AN ORDINANCE PROVIDING FOR THE AUTHORIZATION OF FIFTY-SIX THOUSAND (\$56,000.00) DOLLARS ELECORIC LIGHT PLANT REVENUE BONDS OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, THE PROCEEDS TO BE USED TO PAY FOR THE CONSTRUCTION OF NECESSARY IMPROVEMENTS AND EXTENSIONS TO THE ELECTRIC LIGHT PLANT OF SAID CITY OF ORANGEBURG.

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BE IT ORDAINED by the City Council of the City of Orangeburg, Orangeburg County, South Carolina, as follows:

Section 1. It is hereby determined and declared that an estimate of the cost of constructing and improving the distribution system of the Electric Light Plant of the City of Orangeburg has heretofore been made and filed with this body at its instance by engineers heretofore employed for that purpose, and that the amount of such estimate is Fifty Six Thousand (\$56,000.00) Dollars, which estimate is hereby adopted and approved, and that an issue of Electric Light Plant Revenue Bonds of the City of Orangeburg in an amount not exceeding Fifty Six Thousand (\$56,000.00) Dollars is hereby authorized for the foregoing purpose.

Section 2. That in order to provide for the payment of improving and extending the distribution system of the Orangeburg Electric Light Plant, described in Section 1 hereof, there shall be issued Fifty Six Thousand (\$56,000.00) Dollars of Electric Light Plant Revenue Bonds of said City dated January 1st, 1937, of the denomination of One Thousand (\$1,000.00) Dollars, numbered from one to fifty-six, inclusive, bearing interest at the rate of three per centum (3%) per annum, payable semi-annually on July 1st and January 1st of each year, first interest payable July 1st, 1937; said bonds shall mature in numerical order on the first day of January in years and amounts, as follows: \$3,000 - 1938 to 1941, both inclusive; 1943 to 1946, both inclusive; 1948 to 1951, both inclusive; 1953 to 1956, both inclusive; and \$2,000 - 1942, 1947, 1952 and 1957.

Said bonds shall be signed by the Mayor and sealed with the corporate seal of the City, attested by the City Clerk and Treasurer, and the interest coupons attached to said bonds shall be executed with the facsimile signature of said City Clerk and Treasurer, and said bonds, together with interest thereon, shall be payable only out of the Bond and Interest Redemption Account hereinafter created and shall be a valid claim of the holders thereof only against said fund, and the income and revenue of the entire Orangeburg Electric Light Plant pledged to such fund as hereinafter provided.

Section 3. Said bonds and coupons when issued shall be in substantially the following form:

UNITED STATES OF AMERICA

STATE OF SOUTH CAROLINA

COUNTY OF ORANGEBURG

CITY OF ORANGEBURG

ORANGEBURG ELECTRIC LIGHT PLANT REVENUE BOND

NO.

The City of Orangeburg, in the County of Orangeburg, State of South Carolina, hereby acknowledges itself indebted and for value received promises to pay to the bearer, of if this bond be registered, to the registered holder hereof solely from the revenue hereinafter described the sum of

ONE THOUSAND DOLLARS (\$1,000.00)

\$1,000.00

on the first day of January, 19___, and to pay interest on said sum from the date hereof until paid and from the same revenue at the rate of three per centum (3%) per annum, payable semi-annually on the first days of July and January in each year, upon presentation and surrender of the annexed interest coupons as the same severally come due, both principal and interest being payable in lawful money of the United States of America at the office of the City Clerk and Treasurer of said City in Orangeburg, South Carolina, or at the option of the holder, at Central Hanover Bank and Trust Company, a Bank in the Borough of Manhattan, City and State of New York.

This bond is one of a series of bonds of like date and tenor except as to maturity, and is issued pursuant to Act No. 299 of the Acts of 1933 of South Carolina, as amended, and an ordinance duly adopted for the purpose of defraying the cost of constructing improvements to the distributing system of the Electric Light Plant of the City of Orangeburg.

Both principal of and interest on this bond are payable solely from the gross revenues derived from the operation of the Orangeburg Electric Light Plant, including any extensions thereto and improvements thereof. Neither this bond nor any of the interest coupons hereto attached constitutes an indebtedness of said City within the meaning of any constitutional provisions or statutory limitation of the State of South Carolina.

The said City hereby agrees that it will continuously operate said Orangeburg Electric Light Plant and fix and maintain rates for the facilities and services furnished by said Electric Light Plant as shall be sufficient at all times to provide for the payment of the interest on and principal of this bond and the issues of which it forms a part as and when the same becomes due and payable, to create a "Bond and Interest Redemption Fund" therefor, to provide for the payment of the expenses of the administration and operation and such expenses for maintenance of said Orangeburg Electric Light Plant as may be necessary to preserve the same in good repair and working order, to build up a reserve for depreciation of said Electric Light Plant and to build up a reserve for improvements, betterments and extensions to said Electric Light Plant other than those necessary to maintain the same in good repair.

