CITY OF ORANGEBURG, S. C.

January 12, 1954

Minutes of Regular Meeting of City Council held January 12, 1954. Present,

Councilman · Councilman

R. H. Jennings, Jr.

J. R. Council J. S. Bryant

Minutes of Regular Meeting of City Council held December 22nd, 1953, read and approved.

Report of the Chief of Police for the month of December.

Number of Arrests 248 595 Days in Jail Fines & Forfeitures \$ 2530.00 Transferred to Higher Court 2h

received as information.

A communication from the Verdant Garden Club thanking the City Council for assistance in cleaning up the Presbyterian Church cemetery was read and received as information.

" AN ORDINANCE TO DESIGNATE THE AREA EMBRACED WITHIN THE CORPO-RATE LIMITS OF THE CITY OF ORANGEBURG AS A BIRD SANCTUARY " passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

A Resolution petitioning the Federal Power Commission of the United States of America to amend its decision, dated February 18th, 1953, requesting the changing of date of operation of gas line in the City of Orangeburg from July 1, 1954 to December 31, 1954, was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution ordering final plans and specifications for the Natural Gas distribution and transmission system, dated August 19th, 1952, between the City of Orangeburg and Barnard and Burk, an engineering partnership, whereby the date that construction must be completed and actual operation begun be changed from July 1st, 1954 to December 31st, 1954, was approved by the following vote.

Yea, the Mayor, Councilmen: Council and Bryant. (See Resolution attached to and made a part of these minutes)

City Council approved reorganization of the City Department now known as Water and Light Department. Henceforth, all activities of this Department, together with additional related facilities which may be added from time to time will be incorporated in a Department known as Department of Public Utilities, with an organization consisting of a manager over all divisions. The present divisions to be known as Office Division with an Office Manager, Electric Division, Gas Division, Water Division, with a Superintendent of each of the above divisions. Provided, however, that Electric Division andWater Division may be headed by the same superintendent, but Electric Division and Gas Division may not be combined under one superintendent. Other divisions as needed to be added by approval of Council. Council named John F. Pearson as Manager of Department of Public Utilities, and Mr. Pearson recommended, and Council approved, Alan Mc. Johnstone, as Superintendent of Electric Division and of Water Division, and W. Lee Davis as Office Manager of Office Division.
Yea, the Mayor, Councilmen Council and Bryant.

Minutes of January 12th, continued page 2

Council approved a new lighting system for certain areas of the City as follows:

TO LIGHT THE FOLLOWING WITH UNDERGROUND WIRING:

New U. S. 301 from River Bridge to Windsor Street to an intensity of 0.4 ft. candles using approximately 10 units, and each lighting unit spaced approximately at 300 ' intervals on one side of the street;

From Windsor to Boulevard to an intensity of 0.8 ft. candles using approximately 24 units, these lighting units to be apaced at approximately 300 'intervals on both sides of the street, staggered;

Boulevard to City Limits (North) to an intensity of 0.4 ft. candles, using approximately 9 units, lighting units to be spaced at approximately 300° intervals on one side of the street.

ALSO TO LIGHT THE FOLLOWING WITH OVERHEAD WIRING:

_ To an intensity of 1.2 ft. candles:

Russell Street from Windsor to Watson using approximately 42 units;

Broughton Street from Amelia to new 301 using approximately 18 units;

Middleton Street from Amelia to new 301 using approximately 15 units;

Church Street from Amelia to Russell and the Square using approximately $\boldsymbol{8}$ units.

Above units to be placed on both sides of the street.

To an intensity of .4 ft. candles:

Russell Street from Windsor to intersection of 301, South, using approximately 9 units, placed on one side of the street.

To an intensity of 0.8 ft. candles:

Boulevard from Russell to 301.

The total cost of this lighting system estimated to be from \$50,000.00 to \$55,000.00

Units to be 20,000 Lumen Mercury Vapor Fixtures on Steel Poles.

Yea, Mayor, Councilmen Council and Bryant.

Plans and Specifications of proposed Gas Distributing System in the City of Orangeburg, made by Barnard and Burk, Consulting Engineers, to be presented to J. F. Pearson, Supt., for inspection. Final approval to be made by the City Council by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

RESOLUTION.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That pursuant to a contract entered into on the 19th day of August, 1952, by and between the City of Orangeburg and Barnard and Burk, an engineering partnership, the City of Orangeburg does hereby order final plans and specifications for "the natural gas distribution and transmission system" provided for by said agreement, contingent upon the Federal Power Commission amending its decision, February 18, 1953, South Carolina Natural Gas Company, Docket No. G-1961, whereby the date that construction must be completed and actual operations begun be changed from "July 1, 1954," to December 31, 1954.

BE IT FURTHER RESOLVED That a signed copy of this Resolution be forwarded to Barnard and Burk.

Passed by the City Council, in council assembled, at Orangeburg, South Carolina, this twelfth day of January, A. D., 1954.

Mayor

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ATTEST:

City Clerk and Treasurer

RESOLUTION.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg petition the Federal Power Commission of the United States of America to amend its decision dated February 18, 1953, in the matter of the South Carolina Natural Gas Company Docket G-1961, by changing the date whereby all construction must be completed and all actual operations commenced from July 1, 1954, to December 31, 1954.

BE IT FURTHER RESOLVED that the Honorable R. H. Jennings, Jr., Mayor, be authorized and directed to sign the petition.

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be authorized and directed to write to the South Carolina Natural Gas Company and request that they endorse the aforementioned petition.

Passed by the City Council, in council assembled, at Orangeburg, South Carolina, this twelfth day of January, A. D., 1954.

Mayor

Councilmen.

ATTEST:

City Clerk and Treasurer.

CITY OF ORANGEBURG, S. C.

January 21, 1954

Minutes of a Special Meeting of City Council held January 21, 1954.
Present,

The Mayor Councilman Councilman R. H. Jennings, Jr. J. R. Council

J. S. Bryant

" AN ORDINANCE COMBINING INTO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, S. C. ITS PROPOSED NATURAL GAS SYSTEM " was read by title and passed first reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The City Treasurer was authorized to send a check to the Hanover Bank of New York for \$15,900.00 to pay outstanding Electric Revenue Bonds in the amount of \$8,000.00, numbered 49 to 56 inclusive and Water Revenue Bonds in the amount of \$7,000.00, numbered 37 to 44 inclusive. These bonds due and payable at the rate of \$5,000.00 per year on January 1st, 1955, 1956 and 1957, with interest at the rate of three (3%) percent, by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

A Resolution authorizing the City Council to call \$125,000.00 outstanding Sewer Revenue Bonds was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution authorizing the Mayor to bottow \$130,000.00, from the local banks, to retire Sewer Refunding Bonds, was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

(See Resolution attached to and made a part of these minutes)

RESOLUTION.

BE IT RESOLVED by the City Council of the City of Orangeburg, South Carolina, in council assembled, and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be authorized and directed to borrow that sum of money (for a period of not more than three months, at not more than (2½) two and one-halfper cent) necessary to retire the outstanding and unmatured bonds of the issue of \$200,000, City of Orangeburg, S. C., combined utility system revenue bonds of September 1, 1948, dated September 1, 1948.

BE IT FURTHER RESOLVED that the Honorable R. H. Jennings, Jr., Mayor, be, and he hereby is, authorized and directed to sign all papers and do all things necessary to accomplish the above.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this the 26th day of January, A. D., 1954.

Mayor

Councilmen

ATTEST:

City Clerk & Treasurer

THE STATE OF SOUTH CAROLINA.

WHEREAS, the City of Orangeburg, South Carolina, has outstanding the unmatured bonds of an issue of Two Hundred Thousand Dollars (\$200,000) Combined Public Utility System Revenue Bonds of September 1, 1948, dated September 1st, 1948, which, by their terms, are subject to redemption on September 1st, 1952, or any subsequent interest payment date, at par, accrued interest to the date fixed for redemption, plus the redemption premium specified in said bonds; and,

WHEREAS, the City of Orangeburg is now making arrangements to raise the moneys needed to retire said bonds as of March 18t, 1954,

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, AS FOLLOWS:

Section 1.

That all outstanding and unmatured bonds of the issue of Two Hundred Thousand Dollars (\$200,000) City of Orangeburg, South Carolina, Combined Public Utility System Revenue Bonds of September 1, 1948, dated September 1st, 1948, be and the same are hereby called for payment and redemption on March 1st, 1954, at the office of the Paying Agent, The Hanover Bank, in the City of New York, State of New York, at par, plus accrued interest to March 1st, 1954, and a premium of three per centum (3%) of the principal amount of each bond, said three per centum (3%) being the sum specified as the redemption premium for bonds called on said date.

Section 2.

Notice of the call for such redemption shall be given by publishing a notice thereof in "The Bond Buyer", a financial journal published in the City of New York, not less than thirty days before March 1st, 1954, and shall be in form substantially as follows:

"NOTICE OF CALL FOR REDEMPTION

\$200,000 CITY OF ORANGEBURG, SOUTH CAROLINA, COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS OF SEPTEMBER 1, 1948, DATEDSEPTEMBER 1ST, 1948, AND MATURING SERIALLY FROM SEPTEBER 1ST, 1949 TO SEPTEMBER 1ST, 1963.

TO THE HOLDERS OF THE OUTSTANDING BONDS OF THE ABOVE ISSUE:

NOTICE IS HEREBY GIVEN That the City of Orangeburg, South Carolina, has duly called and does hereby call for redemption and payment on MARCH 1ST, 1954, at the principal office of The Hanover Bank, in the City of New York, State of New York, all outstanding bonds of the aforesaid issue, at par, accrued interest to the date fixed for redemption, and a redemption premium of three per centum (3%) of the face amount of each bond called, which outstanding bonds, in the absence of provision permitting their call would mature serially from September 1st, 1954, to September 1st, 1963, and that on March 1st, 1954, all bonds of said issue will cease to bear interest unless not paid on presentation. All bonds presented for payment must have March 1st, 1954, and subsequent coupons to respective maturities thereof attached thereto.

THIS NOTICE is given in pursuance of the right reserved in the City of Orangeburg to redeem and pay said bonds on September 1st, 1952, or any interest payment date thereafter.

CITY OF ORANGEBURG, SOUTH CAROLINA."

Section 3.

The Clerk and Treasurer of said City do notify the said The Hanover Bank, at which said Bank said bonds and interest coupons thereto attached are payable, ofsaid call.

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Clerk and Treasurer.

Youncilmen

(SEAL)

CITY OF ORANGEBURG, S. C.

January 26, 1954.

Minutes of a Regular Meeting of City Council held January 26, 1954. Present,

The Mayor Councilman Councilman

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Minutes of a Regular Meeting of City Council held January 12, 1954, and of a Special Meeting held January 21st, 1954, read and approved.

Mr. John F. Pearson, Supt. of Orangeburg Water and Light Plant, advised Council that he had received bids for the purchasing of two l2 ton pick-up trucks, models 1954, and that the low bidder was Wannamaker Motor Company of Orangeburg, S. C. The Council authorized the purchasing of these trucks.

" AN ORDINANCE TO AMEND AN ORDINANCE REGULATING THE PLUMBING CODE IN THE CITY OF ORANGEBURG" passed second reading as amended by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The resignation of Mr. W. F. Cannon as a member of the Board of Health of the City of Orangeburg was accepted and the City Clerk was authorized to write Mr. Cannon of the acceptance by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The resignation of Dr. Vance W. Brabhama as City Health Officer of the City of Orangeburg, effective March 1, 1954, was accepted by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A Resolution commending Dr. Vance W. Brabham for his long and faithful service in public health welfare in the City of Orangeburg was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution creating a division of public health under the Staff Department of City Government and abolishing what is now known as the Health Department of the City of Orangeburg, was passed by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

Council appointed Mr. J. W. Pickens to serve as a member of the Board of Health by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Mr. H. H. Smith requested the City Council to install a sewer line in front of his property at the corner of Boulevard, S. W. and the John C. Calhoun Drive. Council agreed to this, provided, Mr. Smith would put up a deposit of \$1.00 per foot until such time as the sewer line is connected, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A Resolution authorizing the naming of the re-located Route 301 through the City of Orangeburg to the John C. Calhoun Drive was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution requesting the Senator and Members of the House of Representatives from Orangeburg County to sponsor " A BILL TO VALIDATE PREVIOUS ACTION BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG IN COMBINING ITS WATERWORKS SYSTEM, ITS SEWERAGE SYSTEM AND ITS ELECTRIC LIGHT DISTRIBUTION SYSTEM, TO AUTHORIZE THE CITY COUNCIL TO CONSTRUCT A NATURAL GAS SYSTEM AS A PART OF ITS COMBINED PUBLIC UTILITY SYSTEM, TO MAKE PROVISION FOR THE ISSUANCE OF REVENUE BONDS OF SAID CITY TO PAY THE COST OF CONSTRUCT ING SAID NATURAL GAS SYSTEM, AND FOR OTHER PURPOSES ENUMERATED IN THIS ACT." was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.
(See Resolution attached to and made a part of these minutes)

" AN ORDINANCE COMBINING INTO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, ITS PROPOSED NATURAL GAS SYSTEM" passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Clerk was authorized to advise the Hanover Bank of New York that the \$128,750.00 for the payment of \$125,000.00 combined public utility system revenue bonds along with \$3,750.00 for calling including premium, March 1, 1954, would be forwarded by the First National Bank of Orangeburg, S. C. (See Resolution attached to and made a part of these minutes)

RESOLUTION

WHEREAS, Dr. Vance W. Brabham has tendered his resignation as Health Officer of the City of Orangeburg, effective at the will of the City Council, and has indicated that the date of March 1, 1954 would be most convenient for such resignation to become effective, and

WHEREAS, the City of Orangeburg is deeply indebted to Dr. Brabham for his long and faithful service in the interest of the public health and welfare of the community especially in the control of communicable diseases, the elemination of surface toilets, the eradication of pests and insects which spread germs and cause sickness and discomfort, and also in the measures taken to safeguard the public supply of foods such as meat and dairy products, and in other ways too numerous to include here.

NOW THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg accept with regret the resignation as tendered to take effect March 1, 1954.

BE IT FURTHER RESOLVED that, by copy of this resolution, Dr. Brabham be formally advised of the high esteem in which he is held by the Council, and be reassured of the lasting appreciation of his valuable services.

Passed by the City Council, in Council assembled this twenty sixth day of January, A.D., 1954.

MAYOR

COUNCILMAN

CÓUNGILMAN

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CITY CLERK AND TREASURER.

RESOLUTION

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

The Health Department of the City of Orangeburg, as formerly constituted, is hereby abolished and in its stead there is established a Division of Public Health under the Staff Department of the City government. The duties and responsibilities of the Division of Public Health will be the same as those formerly assigned the Health Department, except that the Sanitation Division with its personnel and equipment is hereby transferred to the Department of Public Works and will henceforth operate as a Division of the Department of Public Works, under the Director of Public Works.

The Division of Public Health will continue to be supervised by the Board of Health of the City of Orangeburg, with the Chairman and members of the Board as appointed by the City Council. The Chairman of the Board of Health shall be a Medical Doctor and shall receive such compensation as may be fixed by City Council. The Board of Health and its Division of Public Health will function under the applicable laws of the State of South Carolina and the ordinances and regulations of the City of Orangeburg. The Councilman appointed as Commissioner of the Staff Department will exercise such authority over the Department as is customarily exercised by the Commissioner of departments of the City government.

The Superintmedent of the Division of Public Health shall be designated Health Officer of the City of Orangeburg. The Health Officer shall be appointed by the City Council upon recommendation of the Board of Health. He shall be duly qualified to perform the duties as set forth by statute and regulations.

(Cont'd page 2)

Under the provisions outlined above the following appointments are made, effective March 1, 1954:

Chairman of the Board of Health - Dr. Vance W. Brabham

Member of the Board of Health - Mr. Rut L. Osborne, Jr.

Member of the Board of Health - Mr. J. W. Pickens

Health Officer - Dr. John W. Dantzler

Director of Public Works - A.T. Brown

Supt. of Sanitation Division of Dept. of Public Works - D.J. Salley

Secretary of Board of Health to be appointed by the Board.

Passed by the City Council, in council assembled this twenty sixth day of January, A.D., 1954.

Mayor

Councilman

Councilman

ATTEST:

City Clerk and Treasurer.

RESOLUTION

WHEREAS, the City of Orangeburg, in conjunction with the State

Highway Department and the Federal Bureau of Public Roads, is constructing

a relocation of U.S. Route 301 through the City of Orangeburg thereby creating

for the most part a new street that is presently named, and

WHEREAS, the new location follows the old Calhoun Street for approximately one-half mile causing the name "Calhoun" to be fixed in the public mind, and

WHEREAS the full name of "John C. Calhoun" is considered to be appropriate in that it specifically designates the man whose memory it is intended to perpetuate, and

WHEREAS it is considered that the name of no greater or more worthy historical figure could be selected from the annals of the great State of South Carolina for remembrance,

NOW THEREFORE BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the new street established by the relocation of U.S. Highway

301 through the City of Orangeburg be and hereby is named

"JOHN C. CALHOUN DRIVE"

Passed by the City Council, in council assembled, at Orangeburg, South Carolina, this twenty-sixth day of January, A.D., 1954.

Morron

Councilman

Councilman

ATTEST:

City Clerk and Treasurer,

RESOLUTION

BE IT RESOLVED by the City Council of the City of Orangeburg, South Carolina, in council assembled, and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he hereby is, authorized and directed to contact the Senator and the members of the House of Representatives from Orangeburg County, and that he request that they sponsor the attached proposed bill and do everything within their power to pass the same and make it a law of the State of South Carolina.

BE IT FURTHER RESOLVED that a copy of this Resolution be sent to each member of the Orangeburg County Delegation.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this the 26th day of January, A. D., 1954.

Mayor

Councilmen.

ATTEST:

City Clerk & Treasurer.

A BILL

TO VALIDATE PREVIOUS ACTION BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG IN COMBINING ITS WATERWORKS SYSTEM, ITS SEWERAGE SYSTEM AND ITS ELECTRIC LIGHT DISTRIBUTION SYSTEM, TO AUTHORIZE THE CITY COUNCIL OF ORANGEBURG TO CONSTRUCT A NATURAL GAS SYSTEM AS A PART OF ITS COMBINED PUBLIC UTILITY SYSTEM, TO MAKE PROVISION FOR THE ISSUANCE OF REVENUE BONDS OF SAID CITY TO PAY THE COST OF CONSTRUCTING SAID NATURAL GAS SYSTEM, AND FOR OTHER PURPOSES ENUMERATED IN THIS ACT.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF SOUTH CAROLINA:

Section 1.

That the action taken by the City Council of the City of Orangeburg in combining its existing Waterworks System, its existing Sewerage System and its existing Electric Light Distribution System into a single System, designated as Combined Public Utility System of the City of Orangeburg, pursuant to the authorizations of the statute now codified as Section 59-365, Code of Laws of South Carolina, 1952, be and the same is hereby validated and onfirmed, and said City of Orangeburg shall be further empowered to construct a Natural Gas System, in and for the said City and the area adjacent thereto, and to incorporate and consolidate said Natural Gas System into its Combined Public Utility System, as a part and parcel thereof.

Section 2.