Under authority of said Act, as amended, and by said ordinance, there has been created and granted to and in favor of the holder or holders of this bond and the issue of which it forms a part and to and in favor of the holder or holders of the coupons attached to said bonds a statutory lien, which is hereby recognized as valid and binding on said Electric Light Plant, and on any extensions thereto and improvements thereof, and said Electric Light Plant shall remain subject to said statutory lien until the payment in full of the interest on and the principal of this bond and the issue of which it forms a part.

This bond may be registered as to principal only in the name of the holder on the books of said City in the office of its City Clerk and Treasurer, such registration to be evidenced by notation of said City Clerk and Treasurer on the back hereof, after which no transfer shall be valid unless made on said books and similarly noted hereon, but it may be discharged from such registration by being transferred to bearer, after which it shall be transferable by delivery but i may be again registered as before. The registration of this bond as to principal shall not restrain the negotiability of the coupons by delivery merely.

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The principal of and interest of this bond are exempt from any and all state, county and municipal and other taxation whatsoever under the laws of the State of South Carolina.

It is hereby certified and recited, that all conditions, acts and things required by the constitution or statutes of the State of South Carolina to exist, be performed, and happen precedent to or in the issuance of this bond, exist, have been performed and have happened.

IN WITNESS WHEREOF, the said City of Orangeburg, in the County of Orangeburg, State of South Carolina, has caused this bond to be signed by its Mayor, attested by its City Clerk and Treasurer, and its corporate seal to be impressed hereon, and the annexed coupons to be authenticated by the facsimile signature of said City Clerk and Treasurer and this bond to be dated the first day of January, 1937.

ATTEST:

City Clerk and Treasurer.

Mayor.

(FORM OF COUPON)

No.

\$15.00

On the first day of July (January), 19__, the City of Orangeburg, South Carolina, will pay to the bearer Fifteen (\$15.00) Dollars in lawful money of the United States of America at the office of the City Clerk and Treasurer, in the City of Orangeburg, South Carolina, or, at the option of the holder, at Central Hanover Bank and Trust Company, a bank in the Borough of Manhattan, City and State of New York, from the gross revenue described in, and being the semi-annual interest when due on its Electric Light Plant Revenue ^Bond, dated January 1, 1937, and numbered _____. This coupon is issued under Act No. 299 of the Acts of 1933 of South Carolina, as amended, and does not constitute an indebtedness of said City within any state constitutional provision or statutory limitation.

City Clerk and Treasurer.

There shall be endorsed upon each of said bonds a certificate in the following form to be executed by the Sinking Fund Commission of the State of South Carolina:

> The Sinking Fund Commission of the State of South Carolina HEREBY CERTIFIES that it has approved the issuance of the within bond and has authorized this certificate to be endorsed thereon and executed in its name by its secretary, pursuant to Act. Number 299 of the Acts of 1933 of South Carolina, as amended.

> > SINKING FUND COMMISSION OF THE STATE OF SOUTH CAROLINA.

> > > Secretary.

By___

(PROVISIONS FOR REGISTRATION) (TO BE ENDORSED UPON THE BACK OF EACH BOND)

At the request of the holder, the within bond is hereby converted into a registered bond as to the principal, and it shall be payable only to the registered holder or to his legal representative until it has been discharged from such registration by being transferred to bearer, after which it shall be payable to bearer and transferable by debivery.

DATE OF REGISTRATION IN WHOSE NAME REGISTERED REGISTERED BY

Section 4. From and after the delivery of any bond issued under the provisions of this ordinance, the Electric Light Plant - of said City shall be operated on a fiscal year basis, commencing on October 1 of each year and ending of September 30 of each succeeding year, and on that basis the entire income and revenue of said Electric Light Plant, including all extensions thereto and improvements thereof, shall be set aside and deposited into separate and special funds as follows:

There shall be and there is hereby created a fund designated "Orangeburg Electric Light Plant Bond and Interest Redemption Fund" of said City (hereinafter called the "Bond Fund"); there shall be paid into and there is hereby pledged to said Bond Fund from the gross revenues of the Electric Light Plant as the same accrue, from month to month, such amount as will be necessary to pay the principal and interest requirement on the bonds on the next ensuing interest or bond maturity date. If in any month the revenues derived from the operation of said Electric Light Plant are insufficient to provide for the payments into the Bond Fund herein required, then the amount of such deficiency shall be added to the amounts required to be so paid in the next succeeding month.

Pursuant to Section 22 of said Act No. 299, as amended, there are hereby created funds designated respectively "Operation and Maintenance Fund", "Depreciation Fund" and "Contingent Fund", and there are hereby pledged and ordered to be paid into said funds in each fiscal year from the remaining revenues and in the following order:

- (a) INTO THE OPERATION AND MAINTENANCE FUND, a sum of not less than Fifty Thousand (\$50,000.00) Dollars to provide for the payment of all reasonable expenses of administration, operation, and such expenses for maintenance as may be reasonably necessary to preserve the Orangeburg Electric Light Plant in good repair;
- (b) INTO THE DEPRECIATION FUND, a sum of not less than Five Hundred (\$500.00) Dollars to build up a reasonable reserve for depreciation of said Orangeburg Electric Light Plant; and

(c) INTO THE CONTINGENT FUND, a sum of not less than Five Hundred (\$500.00) Dollars to build up a reasonable reserve for improvements, betterments and extensions to said Orangeburg Electric Light Plant, other than those expenses which are reasonably necessary to maintain the same in good repair as hereinabove provided for.

Any revenue of the Drangeburg Electric Light Plant remaining after the foregoing payments may be disposed of as the governing body of said City shall determine to be for the best interest of said City.

Nothing contained in this section of this ordinance shall be deemed to prevent the transfer of any moneys contained in said "Operation and Maintenance Fund," "Depreciation Fund" or "Contingent Fund," pursuant to and within the limitations prescribed by Sections 26, 27 and 28 of said Act. No. 299, as amended.

Section 5. It is hereby determined that the rates for the facilities and services furnished by said Electric Light Plant shall, until otherwise fixed and revised pursuant to said Act No. 299, as amended, be as heretofore adopted by the City of Orangeburg, South Carolina, on March 1st, 1936, and as set forth in the printed copy of the Kules and Kegulations of the Orangeburg Water and Light Plant attached to this ordinance as Exhibit A.

The foregoing rates whenever necessary shall be revised so as to meet the requirements of this ordinance and said City hereby covenants and agrees at all times to maintain such rates for the facilities and services furnished by said Electric Light Plant as shall be sufficient to provide for the payment of the interest on and principal of all of said bonds, as and when the same becomes due and payable, and to create a Bond and Interest Redemption Fund therefor and to provide for the payment of the expenses of administration and operation and such expenses for maintenance of the Orangeburg Electric Light Plant as may be necessary to preserve the same in good repair, and to build up a reserve for depreciation of the said Orangeburg Electric Light

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Plant, and to build up a reserve for improvements, betterments and extensions to the Orangeburg Electric Light Plant other than those necessary to maintain the same in good repair as hereinabove provided.

Section 6. There shall be designated as custodian of the revenues of the Orangeburg Electric Hight Plant a bank or trust company duly qualified and doing business within the State of South Carolina and thereafter all funds derived from the operation of said Electric Light Plant, as they are received, and all other funds required to be deposited with said custodian by Section 24 of said Act. No. 299, as amended, shall be deposited with said bank or trust company, as provided in said Act, and there shall be filed with such custodian written instructions complying with said Section 24 of said Act and with Section 4 of this ordinance.

Section 7. In the event the said City or any department, agency or instrumentality thereof, shall avail itself of any facilities or services rendered by the said Electric Light Plant, the reasonable value of said facilities or services shall be collected from said City, department, agency or instrumentality monthly as the same accruss. The revenues so received shall be deemed to be revenues derived from the operation of the said Electric Light plant and shall be deposited and accounted for in the same manner as other revenues of the said Electric Light Plant.

Section 9. All moneys received from the sale of any bonds issued pursuant hereto, exclusive of accrued interest, shall be applied solely to the improvement and extension of the distribution system of the Orangeburg Electric Light Plant as herein authorized.

Section 9. It is covenanted and agreed by said City with the holder or holders of the bonds herein authorized to be issued that it will perform all duties with reference to the said Electric Light Plant required by the constitution and the statutes of South Carolina, and said City hereby irrevocably covenants, binds, and obligates itself not to pledge, mortgage or otherwise encumber the Orangeburg Electric Light Plant, or any part thereof, or any revenue therefrom except in the manner set forth in Section E hereof, and

will not sell, lease or dispose of any substantial portion of said Electric Light Plant, until all the bonds issued hereunder shall be paid in full, both principal and interest, or unless and until provisions shall have been made for the payment of said bonds and the interest thereon in full, and said ^City further covenants and agrees with the holder, or holders, of said bonds to maintain in good condition and to operate said Electric Light Plant and to charge and collect such rates and charges for the facilities and services rendered by said Electric Light Plant, within the limits prescribed by law, so that the income and revenues of the Electric Light Plant will be sufficient at all times to meet the requirements as set out in Section 4 hereof.

Section 10. For the further protection of the holders of the bonds herein authorized to be issued and the coupons thereto attached, a statutory lien upon said Electric Light Plant is hereby granted and created as provided in Section 8 of said Act No.299 as amended, which statutory lien is hereby recognized as valid and binding upon said City and said Electric Light Plant, and shall take effect immediately upon the delivery of any bond authorized to be issued under the provisions of this ordinance, and any holder of said bonds or any of the coupons may, either in law or in equity by suit, action, mandamus or other proceeding, enforce and compel the performance of all duties required by said Act as amended, including the making and collecting of sufficient rates, segregating of the income and revenues and the application thereof.

If there be any default in the payment of principal or interest of any of said bonds, then, upon the institution of suit by any holder of said bonds or of any of the coupons, any court having jurisdiction of the action may appoint a receiver to administer said system on behalf of said City with the power to charge and collect rates sufficient to provide for the payment of the bonds or obligations outstanding against said Electric Light Plant and for the payment of the operating expenses and to apply the income and revenues in conformity with this ordinance.