That the City Council of the City of Orangeburg shall be empowered to finance the cost of the construction of the said Natural Gas System through the issuance of revenue bonds, as authorized by either the statute codified as Code Sections 59-361 to 59-415, inclusive, or by the Statute codified as Code Sections 59-651 to 59-682, inclusive, as amended, and to secure the payment of the principal and interest of such revenue bonds, in the manner provided by the particular statutory authorization availed of, by a

pledge of the revenues of said Combined Public Utility System, which shall include the existing Waterworks System, the existing Sewerage System, the existing Electric Eight Distribution System and the said Natural Gas System.

Section 3.

In the event that the City Council of the City of Orangeburg shall avail itself of the authorizations of Code Sections 59-361 to 59-415, inclusive, it may issue bonds pursuant to said Sections in an amount sufficient to:

- (1), defray the costs and expenses incurred in the contruction of said Natural Gas Sytem,
- (2), provide funds for the payment of any outstanding bonds secured by the revenues of said Combined Public Utility System, or any part thereof, or for the payment of any loan made to the City to enable it to effect the payment of any such bonds,
- (3), defray the costs and expenses incurred or to be incurred in enlarging or improving the Waterworks System, which shall include the payment of any loans or debts due by reason of improvements heretofore made to the Waterworks System, and,
- (4), defray the costs and expenses incurred or to be incurred for enlargements or improvements to either or both of its Electric Light Distribution System and its Sewerage System.

Section 4.

In the event that the City Council of the City of Orangeburg shall avail itself of the authorizations of Code Sections 59-651 to 59-682, inclusive, as amended, it shall likewise be empowered to issue bonds

pursuant to said Sections in an amount sufficient to:

- (1), defray the costs and expenses incurred in the construction of said Natural Gas System,
- (2), provide funds for the payment of any outstanding bonds secured by the revenues of said Combined Public Utility System, or any part thereof, or for the payment of any loan made to the City to enable it to effect the payment of any such bonds,
- (3), defray the costs and expenses incurred or to be incurred in enlarging or improving the Waterworks System,
 which shall include the payment of any loans or debts due by
 reason of improvements heretofore made to the Waterworks
 System, and,
- (4), defray the costs and expenses incurred or to be incurred for enlargements or improvements to either or both of its Electric Light Distribution System and its Sewerage System.
- In the event that Code Sections 59-651 to 59-682, inclusive, as amended, shall be availed of, the action taken by the City Council in pursuance thereof, to make provision for the issuance of bonds, shall be in the form of an Ordinance, duly adopted, and said City Council shall be empowered, in said Ordinance, to adopt such name or designation for the bonds as it shall approve.

Section 5.

This Act shall take effect upon its approval by the Governor.

CITY OF ORANGEBURG, S. C.

January 27, 1954.

Minutes of a Special Meeting of City Council held January 27, 1954.
Present,

The Mayor Councilman Councilman R. H. Jennings, Jr. J. R. Council

J. S. Bryant

" AN ORDINANCE OCMBINING INTO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, ITS PROPOSED NATURAL GAS SYSTEM" passed third reading and was enacted into law by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

See Certification of copies of a Special Meeting of City Council held January 21, 1954, at 3:00 P. M., at which time this Ordinance was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

And Minutes of a Regular Meeting held January 26, 1954, at 7:00 P. M. at which time this Ordinance passed second reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

And Minutes of a Special Meeting of City Council held January 29, 1954, at 11:00 A. M. at which time this Ordinance passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

And made a part of the Ordinance.

A Resolution authorizing the Mayor and City Council to approve highway plans and traffic regulation agreement on route No. S - 238 Rowe Street, S - 243 Adden Street and S - 973 Jennings St. was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.
(See Resolution attached to and made a part of these minutes)

Crangeburg, South Carolina, January 25th 1954.

The Hanover Bank New York Lew York

Jose Sirai

In re: \$200,000 City of Orangeburg, South Carolina, Combined Public Stility System Revenue Bonds of September 1, 1948, dated September 1st, 1948, and maturing serially from September 1 lst. 1949 to September 1st, 1963

As paying agent of the above bonds (you being named therein as Central Hanover Bank & Trust Company). I wish to notify you that action has been taken by the City Council of the City of Grangeburg, calling the outstanding and unmatered bonds of the above issue for payment at your Bank on March lat, 1954.

The City is arranging with the First National Bank, in the City of Grangeburg to forward you, in ample time to reach you on March let, 1976, the our meeted to retire the outstanding bonds of this issue, not held by the City,

For your information, of the outstanding and unmatured 155,000 outstanding and unmatured bonds, the City owns the following numbered bonds (each for 1,000) of the maturities set opposite each, aggregating 30,000.00

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This leaves outstanding, and to be presented to your Bank for payment on Larch 1st, 1954, 5 128,750.00 bonds, numbered and maturing as follows:

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MATURITY DATE (SEPTEMBER 1)

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125,000.00 3% Premium 3,750.00

128,750.00

This notice is given you in accordance with the resolution adopted by City Council, calling the above bonds, and is sent to you in six counterparts. I would request that you sign the copies in the manner indicated thereon and return to me, so as to thus evidence receipt of it.

Very truly yours,

Clerk and Troy Surer, Vity of Craticolary, Joune Carolina

(SCAL) REGISTERDI MAIL RETURN REGEIFT ANQUESTED.

THE HANOVER BANK acknowledges to have received on the 29 day of January, 1954, the original of the above letter from the Clerk and Treasurer of the City of Orangeburg, South Carolina.

THE HANDYER DANKS,
BY Humb he

Its; Assistant Treasurer

APPROVAL OF HIGHWAY PLANS

	STATE OF SOUTH CAROLINA .)
	COUNTY OF Orangeburg) RESOLUTION
)	DCCKET NO. 38.433	
	F. A. PROJECT NO.) MUNICIPALITY OF ORANGEBURG, S.C.
	ROUTE OR ROAD NO. S-238, S-243, Rowe St Adden St	S-973 Jennings St
	WHEREAS, The South Carolin road or street improvements in the a	na State Highway Department is making certain above named Municipality, and
	grades of that section of the above	officials of said Municipality have inspected the State Highway Department the location and named project within said Municipality, as in the Columbia office of the State Highway
	duly elected officials, hereby approby these plans and the State Highway	ance with Act 329, Acts of 1951 of the General lina, the said Municipality, acting through its oves the alignment, grades and drainage as shown y Department is hereby relieved of all responsiproperty damages incident to the improvement of limits of the said Municipality.
	made a part of the official minutes	nat the contents of this Resolution will be of said Municipality and that the <u>original</u> th the South Carolina State Highway Department
,	This Resolution is hereby	adopted this 29 day of January , 19 54 .
	•	MUNICIPALITY OF Orangeburg, S. C.
Ė	Attest:	BY: Mayor Mayor
_	Town Clerk	
٠,		

STATE OF SOUTH CAROLINA	
COUNTY OF	
DOCKET NO.	TRAFFIC REGULATION AGREEMENT
PROJECT NO.	
ROUTE OR ROAD NO.	
$\mathcal{L}_{\mathcal{A}}(x,y,y,z) = \mathcal{L}_{\mathcal{A}}(x,y,z)$	
WHEREAS, The Municipality of officially request and authorize the South Carolina the street or streets included in this agreement in regulations of the South Carolina State Highway Depa	accordance with the plans, specifications, and
WHEREAS, It is necessary in order to secure th Municipality to assume certain definite obligations and the clearing and future protection of the right	in connection with the regulation of traffic on
NOW, THEREFORE, Be it resolved that all laws, nals regulating the speed limits, traffic movements, way will be established by the Municipality in coope traffic on this section of the highway will not be p abutting or cross streets, and no unreasonable speed street.	ration with the State Highway Department and the enalized nor made secondary to the traffic of
the plans prepared by the State Highway Department a croachment along any or all parts of the improvement water and sewer pipes, manholes, or fire hydrants an will be moved or rearranged, and all necessary right secured to conform to the plans for the proposed imp without any expense to the State Highway Department those items shown on the plans for this street to be IN WITNESS WHEREOF, This Resolution is hereby	covered by this agreement, and that all municipal d all power, light, telegraph, or telephone poles s of way for drainage ditches or pipes will be rovement and that all of the above will be done except adjusted as items in the contract. adopted and made a part of the Municipal records
with the South Carolina State Highway Department at	nd the original of this Resolution will be filed Columbia.
	MUNICIPALITY OF
	By Maurin D
ATTEST:	Mayor
La Albandana	1 Kouncil
Clerk	

DESCRIPTION OF STREETS OR ROADS

- 15, Some St. - From Date St. to Salabota St. - 245, Addition St.

February 9th, 1953.

NO meeting of City Council dge to the absence from the city of Mayor R.H. Jennings Jr. and Councilman James S. Bryant.

CITY OF ORANGEBURG, S. C.

February 19, 1954

Minutes of a Special Meeting of City Council held February 19th, 1954, at 10:30 A. M., at which time were present.

The Mayor

Councilman

Councilman

Councilman

Councilman

Councilman

James S. Bryant

constituting the entire City Council.

Councilman J. R. Council offered the following Ordinance, which was reduced to writing and read by the Clerk as follows:

" AN ORDINANCE PROVIDING FOR IMPROVEMENTS AND EXTENSIONS OF THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, S. C., FOR THE ISSUANCE AND SALE OF ONE MILLION FIVE HUNDRED THOUSAND (\$1,500,000) DOLLARS COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS SERIES OF 1954, OF THE CITY OF ORANGEBURG, AND OTHER MATTERS RELATING THERETO.

Councilman James S. Bryant then moved that the said Ordinance be given its first reading, and the motion was duly seconded and unanimously approved by title, by the following vote. **Sea**, the Mayor, Councilmen Council and Bryant.

A traffic regultion agreement between the City of Orangeburg and the South Carolina State Highway Department to improve certain streets in the City of Orangeburg was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant. (See agreement attached to and made a part of these minutes)

Approval of highway plans between the City of Orangeburg and the South Carolina State Highway Department on certain streets in the City of Orangeburg was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

APPROVAL OF HIGHWAY PLANS

STATE OF SOUTH CAROLINA) RESOLUTION
CCUNTY OF CARGINATION) }
DOCKET NO. 38.435	
F. A. PROJECT NO.	MUNICIPALITY OF ORANGEBURG
*ROUTE OR ROAD NO. S-70, S-126, 3-224, S-237, S-238, S-239, S-243, S-244, S-245, S-252, S-507, S-890, S-892, S-897, S-898 WHEREAS, The South Carolina Stroad or street improvements in the above	, 5-900, 5-901, 5-902, 5-914 & 5-974 ate Highway Department is making certain
Assembly of the State of South Carolina, duly elected officials, hereby approves by these plans and the State Highway Departments	with Act 329, Acts of 1951 of the General the said Municipality, acting through its the alignment, grades and drainage as shown artment is hereby relieved of all responsity damages incident to the improvement of of the said Municipality.
made a part of the official minutes of sa	ne contents of this Resolution will be aid Municipality and that the original south Carolina State Highway Department
This Resolution is hereby adopt	ted this 19thay of February, 19 54.
MU	NICIPALITY OF, S. C.
Attest:	Mayor January
Tøwn Clerk	

DIRIE OF SOCIA GRICOLINA	
COUNTY OF ORANGEBURG	
DOCKET NO. 38.435	TRAFFIC REGULATION AGREEMENT
PROJECT NO.	
REVIEWOR ROAD NO. see below	
WHEREAS, The Municipality of Orange officially request and authorize the South Carthe street or streets included in this agreement regulations of the South Carolina State Highway	rolina State Highway Department to improve a section of ent in accordance with the plans, specifications, and
Municipality to assume certain definite obliga	cure the benefit of the proposed improvement for the ations in connection with the regulation of traffic on right of way established for the proposed improvement.
mals regulating the speed limits, traffic move way will be established by the Municipality in traffic on this section of the highway will no	laws, rules, regulations, ordinances, or traffic sig- ements, or parking of vehicles on this section of high- n cooperation with the State Highway Department and the ot be penalized nor made secondary to the traffic of a speed limits will be established for the traffic on the
the plans prepared by the State Highway Depart croachment along any or all parts of the impro water and sewer pipes, manholes, or fire hydra will be moved or rearranged, and all necessary	
IN WITNESS WHEREOF, This Resolution is head of 19th, day of February 19 with the South Carolina State Highway Department	mereby adopted and made a part of the Municipal records 54 and the original of this Resolution will be filed ent at Columbia.
	MUNICIPALITY OF
	ORANGEBURG . S. C.
ATTEST:	By Mayor
and properly to see	A Agreent
Clerk	Janiel Jano
	and the second s
	Production of the second of t
DESCRIPTI	ON OF STREETS OR ROADS
Rd. S-70: Along Amelia St. from Maple St.	and and consequently and a state of the sta
Rd. S-126: Along Sunnyside St. from Russ Rd. S-22h: Along Sunnyside St. from Amelia to Rembert Summers St. (Rd. 131)	Sell St. (Rts. 301 & 601) to Waring St. (Rd. 125). St. (Rd. 70) to Ellis St., thence along Ellis St.
Barton St. to Sellers St.	St. (Rts. 21 & 178) to Barton St., thence along
Rd. S-238: Along Rowe St. From Dukes St. (Rd. S-239: Along Fair St. from Amelia St. (

Along Adden St. from Broughton St. (Rts. 21 & 178) to Green St. Rd. S-244: Along Park St. from Middleton St. (Rd. 211) to Evergreen St. Rd. S-245: Along Laurel St. from Rembert Summers St. (Rd. 131) to Wilson St. Along Oak St. from Boulevard St. (Rd. 25), northwesterly for approx. 0.2 mile. Along Glover St. from Windsor St. (Rd. 181) to Salley St. Along Berry St. from Columbia St. (Rt. 21) to Wilson St. (City Limits). Rd. S-252: \$ 7.5 5: Along Summer St. from Dantzler St., northwesterly to City Limits (Sta. 5-892: Rd. Along Bantzler St. from Road 974, northeasterly to City Limits (Sta. Along Austin St. from Bantzler St. to City Limits (Sta.). Rd. S-897: Rd. S-898: Along Central St. from Columbia St. (Rt. 21), northwesterly, thence northerly Rd. S-900: to City Limits (Sta. Along Robinson St. from Central St. (Rd. 900) southwesterly for approx. O.l mile. Rd. S-901: Along Azalea St. from Central St. (Rd. 900) southwesterly for approx. 0.14 mile. Rd. S-902: Along Stroman St. from Boulevard St., northeasterly to City Limits (Spring St.). Rd. S-914: Rd. S-974: Along ____ St. from Carolina St. (Rd. 52) to Dantzler St.

CITY OF ORANGEBURG, S. C.

February 23, 1954.

Minutes of Regular Meeting of City Council held February 23, 1954.

Present,

The Mayor Councilman Councilman R. H. Jennings, Jr. J. Roger Council James S. Bryant

Minutes of Council Meetings held January 26 and 27, February 9 and 19th were read and approved.

A Resolution from the Zoning committee expressing appreciation for the services rendered by Mr. A. T. Brown, Executive Assistant to City Council, for assistance given them in preparing the Zoning Ordinance was read and received as information.

The Executive Assistant to City Council was instructed to write each member of the Zoning committee thanking them for their assistance in preparing the Zoning Ordinance of the City of Orangeburg.

AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE YEAR BEGINNING APRIL 1, 1954 AND ENDING MARCH 31, 1955 was read by title and passed first reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Mrs. Bailey McCarty appeared before Council with reference to treatment received by her husband while he was a prisoner in the city jail. After hearing her complaint the Mayor Advised Mrs. McCarty that an investigation would be made by the City Council.

A Resolution providing for the sale of one million five hundred thousand (\$1,500,000.00) dollars Combined Public Utility System Revenue Bonds, series of 1954, of the City of Orangeburg, South Carolina, dated April 1, 1954, was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

" AN ORDINANCE PROVIDING FOR IMPROVEMENTS AND EXTENSIONS TO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE ISSUANCE AND SALE OF ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, DATED APRIL 1, 1954, OF THE CITY OF ORANGEBURG, AND OTHER MATTERS RELATING THERETO. was introduced by Councilman J. Roger Council, seconded by Councilman James S. Bryant and unanimously passed second reading by the following vote. Yea, the Mayor, Councilman Council and Bryant.

A Resolution authorizing the Mayor to sign a Service Agreement with the South Carolina Natural Gas Company of Columbia, South Carolina, for the purchase of Natural Gas, was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

The City Clerk was authorized to present for redemption, April 1, 1954, \$60,000.00 worth of Series G Government Bonds now owned by the Orangeburg Water and Light Plant.

A communication from Mr. J. Stokes Salley, City Recorder, tendering his resignation, effective February 15, 1954, was accepted by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The City Council passed a Resolution expressing to Mr. J. Stokes Salley, City Recorder, their appreciation for the services rendered by him during his term of office by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

Page 2 Minutes February 23, 1954 continued

Mr. Fred R. Fanning, Jr. was appointed to serve as City Recorder effective February 15, 1954, at a salary of \$115.00 per month by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Oath of City Recorder attached to and made a part of these minutes)

" AN ORDINANCE REGULATING THE PLUMBING CODE IN THE CITY OF ORANGEBURG, S. C., passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Mr. C. A. Fischer, Chief of the Fire Department, advised Council that he had received one bid on a new fire truck from The American LaFrance Foamite Chemical Corp., in the amount of \$17,055.00. This was received as information and no action was taken at this time.

Applications for Pension Retirement Supplement for T. W. Murphy and J. Stokes Salley were approved for \$50.00 each per month by the following vote.

RESOLUTION

BE IT RESOLVED by the members of the Zoning Commission of the City of Orangeburg and by authority of the same that:

We wish to express our sincere appreciation and gratitude to Mr. Alec T. Brown, Executive Assistant, City of Orangeburg, for his untiring efforts and devotion to duty in his assistance to each and every member of this Commission during the past eighteen months, while studying and developing the proposed Zoning Ordinance for our City.

Be it further resolved that a copy of this resolution be presented to City Council.

Passed by the Zoning Commission assembled this sixteenth day of February A.D., 1954.

Chairman

Member

Typulainan al

EM From

A RESOLUTION

PROVIDING FOR THE SALE OF ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, DATED APRIL 1, 1954.

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, AS FOLLOWS:

That the ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, of the City of Orangeburg, dated April 1st, 1954, whose issuance is provided for and contemplated by an Ordinance entitled:

"AN ORDINANCE PROVIDING FOR IMPROVEMENTS AND EXTENSIONS TO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE ISSUANCE AND SALE OF ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, DATED APRIL 1, 1954, OF THE CITY OF ORANGEBURG, AND OTHER MATTERS RELATING THERETO",

be advertised for sale in each of:

The Bond Buyer, a financial publication, published in the City of New York, New York,

The State, a newspaper published in the City of Columbia, South Carolina, and having general circulation in said State,

which notice shall appear once, at least ten days before the date set for the sale in each of said publications, and shall be in form substantially follows, and shall contain the terms and conditions set forth herein;

OFFICIAL NOTICE OF SALE

\$1,500,000 CITY OF ORANGEBURG, SOUTH CAROLINA, COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954

SEALED PROPOSALS, addressed to the City Council of the City of Orangeburg, South Carolina, will be received by it until

12:00 o'clock (NOON), EST., THURSDAY, MARCH 11TH, 1954, at which time said proposals will be publicly opened at the City Hall, in said City of Orangeburg, for the purchase of ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) of CITY OF ORANGEBURG, SOUTH CAROLINA, COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954. The said bonds are to

bear date the 1st day of April, A. D. 1954, are to be numbered from 1 to 1,500, inclusive, and are to mature in numerical order as follows:

\$25,000 on April 1st, in each of the years 1955 and 1956;

\$50,000 on April 1st, 1957;

\$65,000 on April 1st, 1958;

\$80,000 on April 1st, 1959;

\$90,000 on April 1st, 1960;

\$100,000 on April 1st, in each of the years 1961 to 1966, inclusive;

\$90,000 on April 1st, in each of the years 1967 and 1968;

\$80,000 on April 1st, in each of the years 1969 to 1972, inclusive; and,

\$65,000 on April 1st, 1973.