Section 11. While any of the bonds herein authorized re-

main outstanding, said City shall not issue any additional bonds payable from the revenues of said Electric Light Plant, unless the lien of such bonds on the revenues of said Electric Light Plant is made junior and subordinate in all respects to the lien of the bonds herein authorized.

Section 12. So long as any of said bonds are outstanding the said City shall:

- (a) Maintain insurance for the benefit of the holders of the bonds herein authorized of a kind and in an amount which usually would be carried by private companies engaged in a similar type of business, and to pay the cost of such insurance from the Operation and Maintenance Fund hereinbefore described;
- (b) Keep proper books of records and accounts (separate from all other records and accounts) in which complete and correct entries shall be made of all transactions relating to the said Electric Light Plant. Not later than three months after the close of any fiscal year, the said City shall cause to be prepared a balance sheet, pursuant to the provisions of Section 30 of said Act No. 299, as amended, which shall be open to examination and inspection as provided in the said section.

Section 13. The officers of said City required by this ordinance to execute said bonds are hereby authorized and directed to execute said bonds and the City Clerk and Treasurer of said City is authorized and directed to deliver said bonds to the purchaser, or purchasers, to whom they may be sold from time to time, pursuant to the provisions of said Act. No. 299, as amended, upon receiving the purchase price to be paid by said purchaser or purchasers, and to deposit said purchase price in a special account in a bank to be designated by this body. Said deposit shall be secured in the manner provided by Section 15 of said Act No. 299, as amended.

Section 14. If any section, paragraph, clause or provi-

sion of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this ordinance.

Section 15. All ordinances, resolutions and orders or parts thereof in conflict with the provisions of this ordinance are to the extent of such conflict hereby repealed.

Section 16. This ordinance shall take effect immediately upon its passage.

DONE, RATIFIED AND ADOPTED by the City Council of the City of Orangeburg, Orangeburg County, South Carolina, this 5th day of January, A. D., 1937.

ATTEST: City Clerk & Treasurer.

MAYOR. MAYOR. Mayor. Mullaura COUNCILMEN.

AN ORDINANCE PROVIDING FOR THE AUTHORIZATION OF FORTY-FOUR THOUSAND (\$44,000.00) DOLLARS WATER WORKS REVENUE BONDS OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, THE PROCEEDS TO BE USED FOR THE CONSTRUCTION OF A WATER SOFTENING PLANT TO BE USED IN CON-NECTION WITH THE WATER WORKS SYSTEM OF THE SAID CITY OF ORANGEBURG.

BE IT ORDAINED by the City Council of the City of Orangeburg, Orangeburg County, South Carolina, as follows:

Section 1. It is hereby determined and declared that an estimate of the cost of constructing a water softening plant for the City of Orangeburg has heretofore been made and filed with this body at its instance by engineers heretofore employed for that purpose, and that the amount of such estimate is Eighty Thousand (\$80,000.00) Dollars, which estimate is hereby adopted and approved, and that an issue of Water Works Revenue Bonds of the City of Orangeburg in an amount not exceeding Forty Four Thousand (\$44,000.00) Dollars is hereby authorized for the purpose of providing the amount which the City of Orangeburg must contribute to be used in conjunction with the sum of Thirty Six Thousand (\$36,000) Dollars from the Federal Government for the same purpose.

That in order to provide for the payment of Section 2. the cost of the construction of a water softening plant for the City of Orangeburg, which shall be used in connection with and be a part of the City of Orangeburg Water Works System, as described in Section 1 hereof, there shall be issued Fofty-Four Thousand (\$44,000.00) Dollars of Water Works System Revenue Bonds of the said City dated January 1st, 1937, of the denomination of One Thousand (\$1,000.00) Dollars, numbered from one to forty four, inclusive, bearing interest at the rate of three per centum (3%) per annum, payable semi-annually on July 1st and January 1st of each year, first interest payable July 1st, 1937; said bonds shall mature in numerical order on the first day of January in years and amounts as follows: \$2,000 - 1938 to 1941, both inclusive; 1943 to 1946, both inclusive; 1948 to 1951, both inclusive; 1953 to 1956, both inclusive; and \$3,000 - 1942, 1947, 1952 and 1957.

Said bonds shall be signed by the Mayor and sealed with the corporate seal of the City, attested by the City Clerk and Treasurer, and the interest coupons attached to said bonds shall be executed with the facsimile signature of said City Clerk and Treasurer, and said bonds, together with interest thereon, shall be payable only out of the Bond and Interest Redemption Account hereinafter created and shall be a valid claim of the holders thereof only against said fund, and the income and revenue of the entire Orangeburg Water Works System pledged to such fund as hereinafter provided.

Section 3. Said bonds and coupons when issued shall be in substantially the following form:

UNITED STATES OF AMERICA

STATE OF SOUTH CAROLINA

COUNTY OF ORANGEBURG

CITY OF ORANGEBURG

ORANGEBURG WATER WORKS SYSTEM REVENUE BOND

No.