The bonds maturing subsequent to April 1st, 1961, are subject to redemption on April 1st, 1961, or any subsequent interest payment date, at the option of the City, at par, accrued interest to the date fixed for redemption, and a redemption premium computed as follows: If the call for redemption be prior to April 1st, 1962, the redemption premium for any bond redeemed shall be two and one-half per centum (2-1/2%) of the principal amount thereofy but if the redemption be effected on or after April 1st, 1962, the redemption premium for any bond redeemed shall be two and one-half per centum (2-1/2%)of the principal amount thereof, less one-quarter (1/4) of one per centum (1%) of the principal amount thereof, for each full year, or fraction thereof, which shall have elapsed between October 1st, 1961, and the date fixed for redemption of such bond; and, if the call for redemption be effected on or after April 1st, 1971, there shall be no redemption premium. If less than all of the outstanding bonds are to be redeemed prior to their maturity, the bonds shall be callable in inverse order of maturity, and if less than all the outstanding bonds of a maturity are to be called for redemption, the bonds of such maturity to he redeemed shall be selected by lot.

SAID BONDS will bear interest at a rate or rates to be named by the bidder, payable semi-annually on October 1st and April 1st of each year hereafter, commencing October 1st, 1954; both principal and interest will be payable in any coin or currency of the United States of America which, at the time of payment, is legal tender for the payment of public and private debts, at the principal office of The Chase National Bank of the City of New York, in the City of New York, State of New York.

BIDDERS are invited to name the rate or rates of interest which the bonds are to bear, and they will be awarded to the bidder offering to take them at the lowest interest cost to the City at a price not less than par and accrued interest to date of delivery, but: (a), all bonds of the same maturity shall bear the same rate of interest, (b), no rate of interest shall be in excess of six per centum (6%) per annum, (c), each interest rate named shall be a multiple of one-eighth (1/8) or one-tenth (1/10) of one per centum (1%), and, (d), all interest payments shall be evidenced by single coupons. Interest cost will be determined by deducting premium from the aggregate of interest on the bonds from April 1st, 1954, until their respective maturities. Bidders are requested to present tabulations showing aggregate interest cost in dollars and cents. The right is reserved to reject any and all proposals. Bids will be accepted or rejected by 2 P. M. (EST), MARCH 11TH, 1954.

SAID BONDS will be issued pursuant to Sections 59-361 to 59-415, inclusive, Code of Laws of South Carolina, 1952, as implemented by an Act of the General Assembly of South Carolina, which became effective February 17th, 1954, and will be payable solely from the revenues derived from the operation of the Combined Public Utility System of the City of Orangeburg (which includes its municipally owned Waterworks System, Sewerage System and Electric Light Distribution System, and a proposed Natural Gas System), and will be secured by a statutory lien upon

said Combined PublicUtility System.

The Ordinance authorizing these bonds authorizes the issuance of further and additional bonds which, when issued in accordance with the provisions thereof, shall rank equally and be on a parity with the said bonds.

Purchasers will be furnished with the printed bonds and an opinion on their validity by Sinkler, Gibbs & Simons, Esqs., Attorneys at Law, Charleston, S. C., and with the usual closing proofs, which will include a certificate that there is no litigation threatened or pending to restrain the issuance or sale of said bonds.

Bidders may obtain information with respect to this offering from R. H. Jennings, Jr., Esq., Mayor, City of Orangeburg, Orangeburg, S. C.

EACH BID should be enclosed in a sealed envelope and marked "PROPOSAL FOR CITY OF ORANGEBURG COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954", and be directed to the undersigned, and must be accompanied by cash, a cashier's check or certified check upon an incorporated bank or trust company, for \$30,000, payable to the Treasurer of the City of Orangeburg, which may, at the option of the City of Orangeburg, be retained as liquidated damages if successful bidder shall fail to comply with its bid.

The bonds will be delivered to the purchaser at Orangeburg, South Carolina, or New York, New York, within forty-five days after the occasion of their award.

R. H. JENNINGS, JR., Mayor, City of Orangeburg, Orangeburg, S. C.

Section 2.

That said Notice, published in substantial accordance with the above form, shall be deeme d the Official Notice of the Sale of the bonds therein mentioned.

ATTEST:

(SEAL)

oancilmen

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg enter into a service agreement with the South Carolina Natural Gas Company, which agreement is hereto attached, and

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be authorized and directed to sign the agreement on behalf of the City of Orangeburg.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this twenty-third day of February A. D., 1954.

Councilmen

ATTEST:

City Clerk and Treasurer

WHEREAS, Judge J. Stokes Salley has reached the retirement age and has submitted his resignation as City Recorder effective February 13th 1954, and

WHEREAS the City of Orangeburg is indebted to Judge Salley for his long and faithful service in the interest of justice and law enforcement.

NOW THEREFORE, BE IT Resolved by the Mayor and Councilmen of the City of Orangeburg, in Council assembled and by authority of the same:

That the City of Orangeburg accept with regret the resignation as submitted and express its appreciation of the service rendered.

BE IT FURTHER RESOLVED that, by copy of this Resolution, Judge Salley be officially advised of the high esteem in which he is held by the Council, and be tendered best wishes for a happy retirement.

Passed by the City Council, in Council assembled this 23rd day of February, A.D. 1954.

ouncilman

Councilman

ATTEST:

City Clerk & Treas.

The State of South Carolina, COUNTY OF ORANGEBURG.

I, Fred R. Fanning, Jr., do solemnly swear that I am duly qualified according to the Constitution and laws of this State to exercise the duties of the office to which I have been elected, or appointed, and that I will to the best of my ability, discharge the duties thereof, and preserve, protect and defend the Constitution of this State and of the United States. I do further solemnly swear that I have not since the first day of January in the year eighteen hundred and eighty one, engaged in a duel as principal or as second or otherwise, and that I will not during City of Orangeburg, I will faithfully discharge all the duties of such, and will preserve the peace and good order of said City as far as I am able to do. So help me God.

this 15th day of February 1954 full farming

Notery Public for S.

The State of South Carolina,

COUNTY OF ORANGEBURG

Sworn to before me this

CITY OF ORANGEBURG.

I do solemnly promise and swear, that I will faithfully and impartially discharge all the duties of the office of Policeman of the City of Orangeburg: that I will promptly execute and obey all the rules, regulations and instruction issued by the City Council, the Mayor or any Councilman of the City, and that I will use my best endeavor to preserve the peace and good order of said City, SO HELP ME GOD.

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CITY OF ORANGEBURG, S. C.

February 27th, 1954.

Minutes of a Special Meeting of City Council held February 27, 1954. Present,

The Mayor Councilman Councilman

R. H. Jennings, Jr. J. Roger Council James S. Bryant

This Meeting was held at 11:00 A. M.

"AN ORDINANCE PROVIDING FOR IMPROVEMENTS AND EXTENSIONS TO THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, SOUTH CAROLINA , FOR THE ISSUANCE AND SALE OF ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, DATED APRIL 1, 1954, OF THE CITY OF ORANGEBURG, AND OTHER MATTERS RELATING THEREOT., was introduced by Councilman J. Roger Council, seconded by Councilman James S. Bryant and passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

A Resolution prescribing regulations and rates to be charged for the services and facilities made available for the Combined Public Utility System of the City of Orangeburg, S. C. Grangeburg County was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

" AN ORDINANCE TO AMEND AN ORDINANCE PASSED BY THE CITY COUNCIL ON APRIL 9, 1943, TO REGULATE THE OPERATIONS OF TAXICABS IN THE CITY OF ORANGEBURG" was peread by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A request from Mr. E. B. Bowman, operator of the Carolina Theatre, asking for a reduction of his deposit for six (6) months rental to three(3) months was approved and the City Clerk was authorized to credit this amount to the payment of rent for the months of March, April and May, 1954, by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See letter attached to these minutes)



MAYOR

J. ROGER COUNCIL,

JAMES S. BRYANT.
COUNCILMEN



ALECT. BROWN, EXECUTIVE ASSISTANT

City of Grangehurg

South Carolina Feb. 26, 1954

Mr. E.B. Bowman Orangeburg, S.C.

Dear Sir:

The City Council has approved the request contained in your letter of February 25th for a reduction of your rental deposit on the Carolina Theatre from six (6) months to three (3) months by omitting the rent payments for the months of March, April and May 1954.

This will reduce your deposit to \$1920.00, which sum will represent the payment of three (3) months rental for the theatre, the same to be applied to the last three (3) months of the current lease agreement between you and the City.

Yours very truly,

Alec T. Brown

Executive Assistant

PRESCRIBING REGULATIONS AND RATES TO BE CHARGED FOR THE SERVICES AND FACILITIES MADE AVAILABLE BY THE COMBINED PUBLIC UTILITY SYSTEM OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA.

WHEREAS, the City Council of the City of Orangeburg proposes to issue ONE MILLION FIVE HUNDRED THOUSAND DOLLARS (\$1,500,000) of CITY OF ORANGEBURG, SOUTH CAROLINA, COMBINED PUBLIC UTILITY SYSTEM REVENUE BONDS, SERIES OF 1954, to be dated April 1st, 1954, and which will be payable, both principal and interest, solely from the revenues derived from the COMBINED PUBLIC UTILITY SYSTEM of the City of Orangeburg; and,

WHEREAS, by Ordinance adopted January 29th, 1954, the City Council of the City of Orangeburg has combined into a COMBINED PUBLIC UTILITY SYSTEM its existing Waterworks System, its existing Sewerage System, its Existing Electric Light Distribution System, and its proposed Natural Gas System; and,

WHEREAS, the City of Orangeburg has in effect a satisfactory schedule of rates for the services and facilities made available by its Waterworks System, its Sewerage System and its Electric Light Distribution System, and appropriate rules and regulations with respect thereto, the same being those adopted by Resolution of the City Council under date of September 11th, 1951; but,

WHEREAS, the City of Orangeburg desires to impose a charge upon the City for the use which the City, and the departments, agencies and instrumentalities thereof make of the services and facilities of said COMBINED PUBLIC UTILITY SYSTEM, and to establish a rate schedule for the services and facilities to be afforded by its Natural Gas System operations,

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, AS FOLLOWS:

Section 1.

The City Council of the City of Orangeburg finds that the rates, rules and regulations, in effect pursuant to a Resolution duly adopted by it under date of September 11th, 1951, covering the services and facilities furnished by the Waterworks System and the Electric Light Distribution System of the City of Orangeburg are proper and declares that the same are hereby approved and confirmed.

Section 2.

The City Council of the City of Orangeburg finds that the rates charged for sewer facilities, viz.:

\$1.00 per month for every building containing not exceeding two (2) toilets or urinals;

\$.25 per month for each additional toilet or urinal, in excess of two (2) but not exceeding twenty (20) in every building; and,

\$.10 per month for each additional toilet or urinal, in escess of twenty (20) in every building,

be, and the same are hereby likewise approved and confirmed.

Section 3.

The following shall be the schedule of monthly charges for natural gas furnished by the Natural Gas System of the City of Orangeburg, South Carolina, to wit:

A. RESIDENTIAL RATES:

The minimum charge shall be \$1.39 per month, for which shall be allowed 200 cubic feet of gas;

Thereafter, there shall be charged:

\$.28 per 100 cubic feet of gas for the next 800 cubic feet;

\$.21 per 100 cubic feet of gas for the next 2,500 cubic feet; and,

\$.12 per 100 cubic feet of gas, for all in excess of 3,500 cubic feet.

Residential rates shall be available to residential consumers only.

B. GENERAL COMMERCIAL AND INDUSTRIAL RATES:

MONTHLY RATE:	DURING HEATING SEASON OCTAPRIL,INC., USE THIS COLUMN	DURING OFF- PEAK SEASON MAY - SEPT., INC.,
Next 15,000 C.F. f Next 80,000 C.F. f Next 200,000 C.F. f	for \$1.66 per month for .156 per 100 C.F. for .122 per 100 C.F.	.833 per 100 C.F. .722 per 100 C.F.

General Commercial and Industrial Rates shall be available to all non-residential consumers.

Section 4.

All natural gas shall be furnished on a metered basis, and a separate meter shall be installed for each domestic and commercial user.

Section 5.

No natural gas shall be furnished or rendered free of charge to any person, firm or corporation, including the City of Orangebufg, South Carolina.

Section 6.

All gas meters shall be read and bills rendered monthly; all bills shall be due and payable from and after the date such bills are rendered, at the office of the City Clerk and Treasurer, or other duly designated person, during the regular hours of business. Any bill paid on or before the 15th day of the month in which such bill is dated shall be subject to a prompt payment discount of ten per centum (10%) thereof. If any bill shall remain unpaid for as long as twenty days, a penalty of ten per centum (10%) shall be imposed upon the delinquent customer, and if such delinquency shall continue for an additional five days, service to such customer shall be discontinued until said customer has paid in full all past due bills and penalties, plus a reconnection charge of Three Dollars (\$3.).

Section 7.

For any new connection made to the Natural Gas System, subsequent to the completion thereof, the person, firm or corporation applying for such service shall pay a connection fee equal to the actual cost of making the initial connection from the gas main to the property line, plus the cost of installing the gas meter. Such payment shall be made prior to the installation of the connection.

Section 8.

All customers shall make a deposit with the City in the sum of \$5.00, or that sum which is the anticipated monthly minimum charge, whichever shall be the greater. No interest will be paid on such deposit, but upon the disconnection of service the customer shall be entitled to the return of the deposit, less any sums due the City by the provisions of this Resolution.

Section 9.

It shall be a violation of this Resolution for any person or persons to tamper with or change any gas meter, or to make any connection to the Natural Gas System without written permission from the City Clerk and Treasurer, or to reconnect service when it has been disconnected for non-payment of a bill for service, until such bill has been paid in full, including the reconnection charge. Any person found guilty of violating the provisions of this Resolution shall be subject to a fine of not exceeding One Hundred Dollars (\$100) or imprisonment for not more than thirty (30) days, in the discretion of the Court trying the offender. Section 10.

The City of Orangeburg shall pay for the services of said COMBINED PUBLIC UTILITY SYSTEM, as follows:

 Electric power consumed in municipal buildings at the same rate that other customers of said Electric Light Distribution System are charged;

- 2. For street lighting, which shall include the electric power used in the proper operation of street lights, at the rate of \$34.80 per year for each street light.
- 3. For water made use of in any municipal buildings at the same rate charged other users of water furnished by the Waterworks System;
- 4. For fire hydrants, which shall include the water used in connection therewith, at the rate of \$25.00 per year for each hydrant;
- 5. For sewer services at the same rate charged other users of the facilities of said Sewerage System; and,
- 6. For natural gas, at the rates hereinbefore specified for non-residential consumers.

Section 11.

The rates and regulations herein prescribed are in addition to an dare intended to supplement those provided for in the Resolution of City Council, adopted September 11th, 1951, which, by reference, is reaffirmed, restated and readopted hereby.

Toung

lmen.

ATTEST:

Clerk and Treasurer.

(SEAL)

WATER SERVICE

All water meters will be installed on the streets, which is the property of the City of Orangburg, S. C.

No flat rate service will be furnished, EXCEPT to such carnivals and traveling shows as it would be inadvisable to meter, and then a special rate will be proposed.

The following rate is based on the usage for one month and the charge is per 100 cubic feet (1 cubic foot is equal to 7½ gallons.)

Water Rates Inside City Limits

25c	per	100	Cu.	Ft.	for	the	e first 5,000 Cu. Ft. a month.
20c	per	100	Cu.	Ft.	for	the	next 10,000 Cu. Ft. a month.
16c	per	100	Cu.	Ft.	for	the	next 15,000 Cu. Ft. a month.
14c	ner	100	C11.	Ft.	for	all	in excess of 30,000 Cu. Ft. a month.

Schedule of Minimum Rates

For ¾ inch tap	\$	1.39	per	month
For 1 inch tap	٠.,	1.67	per	month
For 1½ inch tap				
For 2 inch tap				
For 3 inch tap		4.50	per	month
For 4 inch tap		6.00	per	month
For 6 inch tap	1	0,00	per	month

Water Rates Outside City Limits

40c per 100 Cu. Ft. for the first 5,000 Cu. Ft. a month 30c per 100 Cu. Ft. for the next 10,000 Cu. Ft. a month. 20c per 100 Cu. Ft. for all in excess of 15,000 Cu. Ft. a month.

Schedule of Minimum Rates

For ¾ inch tap	2.09	per	month
For 1 inch tap	2.51	per	month
For 1½ inch tap	3.00	per	month
For 2 inch tap	5.25	per	month
For 4 inch tap	9.00	per	month
For 6 inch tap	15.00	per	month

PROVIDED that the bill in no case be less than the above schedule of minimum rates which are based on the size of pipe supplying the service. Providing, also, that where one tap and service supplies more than one building the minimum rate will be obtained by adding 56c for each additional building inside the City Limits and 84c for each additional building outside the City Limits to the above scheduled minimum rates.

ELECTRIC SERVICE

A. GENERAL:—

- 1. The City will erect necessary wires, etc., to conduct electricity to the premises of the parties using current, free of charge, provided the service is not over 300 feet from a line that is available for the classes of service desired. If this distance is a cater than 300 feet, the customer shall pay the actual cost incurred due to the greater distance. Provided that this shall only apply to where wires are for overhead consumption. Should other form of construction be required, it will be furnished and installed at the cost of consumer.
- 2. The Consumer must erect at his expense, the necessary wires and apparatus to be used in dwellings, premises, or enclosures to which the current is carried, bringing out necessary "cut-ins" leads and "meter-loop", where located by the City and be responsible for their up-keep and repairs. All work and material must meet Standard Fire Underwriters Rules. Improper fusing is positively prohibited and any damage resulting to Citys property, from such causes, will be charged to consumer. The City reserves the right to refuse to give service, or if already furnishing, to discontinue it for any violation of this section.
- 3. Each "cut-in" shall be considered as a separate service. If there is more than one "cut-in" at the same location the consumption recorded by the meters will not be added to arrive at the rate.