\$1,000.00

The City of Orangeburg, in the County of Orangeburg, State of South Carolina, hereby acknowledges itself indebted and for value received promises to pay to the bearer, or if this bond be registered, to the registered holder hereof solely from the revenue hereinafter described, the sum of

ONE THOUSAND DOLLARS (\$1,000.00)

on the first day of January, 19___, and to pay interest on said sum from the date hereof until paid and from the same revenue at the rate of three per centum (3%) per annum, payable semi-annually on the first days of July and January in each year, upon presentation and surrender of the annexed interest coupons as the same severally come due, both principal and interest being payable in lawful money of the United States of America at the office of the City Clerk and Treasurer of said City in Orangeburg, South Carolina, or at the option of the holder, at Central Hanover Bank and Trust Company, a Bank in the Borough of Manhattan, City and State of New York.

This bond is one of a series of bonds of like date and tenor except as to maturity, and is issued pursuant to Act No. 299 of the Acts of 1933 of South Carolina, as amended, and an ordinance duly adopted for the purpose of defraying the cost of constructing a water softening plant as an addition and improvement to the Water Works System of the City of Orangeburg.

Both principal of and interest on this bond are payable solely from the gross revenues derived from the operation of the Orangeburg Water Works System, including any extensions thereto and improvements thereof. Neither this bond nor any of the interest coupons hereto attached constitutes an indebtedness of said City within the meaning of any constitutional provision or statutory limitation of the State of South Carolina.

The said City hereby agrees that it will continuously operate said Orangeburg Water Works System and fix and maintain rates for the facilities and services furnished by said Orangeburg Water Works System as shall be sufficient at all times to provide for the payment of the interest on and principal of this bond and the issue of which it forms a part as and when the same becomes due and payable, to create a "Bond and Interest Redemption Fund" therefor, to provide for the payment of the expenses of the administration and operation and such expenses for maintenance of said Orangeburg Water Works System as may be necessary to preserve the same in good repair and working order, to build up a reserve for depreciation of said Water Works System and to build up a reserve for improvements, betterments and extensions to said Water Works System other than those necessary to maintain the same in good repair.

Under authority of said Act, as amended, and by said ordinance there has been created and granted to and in favor of the holder or holders of this bond and the issue of which it forms a part and to and in favor of the holder or holders of the coupons attached to said bonds a statutory lien, which is hereby recognized as valid and binding on said Water Works System, and on any extensions thereto and improvements thereof, and said Water Works System shall remain subject to said statutory lien until the payment in full of the interest on and the principal of this bond and the issue of which it forms a part.

This bond may be registered as to principal only in the name of the holder on the books of said City in the office of its

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City Clerk and Treasurer, such registration to be evidenced by notation of said City Clerk and Treasurer on the back hereof, after which no transfer whall be valid unless made on said books and similarly noted hereon, but it may be discharged from such registration by being transferred to bearer, after which it shall be transferable by delivery but it may be again registered as before. The registration of this bond as to principal shall not restrain the negotiability of the coupons by delivery merely.

The principal of and interest of this bond are exempt from any and all state, county and municipal and other taxation whatsoever under the laws of the State of South Carolina.

It is hereby certified and recited, that all conditions, acts and things required by the constitution or statutes of the State of South Carolina to exist, be performed, and happen precedent to or in the issuance of this bond, exist, have been performed and have happened.

IN WITNESS WHEREOF the said City of Orangeburg, in the County of Orangeburg, State of South Carolina, has caused this bond to be signed by Its Mayor, attested by its City Clerk and Treasumer, and its corporate seal to be impressed hereon, and the annexed coupons to be authenticated by the facsimile signature of said City Clerk and Treasurer and this bond to be dated the first day of January, 1937.

ATTEST:

City Clerk and Treasurer.

(FORM OF COUPON)

\$15.00

Mayor.

No.

On the first day of July (January), 19__, the City of Orangeburg, South Carolina, will pay to the bearer Fifteen (\$15.00) Dollars in lawful money of the United States of America at the office of the City Clerk and Treasurer, in the City of Orangeburg, South Carolina, or, at the option of the holder, at Central Hanover Bank and Trust Company, a bank in the Borough of Manhattan, City and State of New York, from the gross revenue described and being the semi-annual interest when due on its Water Works System Revenue

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Bond, dated January 1, 1937, and numbered _____. This coupon is issued under Act. No. 299 of the Acts of 1933 of South Carolina, as amended, and does not constitute an indebtedness of said City within any state constitutional provision or statutory limitation.

City Clerk and Treasurer.

There shall be endorsed upon each of said bonds a certificate in the following form, to be executed by the Sinking Fund Commission of the State of South Carolina;

> The Sinking Fund Commission of the State of South Carolina HEREBY CERTIFIES that it has approved the issuance of the within bond and has authorized this certificate to be endorsed thereon and executed in its name by its secretary, pursuant to Act No. 299 of the Acts of 1933 of South Carolina, as amended.