B. RATES:—

1. Residential Service

a. Single Phase 2 or 3 Wire, 120-240 Volt Service

5.22c	per	K. W. H.	for the	e first	50 1	K. W.	H. per	month	consumed
2.22c	"	**	"	next	200	**	,,	**	,,
1.66c)1	"	" all	in excess	of 250	,,	**	**	**
		Minimum							
		Minimun	ı Subur	ban Area	.5			1.33	
		- Minimun	ı Rural	Areas .				2.78	

b. Single Phase and 3 Phase, 4 Wire, 120-240 Volt Service

4.44c	per	K.	W.	H.	for	the	first	150	K.	W.	H.	per	month	consumed
2.22c	**		"	,	**	,,,	next	500		,,		"	**	"
1.66c	"		"		" ;	all ir	excess	of 650		,,		,,	"	**

Minimum in City Limits 3.77 per K. W. of connected load per month,

Minimum Suburban Areas\$1.33 per K. W. of connected load for first 2 K. W. of connected load and \$.77 per K. W. for each additional K. W. of connected load

Minimum Rural Areas\$2.78 per K. W. of connected load for first 2 K. W. of connected load and \$.77 for each additional K. W. of connected load.

Availability:

- (a) At all points on the System served by the Company, where three phase primary distribution facilities exist.
- (b) Where such three phase primary distribution facilities do not exist refer to paragraph A above.
- c. Where three phase current is not available, no motor over 5 H.P. will be allowed. Where three phase current is available, all motors over 3 H. P. must be three phase.

2. Commercial Lighting and Small Power Rates up to 25 Kilo-Watts Connected Load

5.00c	per	K,	W.	Η,	for	the	first	50 K.	W.	H. pe	r month	consume
4.44c	"		**		tt	"	next	100	,,	**	"	"
3.33e	7.7		1):		**	'n	,,	200	11		, 21	**
2.22c	**		"		**	**	7>	2,650	"	,,	**	**
1.77c	,,		**		,,	all i	a excess	of 3,000	* **	**	**	**

3. Power Rate for Users having Connected Load of 26. H.P. and over with a Monthly Minimum Charge of .56 per H.P. of Connected Load

5c	· per	K. W. 1	H, for	$th\epsilon$	first	50	K. W. 1	H. per	month	consumed
4c	66	44	. 66	"	next	100	44	**	44	"
3c	66	66	46	66	46	200	"	46	46	66
1.9c	"	44	44	"	"	4,650	46	66	46	44
1.30c	64	61	44	44	46	10,000	44	46	"	"
1.20c	4	44	66	"	46	60,000	"	66 ·	44	"
1.15c	44	"	" 8	all i	n excess	s of 75,000	"	"	"	44

Users under this schedule will be permitted after six months service, to discontinue service, during any subsequent year, for a time not to exceed six months, upon payment of a charge of \$3.00.

4. Special Short Term Rate

The following rate is based on a monthly charge and bill will be rendered on this basis even though the service be required less than a month. Consumers outside the city limits will be required to pay \$1.00 cut on charge and \$1.00 cut off charge.

8c	per K.	W. H.	for	the	first	500	K.	w.	H.	per	month	consumed
6c	"	"	46	66	next	1,000	•	4		"	"	41
4c	44	46	46	"	"	3,500	•	6		"	"	44
9 ~	66	46	66 0	11 3	overen of	5.000	6	6		66	46	66

Provided that in no case shall the bill be less than \$2.22 in the city limits and \$3.33 outside the city limits, and when the connected load is greater than 2 Kilo-Watts, the MINIMUM bill will be 66c for each additional Kilo-Watt, or fraction of a Kilo-Watt, of connected load.

ORANGEBURG WATER AND LIGHT PLANT OF THE CITY OF ORANGEBURG

CONSUMER'S CONTRACT

	No
This agreement made and entered into in the Ci	ty of Orangeburg, S. C., thisday
	etween the City of Orangeburg, hereinafter referred
to as the City, and	
hereinafter referred to as the Consumer.	
WITNESSETH:—	
	ice wires with the consumer's wires at
and there install a meter in a meter loop, which has b	een provided by the Consumer, and furnish electric
current to the Consumer, under electric current rate	schedule, for a connected load of
Kilo-Watts and the Consumer agrees t	o use electric current furnished by the City Plant for
the purpose permitted under said schedule, and to pa	y for the same at the schedule rates.
2. That the said City agrees to furnish metered	water through ainch pipe line,
	Street
to the water mains on	Street, and the Consumer agrees to
use water furnished by the plant of the said City.	
by resolution or ordinance of the City Coucil, and	d LIGHT PLANT, now in effect or hereafter adopted to pay for service of electric current and water at the nthly, as specified in the above mentioned rules, regu- de a part of this contract.
This Contract shall be effective until October 1st, unless notice to the contrary is given thirty days prio	after date, and shall be automatically renewed yearly r to its expiration by either party to this agreement.
This contract shall not be binding unless approve the ORANGEBURG WATER and LIGHT PLANT.	d by the Superintendent, or acting Superintendent of
APPROVED thisday	en de la companya de La companya de la companya del companya de la companya del companya de la c
01)	Mayor.
	Consumer.
Supt. Orangeburg Water and Light Plant.	

RULES, REGULATIONS AND RATES

--OF---

Orangeburg Water and Light Plant of the City of Orangeburg

Adopted by Resolution, September 11, 1951

- 1. Bills for wate, and electric service will be issued monthly, and while the City will make every reasonable effort to see that each patron of the plant receives his bill, no responsibility will be assumed for non-delivery when same has been mailed at the Postoffice.
- 2. All charges for water and electric current service (1) are due and payable at the office of the City Clerk and Treasurer, during office hours, on the SIXTEENTH day of each month and EXCEPT WHERE SPECIFICALLY STATED TO THE CONTRARY in these regulations and rates. All bills for WATER and ELECTRIC CURRENT paid on or before the FIFTEENTH day of the month in which the bill is dated will be subject to a discount of 10%. Bills will be dated on the first day of the month and will cover service for one month prior to date of bill.
- 3. All services will be metered. Where meters fail to register, bills shall be arrived at by taking an average of the three most recent months.
- 4. The consumer making payment by mail is entitled to discount only when Postoffice cancelled stamp evidences mailing on or before the FIFTEENTH day of the month in which payment is due. The provision of 5 & 6 applies unless payment is received (whether mailed or otherwise) at the office of the City Clerk and Treasurer on or before the last day of the month.
- 5. When bills are not paid on or before the last day of the month in which bill is dated, an extra charge of fifty (50c) cents per service inside the City and One (\$1.00) Dollar per service outside the City Limits will be added and service will be subject to immediate discontinuance without further notice.
- 6. When service has been discontinued in accordance with Section 5, all charges for service to date become immediately due and payable and service will not be reinstated until payment in full has been made, including the extra charges listed in Section 5.
- 7. A deposit equal to two month's probable service will be required from all users of water and electric current; provided, that the owner of any premises served with water or electric current will be exempted from such deposits, if the owner signs the contract governing the premises to be served; provided further, that in the event that the owner rents the said premises to a tenant, the tenant will be required to make the deposit unless the owner by signing the contract assumes all obligations in regard to service rendered said premises, and, in the event that the tenant fails to pay bills for service rendered, the owner agrees to pay the same and until said bills are paid in full, no further or future service will be furnished the said premises.
- 8. That the electrical energy to be delivered hereunder to the Consumer is to be delivered for the purpose of its being used by the Consumer as a motive power for operating its machinery, apparatus and appliances in and upon the Consumer's plant and premises hereinbefore mentioned, and for lighting said plant and premises at that place only and for those purposes only, and the Consumer shall not use and hereby agrees not to use or apply or permit to be used or applied any said electrical energy at any place or in any manner or for any purpose, other than as provided for in this contract, and said Consumer shall not have the right and hereby agrees not to transfer or assign this contract, nor to sell or dispose of to others, the whole or any part of the said electrical energy delivered hereunder.
- 9. No claim or demand that the consumer may have against the City shall be considered as an offset against the payment for service furnished under these regulations.
- 10. The City agrees to use reasonable diligence in providing regular and uninterrupted supply of water and current, but in case the supply of water or current should be interrupted or fail by accident, or any cause whatsoever, the City shall not be liable for such interruption or failure.
- 11. No additional service will be installed until a contract, clearly stating rates, discounts, charges, etc., has been entered into.
- 12. Any service cut in prior to the 20th of any month, will be charged not less than the minimum charge of the appropriate schedule, and billed on the first of the succeeding month.
- 13. No contract shall be binding upon the City unless it has been accepted in writing by the Mayor or acting Mayor of the City of Orangeburg, or by the superintendent or acting superintendent of the Orangeburg Water and Light Plant.
- 14. These Rules, Regulations and Rates are referred to in, and made a part of, each contract for water and electric service.

CITY OF ORANGEBURG, S. C.

March 9, 1954.

Minutes of Regular Meeting of City Council held March 9, 1954.

Present,

The Mayor Councilman Councilman R. H. Jennings, Jr. J. Roger Council James S. Bryant

Minutes of Regular Meeting of City Council held February 23 and of Special Meeting held February 27 read and approved.

" AN ORDINANCE TO AMEND AN ORDINANCE REGULATING THE OPERATION OF TAXICABS IN THE CITY OF ORANGEBURG, passed second reading by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

Bids and Specifications for the purchase of a new fire truck from the American LaFrance Foamite Corporation of Elmira, New York for \$17,055.00 was approved and the City Clerk was authorized to sign this contract by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Appropriation of the Chamber of Commerce for \$421.66 per month, effective October 1, 1953, was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The Chamber of Commerce was authorized to make the necessary expenditures for the entertainment of guests during "Open House" at Edisto Gardens to be held Sunday, March 28, 1954, by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGEBURG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1954 AND ENDING MARCH 31, 1955, " passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Report of the Chief of Police for the month of February:

Number of Arrests 119
Days on Public Works 353
Fines & Forfeitures \$1444.00
Transferred to Higher Court 6

received as information.

CITY OF ORANGEBURG, S. C.

March 11, 1954.

Minutes of a Special Meeting of City Council held March 11, 1954. Present,

The Mayor Councilman Councilman

R. H. Jennings, Jr. J. Roger Council James S. Bryant

The purpose of this meeting was to receive bids for the sale of \$1,500,000 Combined Public Utility System Revenue Bonds series of 1954, dated April 1, 1954. The following bids were received.

> Phelps, Fenn & Co. 89 Broadway, New York, New York With an average interest rate of 2.0472 R. S. Dickson & Co. Charlotte, N. C. With an average interest rate of 2.0847 Halsey, Stuart & Co., Inc. 25 Wall St., New York, New York With an average interest rate of 2.1470 White, Weld & Company 40 Wall St. New York, New York With an average interest rate of 1.9964

> Blyth & Company, Inc. 14 Wall St., New York, New York With an average interest rate of 2,1906

After considering the bids, Council awarded the sale of the

Bonds to White, Weld and Company of New York, by the following Yea, the Mayor, Councilmen Council and Bryant.

(See Resolution attached to and made a part of these minutes)

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg does hereby accept the bid of White, Weld & Co., 40 Wall Street, New York 5, New York, for \$1,500,000 par amount of combined public utility system revenue bonds, series of 1954, of the City of Orangeburg, South Carolina, maturing serially on April 1, 1955, to April 1, 1973, inclusive, bearing interest at the rate of:

2-1/2% per annum for bonds maturing 1955 to 1960, inclusive 1-3/4% per annum for bonds maturing 1961 to 1964, inclusive 1.90 % per annum for bonds maturing 1965 to 1967, inclusive 2 % per annum for bonds maturing 1968 to 1971, inclusive 2.20 % per annum for bonds maturing 1972 to 1973, inclusive White, Weld & Co. also agrees under their bid, which is hereby accepted, to pay \$1,501,078.50, plus accrued interest to the date of delivery.

BE IT FURTHER RESOLVED that a copy of this resolution be forwarded to White, Weld & Co.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this eleventh day of March, A. D., 1954.

Mayor

Connect

April Councils of April Councils of Co

ATTEST:

City Clerk and Treasurer

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg does hereby accept the bid of White, Weld & Co., 40 Wall Street, New York 5, New York, for \$1,500,000 par amount of combined public utility system revenue bonds, series of 1954, of the City of Orangeburg, South Carolina, maturing serially on April 1, 1955, to April 1, 1973, inclusive, bearing interest at the rate of:

2-1/2% per annum for bonds maturing 1955 to 1960, inclusive 1-3/4% per annum for bonds maturing 1961 to 1964, inclusive 1.90 % per annum for bonds maturing 1965 to 1967, inclusive 2 % per annum for bonds maturing 1968 to 1971, inclusive 2.20 % per annum for bonds maturing 1972 to 1973, inclusive White, Weld & Co. also agrees under their bid, which is hereby accepted, to pay \$1,501,078.50, plus accrued interest to the date of delivery.

BE IT FURTHER RESOLVED that a copy of this resolution be forwarded to White, Weld & Co.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this eleventh day of March, A. D., 1954.

Mayor

Councilies

ATTEST:

City Clerk and Treasurer

RESCIULION.

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

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2-1/2% per annum for bonds maturing 1955 to 1960, inclusive 1-3/4% per annum for bonds maturing 1961 to 1964, inclusive 1.90 % per annum for bonds maturing 1965 to 1967, inclusive 2.20 % per annum for bonds maturing 1968 to 1971, inclusive 2.20 % per annum for bonds maturing 1972 to 1973, inclusive White, Weld & Co. also agrees under their bid, which is hereby accepted, to pay \$1,501,078.50, plus accrued interest to the date of delivery.

BE IT FURTHER RESOLVED that a copy of this resolution be forwarded to White, Weld & Co.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this eleventh day of March, A. D., 1954.

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Lagrance & Lagran

ATTEST:

CITY OF ORANGEBURG, S. C.

March 23, 1954

Minutes of Regular Meeting of City Council held March 23, 1954. Present,

J. Roger Council James S. Bryant

Acting Mayor Councilman

Absent,

R. H. Jennings, Jr., Mayor, Out of City

Minutes of Regular Meeting of City Council held March 9th,1954., and of a Special Meeting held March 11th, 1954, read and approved.

"AN ORDINANCE TO AMEND AN ORDINANCE, PASSED APRIL 9, 1943, TO REGULATE THE USE AND OPERATIONS OF TAXICABS AND OTHER LIKE VEHICLES IN THE CITY OF ORANGEBURG" passed third reading and was enacted into law by the following vote.
Yea, Acting Mayor, Council and Councilman Bryant.

" AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGEBURG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1954 AND ENDING MARCH 31, 1955" passed third reading and was enacted into law by the following vote. Yea, Acting Mayor, Council and Councilman Bryant.

A Resolution authorizing the mayor to sign an agreement with Mary C. Shecut, Aubrey C. Godowns and Laurie C. Bryant known as the lessors and the City of Orangeburg called the lessee for the leasing of a kkkk building at 225 Middleton, South East, in the City of Orangeburg at \$200.00 per month for a period beginning June 1, 1954 and ending March 31, 1956, in accordance with terms and conditions set forth in said lease was passed by the following vote.

A Resolution authorizing the Mayor to sign a deed conseying to T. Adden Play a strip of land containing approximately 0.08 fof an acre for \$150.00 was approved by the following vote. Yea, Acting Mayor, Council and Councilman Bryant.

A Resolution authorizing the Mayor to sign a deed conveying to Wortham W. Dibble containing 0.20 of an acre was approved by the following vote.

Yea, Acting Mayor Council and Councilman Bryant.

Yea, Acting Mayor Council and Councilman Bryant.

City Administrator, A. T. Brown, was authorized to add additional lights to the Adden Street Playground at a cost of \$180.00 was approved by the following vote.

Yea, Acting Mayor Council and Councilman Bryant.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, South Carolina, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to execute a Lease Agreement on the part of the City of Orangeburg between the City of Orangeburg and Mary C. Shecut, Aubrey C. Godowns and Laurie C. Bryant, for the rental by the City of Orangeburg of that certain store building known as No. 225 Middleton Street, S.E., for the period beginning June 1, 1954, and ending May 31, 1956, for the sum of two hundred (\$200.00) dollars per month, and under the terms and conditions more fully set forth in said Lease, copy of which is hereto attached.

PASSED by the City Council, in council assembled, at Orangeburg, S.C., this the 23rd day of March, A.D. 1954.

ATTEST:

City Clerk and Treasurer.

Councilmen

THE STATE OF SOUTH CAROLINA,

LEASE.

THIS ACREMENT, made and entered into by and between Mary C. Shecut, Aubrey C. Godowns and Laurie C. Bryant, hereinafter called the Lessors, and the City of Orangeburg, South Carolina, hereinafter called the Lessee, WITNESSETH:

That in consideration of the payment to be made as hereinafter provided, the Lessors do hereby lease and demise unto the Lessee the following described property:

That certain store building located in the City of Orangeburg, South Carolina, and known as No. 225 Middleton Street, S.E., which building is a one-story brick building.

TO HAVE AND TO HOLD the said premises unto the Lessee for and during the period beginning on the first day of June, 1954, and ending at midnight on the 31st day of May, 1956; the property to be used for any purpose desired by the Lessee, and the Lessee is given the right to make any interior alterations to said building consistent with its use by the Lessee and such alterations will be made at the expense of the Lessee.

In consideration of the premises, the Lessee agrees during the continuance of this Lease to pay to the Lessors as rent therefor the sum of two hundred (\$200.00) dollars monthly.

IT IS EXPRESSLY AGREED AND UNDERSTOOD By and between the parties that the Lessee shall be given the option to extend this Lease for five 60 additional periods of one (1) year each after the expiration of the initial term and at the same rental and subject to the same conditions, by giving to the Lessors written notice of its intention to exercise the option on or before the 15th day of March in each year prior to the expiration of the Lease or any additional one-year period.

In the event of the total destruction of the premises by fire or some other disaster, this Lease shall be terminated; Provided, however, should the premises be partially damaged, the Lessors shall immediately repair the premises and during such repair the Lessee shall not be liable for rent thereon.

IT IS EXPRESSLY UNDERSTOOD AND AGREED by and between the parties hereto that whatever interior alterations are made on the premises by the Lessee shall be left at the expiration of the Lease, except that the Lessee may remove therefrom all fixtures, heating including, but not limited to, all electrical/and air conditioning fixtures, whether attached to the building or not; provided, however, that when the same are removed that portion of the building from which it is removed shall be put in the same condition as it now exists, normal wear and tear excepted.

The Lessors shall keep the exterior walls, roof and plate glass windows in good repair at all times during the continuance of this Lease but shell not be liable for any other repairs to said building.

IT IS FURTHER AGREED That the Lessee shall have the right to take off the present doors and place in lieu thereof such doors as are satisfactory for its use of the premises, provided that the Lessee, at the expiration of this lease, shall replace the doors removed and leave this doorway in the same condition as now exists, natural wear and tear excepted.

THIS AGREEMENT to be binding upon the parties hereto, their heirs, executors, administrators or assigns.

IN WITNESS WHEREOF The parties have hereunto set their hands and affixed their seals, in duplicate, this day of March, A.D. 1954.

In the presence of		
		L.S.)
india assau tasin yali-sian. 1990-ahar tana ahir-tana ahar tana tasa ayan nasa tahan anah salam n		
		L.S.)
as to lessors	TO THE COLUMN THE SEASON SHEET	L.S.)