> > SINKING FUND COMMISSION OF THE STATE OF SOUTH CAROLINA,

> > > Secretary.

By_

(PROVISIONS FOR REGISTRATION) (TO BE ENDORSED UPON THE BACK OF EACH BOND)

At the request of the holder, the within bond is hereby converted into a registered bond as to the principal, and it shall be payable only to the registered holder or to his legal representative until it has been discharged from such registration by being transferred to bearer, after which it shall be payable to bearer and transferable by delivery.

DATE OF REGISTRATION IN WHOSE NAME REGISTERED REGISTERED BY

Section 4. From and after the delivery of any bond issued under the provisions of this ordinance the Water Works System of said City shall be operated on a fiscal year basis, commencing on October 1 of each year and ending on September 30 of each succeeding year, and on that bais the entire income and revenue of said Water Works System, including all extensions thereto and improvements thereof, shall be set aside and deposited into separate and and special funds as follows:

There shall be and there is hereby created a fund designated "Orangeburg Water Works System Bond and Interest Redemption Fund" of said City (hereinafter called the "Bond Fund"); There shall be paid into and there is hereby pledged to said Bond Fund from the gross revenues of the Water Works System as the same accrue, from month to month, such amount as will be necessary to pay the principal and interest requirement on the bonds on the next ensuing interest or bond maturity date. If in any month the revenues derived from the operation of said Water Works System are insufficient to provide for the payments into the Bond Fund herein required, then the amount of such deficiency shall be added to the amounts required to be so paid in the next succeeding month.

Pursuant to Section 22 of said Act No. 299, as amended, there are hereby created funds designated respectively "Operation and Maintenance Fund", "Depreciation Fund" and "Contingent Fund," and there are hereby pledged and ordered to be paid into said finds in each fiscal year from the remaining revenues and in the following order:

- (a) INTO THE OPERATION AND MAINTENANCE FUND, a sum of not less than Fifteen Thousand (\$15,000.00) Dollars to provide for the payment of all reasonable expenses of administration, operation and such expenses for maintenance as may be reasonably necessary to preserve the Orangeburg Water Works System in good repair;
- (b) INTO THE DEPRECIATION FUND, a sum of not less than Five Hundred (\$500.00) Dollars to build up a reasonable reserve for depreciation of said Orangeburg Water Works System; and
- (c) INTO THE CONTINGENT FUND, a sum of not less than Five Hundred (\$500.00) Dollars to build up a reasonable reserve for improvements, betterments and extensions to said Orangeburg Water Works System, other than those expenses which are reasonably necessary to maintain the same in good repair as hereinabove provided for.

Any revenue of the Orangeburg Water Works System remaining after the foregoing payments may be disposed of as the governing body of said City shall determine to be for the best interest of said City.

Nothing contained in this section of this ordinance shall be deemed to prevent the transfer of any moneys contained in said "Operation and Maintenance Fund," "Depreciation Fund" or "Contingent Fund," pursuant to and within the limitations prescribed by Sections 26, 27 and 28 of said Act No. 299, as amended.

Section 5. It is hereby determined that the rates for the facilities and services furnished by said Water Works System shall, until otherwise fixed and revised pursuant to said Act No. 299, as amended, be as heretofore adopted by the City of Orangeburg, South Carolina, on March 1st, 1936, and as set forth in the printed copy of the Rules and Regulations of the Orangeburg Water and Light Plant, attached to this ordinance as Exhibit A.

The foregoing rates whenever necessary shall be revised so as to meet the requirements of this ordinance and said City hereby covenants and agrees at all times to maintain such rates for the facilities and services furnished by said Water Works System as shall be sufficient to provide for the payment of the interest on and principal of all of said bonds, as and when the same becomes due and payable, and to create a Bond and Interest Medemption Fund therefor and to provide for the payment of the expenses of administration and operation and such expenses for maintenanceof the Orangeburg Water Works System as may be necessary to preserve the same in good repair, and to build up a reserve for depreciation of the said Orangeburg Water Works System, and to build up a reserve for improvements, betterments and extensions to the Orangeburg Water Works System other than those mecessary to maintain the same in good repair as hereinabove provided.

Section 6. There shall be designated as custodian of the revenues of the Orangeburg Water Works System a bank or trust company duly qualified and doing business within the State of South Carolina and thereafter all funds derived from the operation of

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said Water Works System, as they are received, and all other funds required to be deposited with said custodian by Section 24 of said Act No. 299, as amended, shall be deposited with said bank or trust company, as provided in said Act, and there shall be filed with such custodian written instructions complying with said Section 24 of said Act and with Section 4 of this ordinance.

Section 7. In the event the said City or any department, agency or instrumentality thereof, shall a vail istelf of any facilities or services rendered by said Water Works System, the reasonable value of said facilities or services shall be collected from said City, department, agency or instrumentality monthly as the same accruss. The revenues so received shall be deemed to be revenues derived from the operation of the said Water Works System and shall be deposited and accounted for in the same manner as other revenues of the said Water Works System.