CITY OF ORANGEBURG,

City Clerk & Treasurer

or the state of th
as to Lessee
용 이번 보고 있는 물론이 되면 되었다. 그를 보고 가격으로 하는 물론에 기를 통해 보고 있을까지 않는 것이다. 한 사람들이 살았다. 남은 사람들이 살을 보고 있는 것을 보고 있는 것이다. 그런 사람들이 얼마를 보고 있는 것이다.
THE STATE OF SOUTH CAROLINA,
COUNTY OF CRANGEBURG.
Denografic enhanced hadana
Personally appeared before me
and made cath thathe saw the above named Mary C. Shecut, Aubrey
C. Godowns and Laurie C. Bryant, the Lessors, sign, seal and as
their act and deed, deliver the foregoing Lease Agreement, and
he with witnessed the execution
고있는 모르고 있는 이 전 이 이 전 보고 있다면 하는 것은 생활이다는 하는 것이 되는 것이 되었다. 이 것이 되는 것이 되는 것이 하는 것이 되었다. 하는 것이 하는 것이 없다. 12 시간에 있는 이 경기를 받는 것이 되었다. 이 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전
SWORN to before me this
day of Merch, A.D. 1954.
en de la composition de la composition La composition de la
(SEAL)
는 사람들이 되는 생각 생각을 받는 생각을 보면 함께 보고 있다. 그런 사람들이 되었다고 있다고 있다는 것이 되었다는 것이 되었다는 것이 없는 것이 없다고 있다.
THE STATE OF SOUTH CAROLINA,
COUNTY OF ORANGEBURG.
Personally appeared before me
and made oath thathe saw the above named City of Orangeburg,
the Lessee, by R. H. Jennings, Jr., its Mayor, and attested by
회에 마다하는 어린하는 모임이 다른 하나는 이로를 다고 한다면 가는 아이들이 가입니다. 그는 아이들이 많은 하는 것 같은 사람들은 독일을 받는데 다른 사람이 되었다면 하는데 다른 사람이 되었다.
L. F. Theiling, its Clerk and Treasurer, on its behalf, sign,
seal, execute and deliver the foregoing Lease Agreement, andhe
with execution thereof.
사용하다. 1985년 - 1 1985년 - 1985년
SWORN to before me this day of Merch, A.D. 1954.
AND THE PROPERTY OF THE PROPER
(SEAL)
요. 그리고 보고 보면 보면 하는 것 같은 보고 있는 것이다. 그리고 보고 있는 것이다. 그런 그는 것이다. 그런 그런 그는 것이다. 그런 그는 것이다. 그런 그런 그런 그런 그런 그런 그런 그런 그런

ATTEST:

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to execute a deed on the part of the City of Orangeburg, for a consideration of one hundred fifty (150.00) dollars, to T. Adden Player, conveying the following described property, to-wit:

All that certain piece, parcel or lot of land, containing eight one-hundredths (0.08) of an acre, situate, lying and being in the City of Orangeburg, in the County and State aforesaid, being bounded as follows: On the Northeast by other lands of T. Adden Player, measuring thereon on an irregular line ninety (90) feet, more or less, as indicated on the plat hereinafter set forth; on the Southeast by Adden Street N.E., measuring thereon sixty and 3/10 (60.3) feet; on the Southwest by Middleton N.E., measuring thereon sixteen (16) feet; on the Northwest by property being conveyed to Wortham W. Dibble by the City of Orangeburg, measuring thereon one hundred twenty-two and 3/10 (122.3) feet; on the North by property of C. M. Betsill, measuring thereon six (6) feet; being more particularly set forth as "City of Orangeburg to Adden Player" on plat of City Property made by A. T. Brown, Reg. C.E., dated March 9, 1954, appearing of record in the office of the Clerk of Court for Orangeburg County in Plat Book 11, at page

mpom.

City Clerk & Treasurer

ATTEST:

Mayor

I Bryank

Councilmen

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he hereby is, authorized and directed to execute a deed on the part of the City of Orangeburg, conveying to Wortham W. Dibble the property first hereinafter described in exchange for a deed from the said Wortham W. Dibble conveying to the City of Orangeburg the property secondly described herein; to-wit:

1. City of Orangeburg to Wortham W. Dibble:

All that certain piece, parcel or lot of land, containing twenty one-hundredths (0.20) of an acre, situate, lying and being in the City of Orangeburg, in the County and State aforesaid, being bounded and measuring as follows: On the Northeast by property being conveyed by City of Orangeburg to T. Adden Player, measuring thereon one hundred twenty-two and three-tenths (122.3) feet; on the Southwest by Middleton Street N.E., measuring thereon one hundred sixty-five and three-tenths (165.3) feet; on the North by property of C. M. Betsill, measuring thereon one hundred forty-five and seven-tenths (145.7) feet; said tract or lot being triangular in shape and more particularly set forth as "City of Orangeburg to Wortham W. Dibble" on plat of City Property made by A. T. Brown, Reg. C.E., March 9 1954, appearing of record in the office of the Clerk of Court for Orangeburg County in Plat Book 11, at page _

2. Wortham W. Dibble to City of Orangeburg:

All that certain parcel of land located on the west side of Pine Street between Palmetto and Moseley Street in the City of Orangeburg, State and County aforesaid, and being bounded as follows: on the East by Pine Street and measuring thereon thirty feet (30), on the South by land of the said Wortham W. Dibble and measuring thereon fifty-five feet nine inches (55'9"), more or less, on the West by land of Thomas W. Dibble and measuring thereonthirty feet, more or less, and on the North by land now or formerly of Annie L. W. Dibble and measuring thereon fifty-five feet nine inches (55'9") more or less; said parcel being the northern portion of lot deeded to Wortham W. Dibble by Annie Leak Dibble Bradley on March 5, 1954, and recorded in the office of the Clerk of Court for Orangeburg County in Deed Book 185, at page 141.

ATTEST:

City Clerk and Treasurer

Allansif.

Councilmen

April 6, 1954

Minutes of a Special Meeting of City Council held April 6, 1954. Present,

R. H. Jennings, Jr. Mayor J. Roger Council, Councilman James S. Bryant, Councilman

A Resolution authorizing the Mayor to sign a contract with McJunkin Corp. of Charleston, West Virginia, for the pipe to be used in the gas system in accordance with their bid dated April 6, 1954, for the sum of \$203,876.70 was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution authorizing the Mayor to sign a contract with Dixie Construction Company of Georgia, Inc., and Robert E. Lee Construction Company for all materials and labor to install the Gas System as covered by proposal bid in accordance with their bid, dated April 6, 1954 for the sum of \$399,874.89 was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

(See Resolution attached to and made a part of these minutes)

A Resolution authorizing the Mayor to sign a contract with the Sprague Meter Company of Bridgeport, Connecticut, for the purchase of their combined meter and regulators in accordance with bid, dated April 6, 195h, for the sum of \$65,269.13, was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.
(See Resolution attached to and made a part of these minutes)

Applications for the erection of four (h) Service Stations in the City of Orangeburgon the new highway Route 301 were approved by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

A number of citizens of Orangeburg appeared before Council regarding the Zoning Ordinance in the City, requesting certain changes in the proposed zoning Ordinance and after hearing these discussions Council took this matter under advisement by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

" A ZONING ORDINANCE FOR THE CITY OF ORANGEBURG " was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

THAT THE CITY OF ORANGEBURG accept the bid of the McJunkin Corporation for the necessary pipe for the gas system in accordance with its bid dated April 6, 1954, in the amount of two hundred and three thousand eight hundred seventy-six and 70/100 (\$203,876.70) dollars.

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to enter into a contract with McJunkin Corporation for the pipe for the gas system, in accordance with the bid dated April 6, 1954, for the consideration of two hundred and three thousand eight hundred seventy-six and 70/100 (\$203,876.70) dollars.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this sixth day of April, A.D. 1954.

Mayor

Councilmen

ATTEST:

City Clerk and Treasurer.

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg accept the bid of Dixie Construction Company of Georgia, Inc., and the Robert E. Lee Construction Company, Co-adventures, dated April 6, 1954, for all materials and labor to install a gas system except the pipe, regulators and meters, for the sum of three hundred ninety-nine thousand eight hundred seventy-four and 89/100 (\$399,874.89) dollars.

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to enter into a contract with Dixie Construction Company of Georgia, Inc., and Robert E. Lee Construction Company for all materials and labor to install the gas system as covered by Proposal "C" in accordance with the said bid dated April 6, 1954, for the sum of three hundred ninety-nine thousand eight hundred seventy-four and 89/100 (\$399,874.89) dollars.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this sixth day of April, A.D. 1954.

Mayor

Councilmen

ATTEST:

City Clerk and Treasurer

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg accept the bid of Sprague Meter Company, dated April 6, 1954, for their combination meter andregulator, in the amount of sixty-five thousand two hundred sixty-nine and 13/100 (\$65,269.13) dollars.

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to enter into a contract with the Sprague Meter Company for their combination meter and regulator in accordance with the bid dated April 6, 1954, for the sum of sixty-five thousand two hundred sixty-nine and 13/100 (\$65,269.13) dollars.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this sixth day of April, A.D. 1954.

Mayor

Councilmen.

ATTEST:

City Clerk and Treasurer.

CITY OF ORANGEBURG, S. C.

April 13, 1954

Minutes of Regular Meeting of City Council held April 13,1954. Present,

R. H. Jennings, Jr. Mayor
J. Roger Council Councilman
James S. Bryant Councilman

Minutes of Regular Meeting of City Council held March 23 and of a Special Meeting held April 6th read and approved.

Report of the Chief of Police for the month of March:

Number of Arrests 151
Bays Served 227
Fines & Forfeitures \$1887.00
Transferred to higher court 13

received as information.

A Resolution authorizing the Mayor to sign a contract with the Westinghouse Electric Supply Company for new street lighting system on Russell street amounting to \$35,632.07, was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

(See Resolution attached to and made a part of these minutes)

The City Engineer was authorized to move the power line at City Airport at an estimated cost of \$12,000.00 by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

The Chief of Police was authorized to receive bids for the serving of meals to prisoners by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

April 14, 1954

Minutes of a Special Meeting of City Council held April 14, 1954. Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

This Special meeting was called to order at 3 P. M. by the Mayor in the office of the City Administrator for the purpose of considering changes in the Zoning Districts as outlined by the Zoning Commission in its report to the Council. The changes considered were those presented to the Council at its public hearing on Zoning held April 6, 1954.

The Council unanimously took the following action on requests:

- 1. Approved a petition by property owners on S. Broughton Street to change to Bel (Retail Business) District the area adjacent to and 200 feet East and West of Broughton from South Street to the A. C. L. Railroad.
- 2. Extended the B-l District on the North side of Orange Court to include the Tom Dibble property making the Eastern boundary of the B-l District a distance of 337 feet East of Doyle Street.
- 3. Extended the B-l District Westward from the Southern Railway on the North side of Whitman Street to include all of the Wm. Bryant property at 581 Whitman S E instead of cutting across this property at an arbitary distance of 200 feet as formerly shown on the proposed Zoning Map.
- 4. Denied the request of Wortham Dibble for Zoning B-1 an area North of Adden between Middleton and Broughton. The Council determined that this request had not been published and that no opportunity had been given for possible objections. Therefore this request should be renewed later, if desired. It could then be processed through the regular channels set up by the Zoning Ordinance (now in process of adoption) for making changes in classification.
 - 5. The Council determined that the request of Walter D. Berry to have his property on Lowman Street placed in B-1 District should be denied at this time and that relief, if needed, could be requested through the channels provided after the final passage of the Zoning Ordinance.

CITY OF ORANGEBURG, S. C.

April 27, 1954.

Minutes of a Regular Meeting of City Council held April 27, 1954.
Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting of City Council held April 13th, 1954, read, and a Special Meeting held April 14th, read and approved.

A petition signed by 14 residents in the vicinity of Mirmow Base Ball Field requesting that noises be abated when Base Ball games are in progress was referred to the Chief of Police for investigation. Resolutions authorizing the Mayor to sign contracts with the Dixie Construction Company of Georgia, Inc. and Robert E. Lee Construction Company for labor to install a gas system also McJunkin Corp. of Charleston, West Virginia to furnish steel pipe etc. and the Sprague Meter Company of Bridgeport, Conn. to furnish gas meters was approved by the following vote. (See Resolution attached to these minutes)
Yea, the Mayor, Councilmen Council and Bryant.

A Resolution authorizing the Mayor to execute a deed to the South Carolina Electric and Gas Company conveying a strip of Land in Orange Township was approved by the following vote. Yea, the Fayor, Councilmen Council and Bryant. (See Resolution attached to these minutes)

City Administrator, A. T. Brown, advised Council that he had not redeived any objections to the request of the Southern Bell Tel. and Tel. Company for the erection of a telephone exchange at the corner of Summers Avenue and Henley Street and Council approved said application by the following vote. Yea, the Mayor, Councilman Council and Bryant.

Dr. D. C. Wood made application for the erection of a dental office on Park Avenue and City Administrator, A. T. Brown, was instructed to follow the Ordinance that anyone having objections to the same must file said objection in writing on or before May 11th, 1954.

City Council accepted a deed from J. A. Berry for a strip of land to be used as public streets and known as Andrew Street and Brewton Street by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO REGUL ATE ZONING IN THE CITY OF ORANGEBURG passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to execute a deed on the part of the City of Orangeburg, for a consideration of One (\$1.00) Dollar, to South Carolina Electric & Gas Company, a South Carolina corporation, conveying the following right-of-way:

All that certain piece, parcel or strip of land, being one hundred (100) feet wide, situate, lying and being in Orange Township, Orangeburg County, State of South Carolina, bounded as follows: East by lands of Southern Railroad, South by lands of Mrs. Edna M. Dukes and R. F. Dukes, Jr., and now or formerly of Adele Salley Bates, West by lands of North Edisto River, and North by lands of J. B. Smoak, now or formerly of Syphrett and United States of America. Said power line to be constructed substantially as shown on Drawing titled "S. C. G & E Co. Power Line relocation for the Orangeburg Municipal Airport" by A. T. Brown dated May 22, 1952, revised April 19, 1954, starting at J.B. Smoak property line and running Southwest approximately 1930' to the property line of Mrs. Edna M. Dukes and R. F. Dukes, Jr.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this twenty-seventh day of April, A. D., 1954.

Mayor

Councilmen

ATTEST:

City Clerk & Treasurer

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Grangeburg accept the bid of Dixie Construction Company of Georgia, Inc., and the Robert E. Lee Construction Company, Co-adventures, dated April 6, 1954, for all materials and labor to install a gas system except the pipe, regulators and meters, for the sum of three hundred ninety-nine thousand eight hundred seventy-four and 89/100 (\$399,874.89) dollars.

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, directed and authorized to enter into a contract with Dixie Construction Company of Georgia, Inc., and Robert E. Lee Construction Company for all materials and labor to install the gas system as covered by Proposal "C" in accordance with the said bid dated April 6, 1954, for the sum of three hundred ninety-nine thousand eight hundred seventy-four and 89/100 (\$399,874.89) dollars; (a copy of said contract is hereto attached and made a part of this Resolution).

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this twenty-seventh day of April, A. D., 1954.

Mayor

Councilmon

ATTEST:

City Clerk and Treasurers

RESCLUTION.

BE IT RESOLVED by the Mayor and Councilmen of the City of Crangeburg, in council assembled and by authority of the same:

That the City of Orangeburg accept the bid of McJunkin Corporation, Post Office Box 513, Charleston 22, West Virginia, dated April 6, 1954, to provide and furnish steel pipe and deliver the same for a Municipal Natural Gas System, for the sum of Two Hundred Three Thousand Eight Hundred Seventy-six and 70/100 (\$203,876.70) Dollars.

BE IT FURTHER RESOLVED that the Honorable R. H.

Jennings, Jr., Mayor, be and he is hereby directed and authorized to enter into a contract with McJunkin Corporation, Post
Office Box 513, Charleston 22, West Virginia, to provide and furnish steel pipe and deliver the same for a Municipal Natural
Gas System as covered by Proposal "F" in accordance with the said bid dated April 6, 1954, for the sum of Two Hundred Three
Thousand Eight Hundred Seventy-six and 70/100 (\$203,876.70)
Dollars; (a copy of said contract is hereto attached and made a part of this Resolution).

BE IT FURTHER RESOLVED that the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby directed to approve for the City Change Order No. 1 (a copy of which is attached and made a part of this resolution) to the aforementioned contract.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this 27 day of 1954.

ATTEST:

City Clerk and Treasurer.

410 - D

Councilmen

RESCLUTION.

BE IT PESCLVED By the Mayor and Councilmen of the City of Crangeburg, in council assembled and by authority of the same:

That the City of Orangeburg accept the bid of The Sprague Meter Company, Bridgeport, Conn., dated April 21, 1954, to provide and furnish meters and regulators and deliver the same for a Municipal Natural Gas System, for the sum of Sixty-five Thousand Two Hundred Sixty-nime and 13/100 (065, 269.13) Dollars.

BE IT FURTHER RESOLVED That the Honomable R. H. Jennings, Jr., Mayor, be and he is hereby directed and authorized to enter into a contract with The Sprague Meter Company, Bridgeport, Conn., to provide and furnish meters and regulators and deliver the same for a Municipal Natural Gas Sustem as covered by Proposal "E" in accordance with the said bid dated April 21, 1954, for the sum of Sixty-five Thousand Two Hundred Sixty-nine and 13/100 (\$65,269.13) Dollars; (a copy of said contract is hereto attached and made a part of this Resolution).

PASSED by the City Council, in council assembled, & Crangeburg, South Carolina, this ______ day of _______, A. D., 1954.

Sid Clerk and Treasyrer

Comeilmen

May 4th, 1954

Minutes of a Special Meeting of City Council held May 4th, 1954.

Present.

Present,
R. H. Jennings, Jr., Mayor
J. Roger Council, Councilman
James S. Bryant, Councilman

A Resolution authorizing the Mayor to sign an agreement with the South Carolina Electric and Gas Company as shown on drawing of the Orangeburg Municipal Airport, dated March 1, 1954, was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Council agreed that until further notice Regular Meeting of City Council would be held on the first and third Tuesdays in each month in the Council Chambers at 7:00 P. M., the next Regular Meeting to be held Tuesday May 18th, 1954, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

RESOLUTION

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the City of Orangeburg enter into an agreement with the South Carolina Electric & Gas Company for the construction of a new line as shown on the drawing of the Orangeburg Municipal Airport dated March 1, 1954, and the removal of the existing line in the section shown on the said drawing; the said agreement is proposed in that letter of the South Carolina Electric & Gas Company, dated April 30, 1954, to the said City of Orangeburg;

BE IT FURTHER RESOLVED That the Honorable R. H. Jennings, Jr., Mayor, be authorized and directed to sign the said agreement on behalf of the said City of Orangeburg.

PASSED by the City Council in council assembled at Orangeburg, S.C., this the day of May, A.D. 1954.

Mayor

Councilmon

ATTEST:

May 18, 1954

Minutes of Regular Meeting of City Council held May 18, 1954. Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting of City Council Held April 27th and of a Special Meeting held May 4th read and approved.

Mr. W. W. Dibble made application for permission to change the Zoning Ordinance from residential to business corner of Broughton, N. E. and Adden Street.

The City Administrator was instructed to advertise in accordance with the law that anyone having objections to this change in the Zoning Ordinance must file objections with the Council by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Dr. J. W. Dantzler, Health Officer, advised Council that he had placed a quarentine on all dogs in the City of Orangeburg due to an outbreak of rabies, until further notice.

TO AMEND AN ORDINANCE

" AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGEBERG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1954 AND ENDING MARCH 31, 1955 and passed the 23rd day of March 1954, was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator advised Council that he had received bids for the purchase of an automobile to be used by the Administrator, the low bid being Wannamaker Motor Company on a Chevrolet for \$1749.00. Council authorized the purchase of this car by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator was authorized to purchase a used truck to be used by the Assistant City Engineer at a cost of approximately \$500.00, by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator was authorized to marking surface Sunnyside Parking lot and to place parking meters on Saint Paul street, Church St. and around the Court House Square by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Council agreed to accept the recommendation of the South Carolina Highway Department Traffic Signal agreement for the installation of traffic lights on John C. Calhoun Drive at Boulevard street and Broughton street by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

"AN ORDINANCE, PURSUANT TO AUTHORITY GRANTED BY THE GENERAL ASSEMBLY OF THE STATE OF SOUTH CAROLINA UNDER SECTIONS 47-1001 THROUGH 47-1017 OF THE 1952 CODE OF LAWS, FOR THE PURPOSE OF REGULATING AND RESTRICTING WITHIN THE CORPORATE LIMITS OF ORANGEBURG, SOUTH CAROLINA THE HEIGHT, NUMBER OF STORIES, AND SIZE OF BUILDINGS AND OTHER STRUCTURES, THE PERCENTAGE OF LOT THAT MAY BE OCCUPIED, THE SIZE OF YARDS, COURTS, AND OTHER OPEN SPACES, THE DENSITY OF POPULATION AND THE LOCATION AND USE OF BUILDINGSM STRUCTURES, AND LAND FOR TRADE, INDUSTRY, RESIDENCE AND OTHER PURPOSES, passed third reading and was enacted into law by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Council appointed the following members as a Board of Adjusters

June 1, 1954

Minutes of Regular Meeting of City Council held June 1, 1954. Present.

R. H. Jennings, Jr. J. R. Council James S. Bryant

Councilman Councilman

Minutes of Regular Meeting of City Council held May 18, 1954, read and approved.

Report of the Chief of Police for the month of May:

Number of Arrests 175
Days on Public Works 376
Fines & Forfeitures \$2392.00
Transferred to Magistrate 7

received as information

AN ORDINANCE TO AMEND LICENSE TAXES FOR UNDERTAKERS, SECTION 3 OF "AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGE-BURG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1954, AND ENDING MARCH 31, 1955". passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A Resolution authorizing the Mayor to sign a deed for a parcel of land on Sunnyside street, N. E. to the Edisto Motor Sales was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO AMEND TRAFFIC ORDINANCE TO INCLUDE THE SERVICE ALLEY IN THE REAR OF STORES ON RUSSELL, N. E., BETWEEN BROUGHTON, N. E., AND MIDDLETON, N. E. was read by title and passed first reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Mr. J. F. Pearson, Manager of the Department of Public Utilities, was authorized to accept contracts for the installation of gas lines on private properties at no cost to the property owners until December 31, 1954, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A Schedule outlining cost of gas to consumers was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See copies attached to and made a part of these minutes)

The City Engineer was authorized to remove a tree on the property of Mrs. Thelma Smith by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

The Police Department was authorized to buy a motorcycle, costing \$1857.34, by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator reported that the C. A. A. had approved signed agreement for power line relocation with the South Carolina Electric and Gas Company.

Request from Mrs. Marjorie A. Bleakley for change in Zoning was read and the City Administrator was authorized to proceed with the Ordinance by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The State Highway Department agreed to assist in the opening of Waring street provided the City Would pay for materials at an estimated cost of \$6,500., and the City Engineer was authorized to proceed with this work by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

RESOLUTION

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he hereby is, authorized and directed to execute a deed on the part of the City of Orangeburg, conveying to Edisto Motor Sales, Inc., the property first hereinafter described in exchange for a deed from the said Edisto Motor Sales, Inc., conveying to the City of Orangeburg the property secondly described herein; to-wit:

1. City of Orangeburg to Edisto Motor Sales. Inc.:

All that certain piece, parcel or lot of land, situate, lying and being in the City of Orangeburg, in the County and State aforesaid, being more particularly described as follows: Beginning at a point 160.8 feet Northwest from Amelia Street along the line between property of Edisto Motor Sales, Inc., and the property of the Catholic Church, and extending thence along property of the Catholic Church North 41 degrees 15 minutes West 56 feet to iron; thence along other property of the City of Orangeburg North 48 degrees 45 minutes East 59.60 feet to iron; thence along other property of the City of Orangeburg South 41 degrees 15 minutes East 64 feet to iron; thence along other property of the grantee herein (Edisto Motor Sales, Inc.) South 56 degrees West 60 feet to point of Beginning.

Being more particularly represented as "City of Orangeburg to Edisto Motor Sales" on that certain sketch showing proposed widening of Sunnyside N.E., made by A. T. Brown, Reg. C.E., May 12, 1954, and appearing of record in the office of the Clerk of Court for Orangeburg County in Plat Book 11, at page _____.

2. Edisto Motor Sales, Inc., to City of Orangeburg:

All that certain piece, parcel, lot or strip of land, situate, lying and being in the City of Orangeburg, in the County and State aforesaid, being bounded and measuring as follows: On the North by other property of the City of Orangeburg, measuring thereon ten (10) feet; on the East by Sunnyside N.E., measuring thereon one hundred forty-nine and five-tenths (149.5) feet; on the South by Amelia N.E., measuring thereon ine (9) feet and on the West by other property of Edisto MotorsSales, Inc., measuring thereon one hundred fifty and six-tenths (150.6) feet.

Being more particularly represented as "Edisto Motor Sales to City of Orangeburg" on that certain sketch showing proposed widening of Sunnyside N.E., made by A. T. Brown, Reg. C.E., dated May 12, 1954, and appearing of record in the office of the Clerk of Court for Orangeburg County in Plat Book 11, at page _____.

Passed by the City Council, in Council assembled, at Orangeburg, South Carolina, this first day of June, A.D. 1954.

Mayor

James J. Bryans

Attest:

DEPARTMENT OF PUBLIC UTILITIES

J. R. COUNCIL,

J. F. PEARSON,

June 1, 1954

ELECTRIC & WATER DIVISION ALAN MCC. JOHNSTONC, SUPT.

CAS DIVISION

Honorable R. H. Jennings, Jr., Mayor Councilman J. R. Council Councilman James S. Bryant Orangeburg, South Carolina

Gentlemen:

The Department of Public Utilities of the City of Orangeburg wish to make the following recommendations concerning the Gas Division:

- l. That the attached schedule of rates, which have been recommended by our Consulting Engineers, be adopted as the official rates for the Natural Gas System of the City of Orangeburg.
- 2. That it be the policy of the Department of Public Utilities to lay and install gas service pipe lines and meters on customers' promises at locations approved by them, with only one service and meter for each individual user.
- 3. That all resident L. P. gas users applying for Natural Gas service on or before December 31, 1954 be converted and connected, in accordance with Natural Gas Code to be adopted by the City of Orangeburg, without cost to them.
- 4. That the Department of Public Utilities be authorized to set up the necessary personnel and equipment to make conversions of all L. P. gas users to the natural gas system.
- 5. That the necessary funds to make the above conversions be obtained from the contingency fund.

Respectfully submitted,

J. F. Pearson, Manager Department of Public Utilities

JFP/dc Encl:

NATURAL GAS RATES

DEPARTMENT OF PUBLIC UTILITIES

ORANGEBURG, S. C.

RESIDENTIAL AND COMMERCIAL RATE

MONTHLY RATE:	First	200	С.	F., or less,	for	\$1.39	per	mont	h	
	Next	800ء	C.	F.,	for	13.9¢	per	100	C.	F.
	Next	15,000	C.	F.,	for	10.55	per	1∞	C.	F.
	Next	000,008	C.	F.,	for	8.33	per	100	С.	F.
	Next	200,000	C.	F.,	for	7.22	per	100	C.	F.
	All add	itional G	25		for	6.67	per	100	€.	F.

MINIMUM BILL:

\$1.39 per month

PROMPT PAYMENT DISCOUNT: 10% on or before the 15th. day of month in which bill is dated.

June 15, 1954

Minutes of Regular Meeting of City Council held June 15, 1954.

R. H. Jennings, Jr.

Mayor

J. Roger Council

Councilman

Absent,

James S. Bryant (out of City)

Councilman

Minutes of Regular Meeting held June 1, 1954, read and approved.

" AN ORDINANCE TO AMEND AN ORDINANCE FOR LICENSE TAXES SECTION 3 FOR UNDERTAKERS " passed third reading and was enacted into law by the following vote. Yea, the Mayor, Councilman Council.

" AN ORDINANCE TO REGULATE TRAFFIC ON THE STREETS OF THE CITY OF ORANGEBURG BY MAKING IT UNLAWFUL TO PARK IN CERTAIN AREAS EXCEPT FOR THE PURPOSE OF LOADING AND UNLOADING " passed second reading by the following vote. Yea, the Mayor, Councilman Council.

Application from Ted Paulos to operate a Pool Room at 125 Broughton street was read and the Chief of Police was instructed to follow the Ordinance that anyone having objections to same must file objections on or before July 6, 1954.

Mr. J. F. Pearson, Manager of the Department of Public Utilities, advised Council that he had received bids for the purchase of three trucks and that the low bidder was Horne Motors, Inc. for \$3,353.04 and Council authorized the purchase of these trucks by the following vote.

Yea, the Mayor, Councilman Council

JUNE 22, 1954

Minutes of a Special Meeting of City Council held June 22, 1954. Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

The purpose of this meeting was to consider the changing of the Zoning Ordinance in accordance with application made by W. W. Dibble to include in the business area Adden street, N. E. from Broughton to Middleton and a part of Broughton, N. E. and a part of middleton, N. E.

A petition signed by residents of this vicinity as well as thirty seven (37) persons in opposition to the changing of the ordinance and after discussion Council took this matter under advisement.

July 6, 1954.

Minutes of Regular Meeting of City Council held July 6, 1954. Present.

R. H. Jennings, Jr., Mayor J. R. Council, Councilman James S. Bryant, Councilman

Minutes of Regular Meeting of City Council held June 15 and of a Special Meeting held June 22, read and approved.

" AN ORDINANCE TO REGULATE TRAFFIC ON THE STREETS OF THE CITY OF ORANGEBURG BY MAKING IT UNLAWFUL TO PARK IN CERTAIN AREARS EXCEPT FOR THE PURPOSE OF LOADING AND UNLOADING " passed third reading and was enacted into law by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Mrs. Maude W. Schiffley's report of work done by the S.P.C.A. was read and received as information. An Appropriation of \$100.00 was made to Mrs. Schiffley for the continuation of this work by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

The property owners in and around the 900 block of Summers Ave., N. E., had a petition presented to the City Council requesting that they not change the Zoning Ordinance, Mr. A. C. Rogers represented the petitioners.

Mr. W. J. Bleakley, requesting the change in the Ordinance, explained to Council the type of residential building to be built. After discussion, Council advised Mr. Bleakley that it would not be necessary to change the Zoning Ordinance provided it met with the requirements of the Building code and Zoning Ordinance.

An application from Ted Paulos to operate a Pool Room at 125 Broughton S. E. was refused by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

City Administrator, A. T. Brown, was authorized to settle a damage chaim in full with Mrs. Eula Wolfe for \$307.20 by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

City Administrator, A. T. Brown, was authorized to get bids on a Road Machine at a cost of approximately \$4,000.00; this amount to be included in the 1955 budget, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator was authorized to make plans for the lighting of the Base Ball field on Peasley street playground estimated cost of \$3,000.00, work to be done during year 1955 approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

The Chief of Police was instructed to receive bids on two (2) new automobiles to be used by the Police Department by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

July 20th, 1954

Minutes of Regular Meeting of City Council held July 20th, 1954. Present,

R. H. Jennings, Jr.

Mayor

J. R. Council

Councilman

J. S. Bryant

Councilman

Minutes of Regular Meeting of City Council held July 6th, 1954, read and approved.

A Resolution adopting Rules, Regulations, Rates and Contracts of the Public Utilities was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant. (See Resolution and Contract attached to and made a part of these minutes)

- " AN ORDINANCE PROVIDING FOR THE REGULATION AND INSTALLATION OF GAS WORKS AND EQUIPMENT IN THE CITY OF ORANGEBURG, SOUTH CAROLINA AND ITS GAS SERVICE TERRITORY" was read by title and passed first reading by the following vote.

 Yea, the Mayor, Councilmen Council and Bryant.
- " AN ORDINANCE CREATING A PLANNING COMMISSION was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.
- " AN ORDINANCE TO REGULATE THE LICENSING OF DOGS IN THE CITY OF ORANGEBURG " was read by title and passed first reading by the following vote.

 Yea, the Mayor, Councilmen Council and Bryant.
- " AN ORDINANCE TO REGULATE TRAFFIC ON TREADWELL STREET CREATING A ONE-WAY STREET " was read by title and passed first reading by the following vote.
 Yea, the Mayor, Councilmen Council and Bryant.

The Police department was authorized to purchase two (2) new Chevrolet automobiles at a cost of \$3,135.10 by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Council authorized the payment of a Retirement Supplement of \$25.00 per month to Joe E. Bates, effective from date of Retirement by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

An Order to promote City-Wide-Trade-Free-Days August 20th and 21st. in cooperation with the Merchants Committee, Council agreed to have free parking on \$1.00 days August 20th and 21st. by the following vote.

Yea, the Mayor, Councilmen Cognoil and Bryant.

Report of the Chief of Police for the month of June

Number of Arrests 189
Days on Public Works
Fines & Forfeitures \$1844.00
Transferred to higher courts 16

received as information.

BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in Council assembled this 20th. day of July 1954:

That the "Rules, Regulations, Rates and Contract of the Orangeburg. Water & Light Plant of the City of Orangeburg", as heretofore adopted, be and the same are hereby repealed and in lieu thereof, the "Rules, Regulations, Rates and Contract of the Department of Public Utilities of the City of Orangeburg, "hereto attached be and they are hereby declared effective and in full force upon the passage of this Resolution.

PASSED by the City Council, in Council assembled at Orangeburg, South Carolina, this 20th. day of July, A. D., 1954.

ATTEST:

CONSUMER'S CONTRACT

	No
This agreement made and entered into in the	e City of Orangeburg, S. C., thisday
of, 19, by and I	between the City of Orangeburg, hereinafter referred
to as the City, and	
hereinafter referred to as the Consumer.	
WITNESSETH:—	
1. That the said City agrees to connect its	service wires with the consumer's wires at
	, used as
	been provided by the Consumer, and furnish electric
current to the Consumer, under electric current ra	te schedule, for a connected load of
kilowatts and the Consumor for the purpose permitted under said schedule, and	mer agrees to use electric current furnished by the City I to pay for the same at the schedule rates.
2. That the City agrees to furnish gas, mete	ered through an adequately sized service pipeline, at
	_, and the Consumer agrees to use and pay for gas
under the proper rate schedule.	
3. That the said City agrees to furnish wate	r, metered through ainch pipe line,
	Street to
water furnished by the City.	, and the Consumer agrees to use
	Current, Gas and Water shall be subject to the rules,
	Utilities, now in effect or hereafter adopted by resolu- or service of electric current, gas and water at the
	the above mentioned rules, regulations and rates,
which are hereto attached and made a part of the	
	proved by the Manager, or acting Manager of Depart-
ment of Public Utilities.	noved by the limiteger, or desing manager of Departs
ADDDOVED 41:	
APPROVED thisday	
of, 19	Consumer
	Consumer
Manager, Department of Public Utilitie	 es
Boineau & Co.	Cwner []
	Deposit [7]

DEPARTMENT OF PUBLIC UTILITIES CITY OF ORANGEBURG, S. C. Rules, Regulations, Rates and Contract Adopted by Resolution, July 20, 1954

RULES AND REGULATIONS

- 1. Bills for electric, gas and water service will be issued monthly, and while the City will make every reasonable effort to see that each patron of the Department receives his bill, no responsibility will be assumed for non-delivery when same has been mailed at the Post Office.
- 2. All charges for electric current, gas and water service are due and payable at the office of the Department of Public Utilities, during office hours, on the SIXTEENTH day of each month and EXCEPT WHERE SPECIFICALLY STATED TO THE CONTRARY in these rules and regulations. All bills for ELECTRIC CURRENT, GAS and WATER paid on or before the FIFTEENTH day of the month in which the bill is dated will be subject to a discount of 10%. The consumer making payment by mail is entitled to discount only when Post Office cancelled stamp evidences mailing on or before the FIFTEENTH day of the month in which payment is due. Bills will be dated on the first day of the month and will cover service for one month prior to date of bill.
- 3. All services will be metered. Where Electric & Water meters fail to register, bills shall be arrived at by taking an average of the three most recent months. Where Gas meters fail to register, bills shall be arrived at by comparison with the same month of the previous year.
- 4. The provisions of Paragraphs 5 and 6 apply unless payment is made at the office of the Department of Public Utilities on or before the last day of the month. Payments mailed must evidence Post Office cancelled stamp on or before the last day of month to be accepted.
- 5. When bills are not paid on or before the last day of the month in which bill is dated, an extra charge of fifty (50c) cents per service inside the City and One (\$1.00) Dollar per service outside the City Limits will be added and service will be subject to immediate discontinuance without further notice.
- 6. When service has been discontinued in accordance with Section 5, all charges for service to date become immediately due and payable and service will not be reinstated until payment in full has been made, including the extra charges listed in Section 5.
- 7. A deposit equal to two month's probable service will be required from all users of electric current, gas and water: provided, that the owner of any premises served with electric current, gas and/or water will be exempted from such deposits if the owner signs the contract governing the premises to be served; provided further, that in the event that the owner rents the said premises to a tenant, the tenant will be required to make the deposit unless the owner, by signing the contract, assumes all obligations in regard to service rendered said premises, and, in the event that the tenant fails to pay bills for service rendered, the owner agrees to pay the same, and until said bills are paid in full, no further or future service will be furnished the said premises.
- 8. The electrical energy to be delivered hereunder to the Consumer is to be delivered for the purpose of its being used by the Consumer as a motive power, for operating his machinery, apparatus and appliances in and upon the Consumer's plant and/or premises hereinbefore mentioned, and for lighting said plant and premises at that place only, and for those purposes only, and the Consumer shall not use and hereby agrees not to use or apply or permit to be used or applied any said electrical energy at any place or in any manner or for any purpose, other than as provided for in this contract, and said Consumer shall not have the right and hereby agrees not to transfer or assign this contract, nor to sell or dispose of to others, the whole or any part of the said electrical energy delivered hereunder.
- 9. No claim or demand that the consumer may have against the City shall be considered as an offset against the payment for service furnished under these regulations.
- 10. The City agrees to use reasonable diligence in providing regular and un-interrupted supply of electric current, gas and water, but in case the supply of electric current, gas and/or water shall be interrupted or fail by accident, or any cause whatsoever, the City shall not be liable for such interruption or failure.
- 11. No additional service will be installed until a contract, clearly stating rates, discounts, charges, etc., has been entered into.
- 12. Any service cut on prior to the 20th, of any month will be charged not less than the minimum charge of the appropriate schedule, and billed on the first of the succeeding month.
- 13. No contract shall be binding upon the City unless it has been accepted in writing by the Manager or acting Manager of the Department of Public Utilities.
- 14. These Rules and Regulations are referred to in, and made a part of, each contract for electric, gas and water service.