Section 8. All moneys received from the sale of any bonds issued pursuant hereto, exclusive of accrued interest, shall be applied solely to the improvement and extension of the Water Works System as herein authorized.

Section 9. It is covenanted and agreed by said City with the holder or holders of the bonds herein authorized to be issued that it will perform all duties with reference to the said Water Works System required by the constitution and the statutes of South Carolina, and the said City hereby irrevocably covenants, binds, and obligates itself not to pledge, mortgage or otherwise encumber the Orangeburg Water Works System, or any part thereof, or any revenue therefrom except in the manner set forth in Section 11 hereof, and will not sell, lease or dispose of any substantial portion of said Water Works System, until all the bonds issued hereunder shall be paid in full, both principal and interest, or unless and until provisions shall have been made for the payment of said bonds and the interest thereon in full, and said City further covenants and agrees with the holder, or holders, of said bonds to maintain in good condition and to operate said Water Works System and to charge and collect such rates and charges for the facilities and services render-

ed by said Water Works System, within the limits prescribed by law, so that the income and revenues of the Water Works System will be sufficient at all times to meet the requirements as set out in Section 4 hereof.

Section 10. For the further protection of the holders of the bonds herein authorized to be issued and the coupons thereto attached, the City of Orangeburg agrees that, if, in any year while the bonds herein issued are outstanding, the revenues of its Water Works System shall be insufficient to provide the payments set forth in this ordinance, that it will pledge, to an extent necessary to make up such deficiency, any surplus funds of the Electric Light Plant owned by the City of Orangeburg and not required to take care of obligations of the said Electric Light Plant created on the same date as these presents; and, for the further protection of the holders of the bonds herein authorized to be issued and the coupons thereto attached, a statutory lien upon said Water Works System is hereby granted and created as provided in Section 8 of said Act No. 299, as amended, which statutory lien is hereby recognized as valid and binding upon said City and said Water Works System, and shall take effect immediately upon the delivery of any bond authorized to be issued under the provisions of this ordinance. and any holder of said bonds or any of the coupons may, either in law or in equity by suit, action, mandamus or other proceeding, enforce and compel the performance of all duties required by said Act as amended, including the making and collecting of sufficient rates, segretating of the income and revenues and the application thereof.

If there be any default in the payment of principal or interest of any of said bonds, then, upon the institution of suit by any holder of said bonds or of any of the coupons, any court having jurisdiction of the action may appoint a reveiver to administer said system on behalf of said ^City with the power to charge and collect rates sufficient to provide for the payment of the bonds or obligations outstanding against said Water Works System and for the payment of the operating expenses and to apply the income and revenues in conformity with this ordinance.

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Section 11. While any of the bonds herein authorized remain outstanding, said City shall not issue any additional bonds payable from the revenues of said Water Works System, unless the lien of such bonds on the revenues of said Water Works System is made junior and subordinate in all respects to the lien of the bonds herein authorized.

Section 12. So long as any of said bonds are outstanding, the said City shall:

- (a) Maintain insurance for the benefit of the holders of the bonds herein authorized of a kind and in an amount which usually would be carried by private companies engaged in a similar type of business, and to pay the cost of such insurance from the Operation and Maintenance Fund hereinbefore described;
- (b) Keep proper books of records and accounts (separate from all other records and accounts) in which complete and correct entries shall be made of all transactions relating to the said Water Works System. Not later than three months after the close of any fiscal year, the said City shall cause to be prepared a balance sheet, pursuant to the provisions of Section 30 of said Act No. 299, as amended, which shall be open to examination and inspection as provided in the said section.

Section 13. The officers of said City required by this ordinance to execute said bonds are hereby authorized and directed to execute said bonds and the City Clerk and Treasurer of said City is authorized and directed to deliver said bonds to the purchaser, or purchasers, to whom they may be sold from time to time, pursuant to the provisions of said Act No. 299, as amended, upon receiving the purchase price to be paid by said purchaser or purchasers, and to deposit said purchase price in a special account in a bank to be designated by this body. Said deposit shall be secured in the manner provided by S_oction 15 of said Act No. 299, as amended.

Section.14. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the remaining provisions of this ordinance.

Section 15. All ordinances, resolutions and orders or parts thereof in conflict with the provisions of this ordinance are to the extent of such conflict hereby repealed.

Section 16. This ordinance shall take effect immediately upon its passage.

DONE, RATIFIED AND ADOPTED by the City Council of the City of Orangeburg, Orangeburg County, South Carolina, this 5th day of January, A. D., 1937.

ATTEST:

CITY CLERK & TREASURER

COUNCILMEN.

AN ORDINANCE TO REGULATE THE LOCATION AND CONSTRUCTION OF BUILDINGS ON EAST RUSSELL STREET, FROM DOYLE STREET TO SOUTH BOULEVARD, AND TO PROVIDE PENAL-TIES FOR THE VIOLATION HEREOF.