RATES ELECTRIC SERVICE

GENERAL:-

- 1. The City will erect necessary wires, etc., to conduct electricity to the premises of the parties using current at its own expense, provided the service is not over 300 feet from a line that is available for the classes of service desired. If this distance is greater than 300 feet, the customer shall pay the actual cost incurred due to the greater distance. Provided that this shall only apply to where wires are for overhead consumption. Should other form of construction be required it will be furnished and installed at the cost of consumer.
- 2. The Consumer must erect at his expense, the necessary wires and apparatus to be used in dwellings, premises. or ensures to which the current is carried, bringing out necessary "cut-in" leads and "meter-loop", where located by the City and be responsible for their up-keep and repairs. All work and material must meet the current National Electrical Code of the National Fire Protection Association. Improper fusing is positively prohibited, and any damage resulting to City's property from such causes will be charged to consumer. The City reserves the right to refuse to give service, or if aready furnishing, to discontinue it for any violation of this section.
- 3. Each "cut-in" shall be considered as a separate service. If there is more than one "cut-in" at the same location the consumption recorded by the meters will not be added to arrive at the rate.

RATES:-

1. Residential Service

(Single Phase 2 or 3 Wire 120-240 Volt Service)

•	_										
Firs	st			50	kwhr.	@	\$0.0522	per	kwhr.	per	month
Nex							0.0222				
A11	in	excess	\mathbf{of}	250	kwhr.	@	0.0166	per	kwhr.	per	month
	\mathbf{M}^{i}	inimum	in	City	Limits					. \$0	.77
	Mi	inimum	Su	burba	n Area	ıs .				. 1	.33
	Mi	inimum	Ru	ıral A	reas					. 2	.78

2. Residential Service

(Single Phase and 3 Phase, 4 Wire, 120-240 Volt Service)

First	150 kwhr. @	\$0.0444 per	kwhr, per month
Next	500 kwhr. @	0.0222 per	kwhr. per month
All in excess of	650 kwhr. @	0.0166 per	kwhr. per month
Minimum in	City Limits—\$(0.77 per kw.	of connected load
nan manth			

Minimum Suburban Areas—\$1.33 per kw. of connected

load for first 2 kw. of connected load and \$0.77 per kw. for each additional kw. of connected load.

Minimum Rural Areas-\$2.78 per kw. of connected load first 2 kw. of connected load and \$0.77 for each additional kw. of connected load.

Availability:—(a) At all points on the System served by the Company, where three phase primary distribution facilities exist. (b) Where such three phase primary distribution facilities do not exist refer to General paragraph above. (c) Where three phase current is not abailable, no motor over 5 H.P. will be allowed. Where three phase current is available, all motors over 3 H.P. must be three phase.

3. Commercial

(40 kilowatts or less of Connected Load)

First	50 kwhr.	@	\$0.0500	per	kwhr.	per	month
Next	100 kwhr.	a	0.0444	per	kwhr.	per	month
Next	200 kwhr.	@	0.0333	per	kwhr.	per	month
Next	2650 kwhr.	@	0.0223	per	kwhr.	per	month
All in excess of	3000 kwhr.	(a)	0.0177	per	kwhr.	per	month

Minimum in City Limits-\$0.77 per kw. of connected load per month.

load for first kw. of connected load and \$0.77 per kw. for each additional kw. of connected load per month.

Minimum Rural Areas-\$2.78 per kw. for first 4 kw. of connected load and \$0.77 per kw. for each additional kw. of connected load per month.

4. Power

(Users Having Connected Load of 41 kilowatts and Over)-Monthly Minimum Charge of \$0.56 per kw. of Connected Load

First				\$0.0500				
Next	100	kwhr.	@	0.0400	per	kwhr.	per	month
Next				0.0300				
Next				0.0190				
Next				0.0130				
Next				0.0120				
All in excess of	75,000	kwhr.	@	0.0115	per	kwhr.	per	month

5. Special Short Term Rate

The following rate is based on a monthly charge and bill will be rendered on this basis even though the service be required less that a month. Consumers outside the city limits will be required to pay \$1.00 cut on charge and \$1.00 cut off charge.

First	500 kwhr.	@	\$0.08	per	kwhr.	per	month
Next	1,000 kwhr.	@	0.06	per	kwhr.	per	month
Next	3,500 kwhr	ω	0.04	per	kwhr.	per	month
All in excess	5,000 kwhr.	@	0.03	per	kwhr.	per	month

Provided that in no case shall the bill be less that \$2,22 in the city limits and \$3.33 outside the city limits and when the connected load is greater that 2 kilowatts, the MINIMUM bill will be \$0.66 for each addition kilowatt, or fraction of a kilowatt, of connected load.

6. Gin Service

\$0.0275 Gross, or \$0.0250 Net per kwhr. per month

The miniumum monthly charge shall be \$1.00 net per meter per H.P. of installed capacity with a seasonal minimum not in excess of \$3.50 per H.P. per season of not in excess of six (6) months.

Contracts shall be written for a period of not less than two (2) nor more than six (6) months. A separate contract shall be Minimum Suburban Areas—\$1.33 per kw. of connected | written for each meter at each location.

GAS SERVICE

GENERAL:-

- 1. The City will install all piping for gas service on consumer's premises from gas main to and including cut off valve, regulator, meter and connections.
- 2. All gas piping and gas equipment installations on consumer's premises from City's meter shall be done at consumer's expense and subject to the approval of the City Gas Division Inspector, and shall comply with requirements as set forth in the Gas Code as adopted by the City of Orangeburg, S. C.
- 3. The City agrees to exercise due care and caution in the excavation and installation of service pipe. Employees of the Department of Public Utilities of the City of Orangeburg shall have the right of going on consumer's premises for the purpose of making all necessary inspections, repairs and readings. Consumer also agrees that service pipe, regulators, meter and meter connections or any extension thereof placed on consumer's premises by the City shall belong to and be subject to removal only
- 4. Consumer agrees that gas shall be purchased under applicable rate, and such gas service shall be through a single point of delivery and such gas shall not be resold.

RATES:-

1. Residential and Commercial

First			200	C.F.,	or	less,		\$1.3900	per	mon	th		
Next			4,800	C.F.,			@	0.1390	per	100	C.F.	per	\mathbf{m} onth
Next			15,000	C.F.,			@	0.1055	per	100	C.F.	per	month
Next			80,000	C.F.,			@	0.0833	per	100	C.F.	per	month
Next			200,000	C.F.,			@	0.0722	per	100	C.F.	per	month
All in	excess	of	300,000	C.F.,			@	0.0667	per	100	C.F.	per	month
			Mini	mum	Bil	11	\$1.39	per m	onth				

Availability:—Available to all residential and commercial consumers

2. Industrial

First		40	MCF	@	\$1.00	per	MCF	per	month
Next		60	MCF	@	0.80	per	MCF	per	month
Next		400	MCF	@	0.65	per	MCF	per	month
Next		1,500	MCF	@	0.60	per	MCF	per	month
All in	excess	2,000	MCF	@	0.55	per	MCF	per	month
	\mathbf{M}	inimum	Bill	\$16.6	6 per	mo	nth		

Availability:—Available to all Consumers, using in excess of 100,000 C.F. per month.

3. Interruptible

h	First	2,000 MCF	@ \$0.50 per MCF per mon
h	All Over	2,000 MCF	@ 0.45 per MCF per mon
h		Minimum Bill	\$277.78 per month

Availability:—Available to all customers using a minimum of 50,000 cubic feet per 24 hour day, and who has adequate standby facilities.

Department of Public Utilities retains the right to discontinue interruptible service on a six hour notice for as long as gas is necessary for firm customers.

WATER SERVICE

GENERAL:—

- 1. All water meters will be installed on the street, which is the property of the City of Orangeburg, South Carolina.
- 2. No flat rate service will be furnished, EXCEPT to such carnivals and traveling shows as it would be inadvisable to meter, and then a special rate will be proposed.
- 3. In no case will bill be less than the schedule of minimum rates which are based on the size of pipe supplying the service. Where one tap and service supplies more than one building, the minimum rate will be obtained by adding \$0.56 for each additional building inside the City Limits and \$0.84 for each additional building outside the City Limits to the scheduled minimum rates.

RATES:—

1. Inside City Limits

First	5,000 Cu. Ft. @	\$0.25 per 100 Cu.	Ft. per month
Next	10,000 Cu. Ft. @	0.20 per 100 Cu.	Ft. per month
Next	15,000 Cu. Ft. @	0.16 per 100 Cu.	Ft. per month
All in excess of	f 30,000 Cu. Ft. @	0.14 per 100 Cu.	Ft. per month

Schedule of Minimum Rates

For ¾ inch tap	3 1.39 per month
For 1 inch tap	
For 1½ inch tap	2.00 per month
For 2 inch tap	3.50 per month
For 3 inch tap	4.50 per month
For 4 inch tap	6.00 per month
For 6 inch tap	10.00 per month

2. Outside City Limits

5,000 Cu. Ft. @ \$0.40 per 100 Cu. Ft. per month 10,000 Cu. Ft. @ 0.30 per 100 Cu. Ft. per month Next All in excess of 15,000 Cu. Ft. @ 0.20 per 100 Cu. Ft. per month

Schedule of Minimum Rates

For % inch tap\$	2.09	per month
For 1 inch tap	2.51	per month
For 1½ inch tap	3.00	per month
For 2 inch tap	5.25	per month
For 4 inch tap	9.00	per month
For 6 inch tap	15.00	per month

August 3, 1954.

Minutes of Regular Meeting of City Council held August 3, 1954.

Present,

R. H. Jennings, Jr.

Mayor

J. R. Council

Councilman

J. S. Bryant

Councilman

Minutes of Regular Meeting of Council held July 20, 1954 read and approved.

" AN ORDINANCE PROVIDING FOR THE REGULATION AND INSTALLA-TION OF GAS WORKS AND EQUIPMENT AND ITS GAS SERVICE TERRI-TORY" passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO REGULATE TRAFFIC ON TREADWELL STREET IN THE CITY OF ORANGEBURG SO AS TO MAKE TREADWELL STREET A ONE WAY STREET WITH TRAFFIC MOVING NORTH ON SAID STREET ONLY AND TO MAKE IT UNLAWFUL FOR TRAFFIC TO PROCEED SOUTH ON SAID STREET" passed second reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Mr. J. F. Pearson, Manager, Dept. of Public Utilities, advised Council that he had received bids for the purchase of three (3) new trucks and that Horne Motors, Inc., was the low bidder. Council authorized the purchase of these trucks by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator was authorized to purchase a new road machine from Southern Equipment Company at a cost of \$4,369.15 by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Plans for the Administrative Office arrangement as well as the Organization Chart of the City of Orangeburg was presented to Council by the City Administrator and these were approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Upon recommendation of Dr. J. W. Dantzler , Health Officer, the application of Messrs. Ernest T. Rhoad and J. D. Black to keep a horse at 1550 Central Parkway was refused by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

August 17th, 1954.

Minutes of Regular Meeting of City Council held August 17th 1954.

Present,

J. R. Council James S. Bryant Acting Mayor Councilman

Absent.

R. H. Jennings, Jr.

Mayor (Out of City)

Minutes of Regular Meeting of City Council held August 3rd, 1954, read and approved.

" AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S. C., FOR THE YEAR COMMENCING APRIL Lst., 1954 and ENDING MARCH 31, 1955" was read by title and passed first reading by the following vote.

Yea, Acting Mayor, J. R. Council and Councilman James S.

Yea, Acting Mayor, J. H. Council and Councilman James 5. Bryant.

Report of the Chief of Police for the month of July:

Number of Arrests 133
Days served in City Jail 320
Fines & Forfeitures \$1342.00
Transferred to higher Court 17

received as information.

" AN ORDINANCE TO REGULATE TRAFFIC ON TREADWELL STREET IN THE CITY OF ORANGEBURG SO AS TO MAKE TREADWELL STREET A ONE WAY STREET WITH TRAFFIC MOVING NORTH ON SAID STREET ONLY AND TO MAKE IT UNLAWFUL FOR TRAFFIC TO PROCEED SOUTH ON SAID STREET " passed third reading and was enacted into law by the following vote.
Yea, Acting Mayor, Council and Councilman Bryant.

The City Administrator was authorized to pave a strip of land at Jennings' Airport at a cost of \$500.00 by the following vote.

Acting Mayor Council and Councilman Bryant.

August 31, 1954.

Minutes of a Special Meeting of City Council held August 31, 1954.
Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

The Meeting was called for the purpose of considering an Operating Budget for the City of Orangeburg for the year commencing October 1, 1954. After considering this budget no action was taken by Council.

The City Administrator was instructed to write Mr. J. F. M. Hoffmeyer, Supt., with reference to mortgage on The Methodist Home For The Aging, mortgage formerly on Dr. O. R. Yost.

The City Administrator was instructed to write the two (2) National Guard Companies advising them that the annual appropriations for these companies would be discontinued.

The City Administrator was authorized to contact Senator M. B. Williams with reference to an appropriation now being made annually to the Orangeburg County Free Library.

September 7th, 1954.

Minutes of Regular Meeting of City Council held September 7th, 1954.

Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting of City Council held August 17th and of a Special Meeting held August 31sh, read and approved.

" AN ORDINANCE PROVIDING FOR THE REGULATION AND INSTALLATION OF GAS WORKS AND EQUIPMENT IN THE CITY OF ORANGEBURG, S. C., AND ITS GAS SERVICE TERRITORY" passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO REGULATE THE LICENSING, ENOCULATING, RUNNING AT LARGE, IMPOUNDING, DESTRUCTION OR OTHER DISPOSITION OF DOGS: TO PROVIDE PENALTIES FOR ANY VIOLATION THEREOF: AND FOR OTHER PURPOSES" passed second reading by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S. C., FOR THE FISCAL YEAR COMMENCING APRIL 1, 1954 AND ENDING MARCH 31, 1955" passed second reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO AMEND AN ORDINANCE REGULATING THE OPERATION OF TRAINS WITHIN THE CITY OF ORANGEBURG, S. C., " was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

Report of the Chief of Police for the month of August:

Number of Arrests 224
Days Served 453
Fines & Forfeitures \$ 2502.00
Transferred to Higher Court 10

received as information.

A communication from the Orangeburg Junior Chamber of Commerce requesting that the cost of lights for the football game played on the night of September 2nd which was for the raising of funds for the emergency polio drive be refunded was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Mr. J. F. Pearson, Manager of the Department of Public Utilities, was authorized to sign a contract with Walker and Whitesides of Greenville, S. C., for the installation of street lighting equipment at a cost of \$12,635.31, work to be completed in 75 days, was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

A Resolution authorizing his honor, the mayor, R. H. Jennings, Jr., to sign an agreement between the City of Orangeburg, S. C. and the Atlantic Coast Line Railroad Company to lay and maintain five (5) lines of pipe to be used as gas mains across and underneath the tracks of the railroad company was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

page 2 minutes of September 7th, 1954

A Resolution authorizing his honor the mayor, R. H. Jennings, Jr., to sign an agreement between the City of Orangeburg, S. C., and the Southern Railway System covering three (3) water pipes across the Southern Railway System was approved by the following vote, Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

A Resolution authorizing his honor the mayor, R. H. Jennings, Jr., to sign an agreement between the City of Orangeburg, S. C., and the Southern Railway System covering a power wire crossing 1999 ft. North of Southern Railway System MP SC 76 was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant. (See Resolution attached to and made a part of these minutes)

The City Administrator was instructed to write the Southern Railway Company and the Atlantic Coast Line Railroad Company that the City of Orangeburg was passing an ordinance regulating the operation of trains through the City of Orangeburg by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City of Orangeburg accepted from Wortham W. Dibble two(2) deeds covering land to be used as "City Streets" by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

RESOLUTION.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, South Carolina, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to enter into an agreement with the ATLANTIC COAST LINE RAILROAD COMPANY, and to sign same on behalf of said City, whereby the said Railroad Company gives and grants unto the said City of Orangeburg, South Carolina, the right to lay and maintain, for the purpose of gas mains, five lines of pipe across the right of way and underneath the tracks of the Railroad Company at Orangeburg, South Carolina, at locations described as follows:

- (1) A line of 3-inch pipe at Broughton Street at a point 10 feet northeastwardly, measured along the center line of the Railroad Company's main træk, from mile post K-376; also
- (2) A line of 4-inch pipe at Whaley Street, at a point 1489 feet southwardly, measured along the center line of the spur track serving Carolina Packing Company from its point of switch & the junction with said main track; also
- (3) A line of 4-inch pipe at a point 4 feet northeastwardly, measured along the center line of said main track, from mile post K-375; also
- (4) A line of 8-inch pipe at a point 2946 feet north-westwardly, measured along the center line of the Railroad Company's power plant spur (formerly Orangeburg Railroad) from its point of switch at the junction with said main track.
- (5) A line of 6-inch pipe at a point 2331 feet north-westwardly, measured along the center line of the said Railroad Company's power plant spur from its point of switch at the junction with said main tract; all as more particularly described in said agreement, which agreement is dated August 11, 1954.

PASSED by the City Council, in council assembled, at

Orangeburg, South Carolina, this the seventh day of September, A. D., 1954.

Mayor Manuel Johnson

ATTEST:

RESOLUTION.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, South Carolina, in council assembled and by authority of the same:

That the Honorable R. H. Jennings, Jr., be, and he is hereby authorized and directed to execute an Agreement on the part of the City of Orangeburg between the City of Orangeburg and Southern Railway System, covering three water pipes across the right of way of Southern Railway System and under track at Orangeburg, South Carolina, which said agreement is dated September 7, 1954.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this the seventh day of September, A. D., 1954.

/Mayor

Councilmen

ATTEST:

RESOLUTION.

BE IT RESOLVED By the Mayor and Councilmen of the City of Orangeburg, South Carolina, in council assembled and by authority of the same:

That the Honorble R. H. Jennings, Jr., Mayor, be, and he is hereby, authorized and directed to execute an Agreement on the part of the City of Orangeburg between the City of Orangeburg and Southern Railway System, covering power wire crossing of the City of Orangeburg at a point 1999 feet north of Southern Railway System's MP_SC-76, Orangeburg, South Carolina; the said agreement is dated September 7, 1954.

PASSED by the City Council, in council assembled, at Orangeburg, South Carolina, this the seventh day of September, A. D., 1954.

Councilmen

ATTEST:

September 14, 1954.

Minutes of a Special Meeting of City Council held September 14th, 1954.
Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

" AN ORDINANCE REGULATING THE OPERATION OF TRAINS WITHIN THE CITY OF ORANG BURG " passed second reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Council approved an appropriation of \$4,000.00 for the Chamber of Commerce for the year commencing October 1, 1954 and ending September 30, 1955, by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

After considering budget requests from the heads of the various departments of the city for the year commencing October 1, 1954 and ending September 30, 1955, Council approved the same by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

September 21, 1954

Minutes of Regular Meeting of City Council held September 21, 1954.

Present,

R. H. Jennings, Jr.

Mayor

J. R. Council

Councilman

Absent,

James S. Bryant (out of City)

Councilman

Minutes of Regular Meeting of City Council held September 7, 1954 and of a Special Meeting held September 14, 1954, read and approved.

" AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S. C., FOR THE FISCAL YEAR COMMENCING APRIL 1, 1954 AND ENDING MARCH 31, 1955" passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilman Council.

" AN ORDINANCE TO REGULATE THE LICENSING, ENOCULATING, RUNNING AT LARGE, IMPOUNDING, DESTRUCTION AND OTHER DISPOSAL OF DOGS: TO PROVIDE PENALTY for ANY VIOLATION THEREOF AND OTHER PURPOSES" passed third reading and was enacted into law by the following vote.

Yea, the Mayor, Councilman Council.

" AN ORDINANCE TO REGULATE THE MOVEMENT OF TRUCKS IN THE CITY OF ORANGEBURG, S. C., passed first reading, as amended, by the following vote. Yea, the Mayor, Councilman Council.

The City Attorney was instructed to communicate with the Southern Railway Company with reference to attaching city traffic signals to railway traffic signals at Boulevard and John C. Calhoun Drive by the following vote. Yea, the Mayor, Councilman Council.

The City Clerk was instructed to transfer from Public Utilities Construction Fund \$35,000.00 to Orangeburg Water and Light Plant to cover expenditures made by Water Works Improvement by the following vote.

Yea, the Mayor Councilman Council.

The City Council reviewed Pension Supplement Applications and the following were approved for the year commencing October 1, 1954, and ending September 30, 1955,

T. M. Hall	\$ 50.00
G. W. Dukes	50.00
L. Z. Wethrington	25.00
L. C. Evans	25.00
Joe E. Bates	25.00
J. S. Salley	50.00
J. A. Bozard	50,00
W. R. Zeigler	50.00

by the following vote. Yea, the Mayor, Councilman Council.

A Resolution authorizing, his honor, the mayor to sign an agreement with the Atlantic Coast Line Railroad Company for MINUTES OF SPECIAL MEETING BOARD OF ADJUSTMENT MONDAY, Sept., 20, 1954

PRESENT:

ABSENT:

Edward Fersner, Acting Chm. Andrew Berry, Secretary Douglas Bryant Russell Smith

Paul Agnew, Chm.

- 1. Meeting called to order by Acting Chairman at 6 P.M.
- 2. Minutes of meeting of Sept. 8th as mailed to members approved.
- 3. Chairman stated purpose of meeting to hear publicly, pursuant to Notice No. 3, the appeal of J.M. Albergotti from a decision of the Euilding Official denying a building permit for the construction of a retail store building at 239 Court House Square NE; such denial having been based on the failure of the proposed construction to meet with the yard requirements of Sec. 8, Par. C of the Zoning Ordinance of the City of Orangeburg.
- 4. Mr. J.M. Albergotti presented to the Board his request for variance from the Zoming regulations requiring a 10 foot set-back, giving the following reasons for his request:
 - a. The lot in question is a center lot with adjacent Home Store building already constructed to sidewalk line.
 - b. The present width of Court House Square street in front of No. 239 is approximately 75 feet with open park area opposite, providing logical ground for any future needed street widening.
 - c. Building plans by lessee, J.C. Penny Company now in final stages and any alterations made necessary by Zoning restrictions would likely result in much delay, expense and re-negotiations.
- 5. The City Engineer was called on to express the City's attitude toward granting the variance. Mr. Brown expressed the City's confidence in the sincerity of purpose and fairness of the Board and stated that the City would be inclined to accept, without appeal, the decision of the Board in this matter.
- 6. There were no others present, in person or represented, who wished to be heard.
- 7. All members of the Board present stated that they had viewed and were familiar with the site.
- 8. All members voted affirmatively to permit the variance requested i.e. permit the proposed building to be constructed to the property line without the 10 foot set back.
- 9. No further business the meeting adjourned.

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	Andrew Berry, Secretary	
anda Decada -		
Edward Forsner, Acting Chm.		

A RESOLUTION

BE IT RESOLVED by the City Council of the City of Orangeburg, South Carolina, in Regular Meeting assembled, that the Mayor of said City be, and he hereby is, authorized to enter into an agreement with the ATLANTIC COAST LINE RATLROAD COMPANY, and to sign same on behalf of said City, whereby the said Railroad Company gives and grants unto the said City of Orangeburg, South Carolina, the right to lay and maintain, for the purpose of conducting natural gas, a line of 8-inch steel pipe across the right of way and underneath the tracks of said Railroad Company at Orangeburg, South Carolina, at a point 1230 feet northeastwardly, measured along the center line of the Railroad Company's main track, from mile post K-378; as particularly described in said agreement, which agreement is dated August 18, 1954.

PASSED BY THE CITY COUNCIL, in Council assembled, at Orangeburg, South Carolina, this 21 day of Septe, A. D.,

ATTEST:

L. F. Theiling

City Treasurer

Council man

October 5th, 1954.

Minutes of regular meeting of City Council held October 5th, 1954.

Present,

R.H. Jennings Jr.

Mayor.

J.R.Council, James S.Bryant, Councilman. Councilman.

Minutes of regular meeting of City Council held September 21st, 1954 read and approved.

Report of Chmef of Police for month of September.

Number of arrests. 216
Days servied on public works aid in jail. 432
Amount of Fimes and Forfeitures. \$ 2,404.00
Transferred to higher courts. 12

Received as information.

Communication from Mrs.Julia R.Tjomas President of the Paul MxMichael Chapter UDC requesting that the City of Orangeburg keep and maintain Confederate cemetary behind the Armory on Broughton N.E. was approved by the following vote, Yea the Mayor Councilmen Council and Bryant.

A Proclimation proclaiming the week of October 11th, to 16th as National Nurse Week was approved by the following vote, yea the Mayor Councilmen Council and Bryant. see Proclimation attached to and made part of the minutes.

A Resolution naming the new Water treatment Plant to THE JOHN F. PEARSON WATER TREATMENT PLANT in recognition of services rendred as Superintendent of the Orangeburg "ater and Light Plant was approved by the following vote Yea the Major Councilmen Council and Bryant.

(See resolution attached to and made part of these minutes.)

RESOLUTION

WHEREAS, John Franklin Pearson has long and efficiently served the City of Orangeburg as Superintendent of the Water and Light Department and lately as Manager of the Combined Public Utilities Department, such service having extended from Feb. 1, 1914 to Dec. 16, 1915 and continuously since June 6, 1919, and

WHEREAS, the City of Orangeburg is deeply indebted to Mr. Pearson for the development and management of the public utilities of the City, and

WHEREAS, Mr. Pearson has by his untiring efforts and devotion to duty been largely responsible for the provision of the adequate supply and distribution of pure water so necessary to the health and welfare of the community.

NOW THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of same:

That the City of Orangeburg, in grateful appreciation of his services, and as a token of respect for him as a zealous manager of the public utilities of the city, names the new water treatment plant

"THE JOHN F. PEARSON WATER TREATMENT PLANT".

BE IT FURTHER RESOLVED that, by copy of this resolution Mr. Pearson be formally advised of the high esteem in which he is held by the Council, and be assured of the lasting appreciation of his valuable services.

Passed by the City Council, in Council assembled this fifth day of October, A.D., 1954.

ATTEST:

City Clerk & Treasurer

Councilman

Councidman

PROCLAMATION

WHEREAS, the President of the United States, Dwight D. Eisenhower, by proclamation, and the Congress of the United States by special act, have designated the week of October 11 to 16 as "NATIONAL NURSE WEEK", a time for tribute to the nurses of America, and

WHEREAS, one hundred years ago in 1854, Florence Nightingale, organized mursing care for the sick and wounded on the battlefields of the Crimea. In 1954, celebrating the centenary of her dedication, it is fitting that we look to the perspective of one hundred years of nursing and salute the murses, past and present, whose contributions have made thia a century of progress for mursing, and

WHEREAS, in every city and town, in every rural community of South Carolina, in this our City of Orangeburg, we know the nurse. We know and honor her as helper, as friend, as teacher, as comforter — a protector of the health of our people, and

WHEREAS, it is of the utmost importance that we all support the profession of nursing as a bulwark of health in our own community, let us remember National Nurse Week not only as a time for tribute, but as a time for action; joining with the nurses we honor to make good nursing care available to all the people of this city and this state,

NOW, THEREFORE, I, Robert H. Jennings, Jr., Mayor of the City of Orangeburg, do hereby proclaim the week of October 11 to 16 as "National Nurse Week" and call upon the people of the City of Orangeburg to observe this week by appropriate thought and action.

Mayor Wayor

DATED:

October 9, 1954

Correct attest:

City Clark & Treasurer

October 19th, 1954.

Minutes of regular meeting of City Council held October 19th, 1954.

Present,

J.R. Council.

Actinng Mayor.

James S. Bryant,

Councilman.

ABSENT.

H.H. Jennings Jr.

(out of City)

Mayor.

Minutes of regular meeting held October 5th, 1954 read and approved.

Mr.Luke Dennis representing Junior Chamber of Commerce requested permission to paint and maintain trash cans and sell advertising space on cans, after discussion Council took the matter under advisement and no action was taken.

Request from L.Z. wethrington for increase of pension supplement from \$ 25.00 to \$ 50.00 was considered and request was denied by the following vote, Nay Acting Mayor Council, Councilman James S. Bryant.

Final estimate of State Highway Department for 301 Righ of way amoutning to \$1,647.41 was approved for payment by the following vote, Yea acting Mayor Council, Councilman Bryant.

Request from Boy Scouts for free gas service at hut on Riverside defied by the following vote, Nay Acting Mayor Council, Councilman Bryant.

RESOLUTION

WHEREAS, John Franklin Pearson has long and efficiently served the City of Orangeburg as Superintendent of the Water and Light Department and lately as Manager of the Combined Public Utilities Department, such service having extended from Feb. 1, 1914 to Dec. 16, 1915 and continuously since January 15, 1919, and

WHEREAS, the City of Orangeburg is deeply indebted to Mr. Pearson for the development and management of the public utilities of the City, and

WHEREAS, Mr. Pearson has by his untiring efforts and devotion to duty been largely responsible for the provision of the adequate supply and distribution of pure water so necessary to the health and welfare of the community.

NOW THEREFORE, BE IT RESOLVED by the Mayor and Councilmen of the City of Orangeburg, in council assembled and by authority of same;

That the City of Orangeburg, in grateful appreciation of his services, and as a token of respect for him as a zealous manager of the public utilities of the city, names the new water treatment plant

"THE JOHN F. PEARSON WATER TREATMENT PLANT"

BE IT FURTHER RESOLVED that, by copy of this resolution Mr. Pearson be formally advised of the high esteem in which he is held by the Council, and be assured of the lasting appreciation of his valuable services.

Passed by the City Council, in Council assembled this fifth day of October, A.D., 1954

ATTEST:

City Clerk & Treasurer

November 2, 1954

Minutes of Regular Meeting of City Council held November 2, 1954. Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting held October 19, 1954, read and approved.

Report of the Chief of Police for the month of October:

Number of Arrests 193
Days Served 2h6
Fines & Forfeitures \$2408.00
Transferred to higher court 13

received as information.

The City Administrator was instructed to assist residents in Pecanway Terrace and Ellis Avenue Extension in preparing Petitions for annexation into the City of Orangeburg by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The Chief of the Fire Department was instructed to render Fire Service to residents in Pecanway Terrace and Ellis Avenue Ext. to January 1, 1955 by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Council authorized the construction of a Boy Scout hut in the rear of the Teen-Age Canteen, provided, the same meets with the approval of the Grangeburg Recreational Commission, by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

A request for advertising the Budget for 1955 in local newspaper was refused by the following vote.
Yea, the Mayor, Councilmen Council and Bryant.

A Proclamation declaring Saturday, November 6, 195h, as "The V. F.W. Buddy Poppy Day" was approved by the following vote. Yea, the Mayor, Councilman Council and Bryant. (See Proclamation attached to and made a part of these minutes)

An agreement between the City of Orangeburg and the Orangeburg Air Service for the leasing of Jennings Airport for a period of two (2) years, commencing November 11, 1954 and ending November 10, 1956, was approved by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

A request of the Junior Chamber of Commerce for permission to maintain Trash cans and sell advertisements on these cans was refused by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

$\underline{P} \ \underline{R} \ \underline{O} \ \underline{C} \ \underline{L} \ \underline{A} \ \underline{M} \ \underline{A} \ \underline{T} \ \underline{I} \ \underline{O} \ \underline{N}$

WHEREAS, the people of the United States have been asked to observe Saturday, November 6, 1954, as "V.F.W. Buddy Poppy Day", and

WHEREAS, the local O.B. Rosenger Post No. 2779 of the Veterans of Foreign Wars are participating in the national observance of this day, and

WHEREAS, the proceeds from the manufacture and sale of poppies go to a worthy cause - to wit - the assistance of disabled veterans in Government hospitals and to the rehabilitation of disabled veterans in our own community,

NOW, THEREFORE, I, Robert H. Jennings, Jr., Mayor of the City of Orangeburg, do hereby proclaim Saturday, November 6, 1954, as "V.F.W. Poppy Day" and call upon the people of the City of Orangeburg to observe this day by appropriate thought and action.

Signed:

R.H. Jeznings, Jr.

Dated:

November 3, 1954

Correct Attest:

L.F. Theiling

CITY CLERK & TREASURÉR

November 16, 1954.

Minutes of Regular Meeting of City Council held November 16, 1954.
Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting held November 2, 1954, was approved, as amended, to read as follows:

"The Chief of the Fire Department was instructed to render fire service to residents in Pecanway Terrace and Ellis Ave. Extension indefinitely, with thirty (30) day cancellation clause, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Treasurer was authorized to appropriate \$50.00 to the Orangeburg County T B Association by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

December 7, 1954

Minutes of Regular Meeting of City Council held December 7, 1954. Present,

R. H. Jennings, Jr. J. Roger Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting of City Council held November 16, 1954, read and approved.

Application from Herbert's Grill to operate a piccolo at 228 Russell S. W. was approved by the following vote. Yea, the Mayor, Councilmen, Council and Bryant.

" AN ORDINANCE TO AMEND AN ORDINANCE PASSED BY THE CITY OF ORANGEBURG, S. C., ON THE 13th DAY OF DECEMBER, 1935, TO PROHIBIT THE POSSESSION OF INTOXICATING BEVERAGES " was read by title and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

eport of Chief of Police for month of November 1954.

Number of arrests.

184

Days served.

375

Bines & Forfeitures.

2121.00

Transferred to Higher Courts.

11

December 21, 1954

Minutes of Regular Meeting of City Council held December 21, 1954. Present,

R. H. Jennings, Jr. J. R. Council James S. Bryant

Mayor Councilman Councilman

Minutes of Regular Meeting held December 7, 1954, read and approved.

" AN ORDINANCE TO AMEND AN ORDINANCE AS ENACTED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG ON DECEMBER 13, 1935, TO PROBLET THE SALE OR POSSESSION OF INTOXICATING BEVERAGES EXCEPT WHEN THE SALE OR POSSESSION IS IN ACCORDANCE WITH THE LAWS OF THE STATE OF SOUTH CAROLINA, SO THAT THE AMENDED ORDINANCE SHALL ALSO INCLUDE TRANSPORT" passed second reading by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

In accordance with bids received by the Department of Public Utilities the Manager was authorized to purchase a one and one-half ton Dodge truck from D. D. Salley & Company for \$1,574.59, they being the low bidder, by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The Chief of Police was authorized to take any steps necessary to combat the shooting of fireworks on the city streets during the holiday season by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

The City Administrator advised Council that he had received a number of petitions from the property owners in the territory lying adjacent to and north of the existing city limits, bounded on the West by U. S. Highway 21, on the North running in an easterly direction to the intersection of State Highway 94 and U. S. Highways 21 and 178 by-pass to Southern Railroad, On the south by the present City Limits, requesting that they be included in the city limits. The City Clerk was authorized to advertise through the newspaper that a public hearing would be held by the City Council at the Regular meeting to be held Jan. 4th, 1955, so that any objectors to the annexation of this property advise Council why this petition should not be certified and presented to the County Commissioners of Election for Orangeburg County, asking that an election be held, by the following vote.

Messrs. T. E. and James L. Hall appeared before Council requesting that they be granted a franchise for the operation of a bus service in the City. After discussion, Council deferred action until a later date by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

Yea, the Mayor, Councilmen Council and Bryant.

A Resolution that the department heads submit to the City Council for approval a list of all uniforms or clothing desired for city employees and that the department heads be notified of this Resolution was approved by the following vote.

Yea, the Mayor, Councilmen Council and Bryant.

" AN ORDINANCE TO REGULATE THE DISCHARGING OF FIREWORKS IN THE CITY LIMITS" was read and passed first reading by the following vote. Yea, the Mayor, Councilmen Council and Bryant.

RESOLUTION

WHEREAS, a petition has been submitted to the City Council of the City of Orangeburg, proposing the annexation of an adequately described territory and praying that an election be ordered to see if such territory shall be included in the City of Orangeburg, and

WHEREAS, the City Council of the City of Orangeburg after due investigation of the number of freeholders with the said territory, and a thorough
check of the said petition, finds that the petition has been signed by a
majority of the freeholders within the territory proposed to be annexed,

NOW, THEREFORE, the City Council of the City of Orangeburg, in council assembled and by authority of the same, hereby instructs the City Clerk and Treasurer to give not less than four (4) days' public notice in a newspaper published in the City of Orangeburg that it will, on Tuesday, January 4, 1955, at its next regular session, to be held at the City Hall, at seven o'clock P.M., will hold a public hearing at which time any freeholder opposed to the said annexation can appear to make known any objections why the City Council should not certify to the County Commissioners of Election for Orangeburg County that the petition contained the names of the majority of freeholders residing within the territory hereinbelow described:

"The territory lying adjacent to and North of the existing City Limits of the City of Orangeburg, South Carolina, and bounded as follows:

On the <u>West</u> by U.S. Highway No. 21 (Columbia Road) running from the present 1.0 mile radius City Limits to a point 1000 feet North of the present 1.5 mile City Limit.

On the <u>North</u> by a line from a point 1000 feet North of the 1.5 mile City Limit and running in an Easterly direction to the intersection of State Highway 94 (St. Matthews Road) and U.S. Highways 21 and 178 By-Pass, thence following said by-pass to the Southern Railroad.

On the $\underline{\text{East}}$ by the Southern Railroad from the By-Pass to the present 1.0 mile radius City Limit.

On the South by the present 1.0 mile radius City Limit.

PASSED by the City Council this 21st day of December A.D. 1954.

CORRECT ATTEST:

City Clerk and Treasurer

Cøuncilman

James J. Ting Jourcilmen

$\underline{\mathtt{R}} \ \underline{\mathtt{E}} \ \underline{\mathtt{S}} \ \underline{\mathtt{O}} \ \underline{\mathtt{L}} \ \underline{\mathtt{U}} \ \underline{\mathtt{T}} \ \underline{\mathtt{I}} \ \underline{\mathtt{O}} \ \underline{\mathtt{N}}$

BE IT RESOLVED by the City Council of the City of Orangeburg, in council assembled and by authority of same that the procedure for acquisition and supply of uniforms and clothing for all departments of the City is established as follows:

First, department heads will submit to the Council for approval a list of the uniforms or clothing desired, such list to be itemized by articles and employees. Specifications for materials desired will be submitted with clothing list.

Second, after review and approval by Council bids will be requested from at least three suppliers, to include manufacturers if practicable.

Third, Bids will be submitted to Council for approval before any bid is accepted or commitment made.

Passed by the City Council, in council assembled this twenty first day of December, A.D., 1954.

Councilmen

ATTEST:

City Clerk

12-23-54