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

SECTION I. That from and after the passage of this prdinance, it shall be unlawful for any person, firm or corporation to locate or construct any building on East Russell Street between Doyle Street and South Boulevard which shall be closer than ten (10) feet to the street line as shown on a plat of the said East Russell Street, made by Edward Hames, City Engineer, on file in the office of the City Clerk and Treasurer, and showing the said building line in red ink.

SECTION II. Each day during which any person, firm or corporation shall locate or construct a building, or permit the same to be located or constructed in violation of the terms of this ordinance shall be deemed a separate offense.

SECTION III. That any person, firm or corporation violating the terms of this ordinance shall be guilty of a misdemeanor and, upon conviction there for before the Recorder, or Acting-Recorder, be subject to a fine not exceeding One Hundred (\$100.00) Dollars, or imprisonment, with or without hard labor, for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 26th day of February, A. D., 1937.

ATTEST:

Clerk $C \div \pm \pm 1$ and Treasurer

Mayor. N Councilmen.

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AN ORDINANCE

5924

TO REGULATE LICENSES IN THE CITY OF ORANGEBURG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1937 AND ENDING MARCH 31, 1938

Section 1. Be it ordained by the Mayor and Councilmen of the City of Orangeburg, S. C., in Council assembled, that every person, firm, company or corporation engaged in or intending to engage in any trade, business or profession hereinafter mentioned, or keeping an office or place of business open for the same, shall obtain on or before the 5th day of May 1937 license therefor in the manner bengingfter programity day of May, 1937, license therefor in the manner hereinafter prescribed. Every person, firm, company or corporation, commencing business after the first day of April, 1937, shall obtain a license therefor before entering upon such trade, business or profession.

Section 2. That every person, firm or corporation or company liable for any license under this ordinance and failing to obtain such license before May 5th, 1937, as provided in Section 1, (except a new business) shall pay in addition to the amount of the license ten (10) per cent. for every month or part of a month until said license is paid thereon, as a penalty for such failure. Provided, that after the 15th day of May, 1937, all delinquents shall be reported by City License Collector to the Recorder, to be dealt with in accordance with Section 4 of this ordinance.

Section 3. Every person, firm, company or corporation required by this ordinance to obtain a license to engage in any trade, business or profession for which a license is required, shall make application therefor to the City Clerk and Treasurer and shall give: First, his or her name or style, and in case of a firm or company, the names of the or her name or style, and in case of a firm or company, the names of the several persons constituting such firm or company; Second, the trade, business, or profession, for which a license is required; Third, the place where such trade, business, or profession is to be carried on; and in case of dealers in goods, wares, and merchandise, druggists, dealers in carriages, wagons, buggies, automobiles, automobile trucks, motorcycles, bicycles, ether than their own manufacture, dealers in pianos, organs, phonographs, radios, and other musical instruments, the application shall be in writing and sworn to, which shall state also the amount, extent and value of business carried on and their gross sales, or receipts for previous fiscal year, all of which, and answers sales, or receipts for previous fiscal year, all of which, and answers to questions relative to which shall be given under oath. And in all cases the City Council, the Recorder or City Clerk and Treasurer may require the production of the applicant's books of accounts and sales

for the preceding year. Nothing herein contained shall in any manner affect any other requirement of trade, business or profession. Section 4. If any person or persons shall carry on any trade, business or profession or shall keep an office or place for such business for the exercising, carrying on or doing of which a license is required by this ordinance without first taking out such license as in that behalf is required he she or they, shall for every offense in that behalf is required, he, she, or they, shall for every offense be subject to a penalty not exceeding One Hundred (\$100) Dollars, or to be improsioned with or without hard labor, not exceeding thirty days, as may be adjudged by the Recorder, or Acting Recorder trying the case. Section 5. The license granted under this ordinance shall not

authorize the person or persons (except Lawyers, Physicians, Dentists, Auctioneers, Insurance and Real Estate Dealers) or Company, Firm or Corporation mentioned therein, to exercise or carry on any trade, business or profession specified in such license in any other place

business or profession specified in such license in any other place than that mentioned therein, and every person, firm or corporation, exercising or carrying on any trade, business, or profession, or doing an act for which a license is required, shall keep said license at all times in a conspicuous part of the business place, and on demand of any authorized official of the ^City Government, shall produce such license, and unless he shall do so shall be deemed to have no license. Section 6. It shall be the duty of the City License Collector and the Policemen of the City to detect and report allparties failing to take out a license as herein required. The ^City License Collector shall visit each and every place of business from time to time after the 15th dag of May 1937, and ascertain and report immediately to the City ^Clerk, Mayor or ^Acting Mayor or Recorder, the names and places of business of all persons, failing to take out license and especially transients and parties recently arrived in the city who may be engaged in any business for which a license is required. for which a license is required.

Section 7. If any person or persons shall desire to remove from the house or premises in which the trade, business or profession mentioned in said license, is authorized, upon application to City Clerk and Treasurer, the said City Clerk and Treasurer may transfer said license by endorsement in writing on said license to any other place or premises to conduct the same business or profession.

Section 8. No license shall be issued to extend beyond March 31, 1938. The City Clerk and Treasurer is authorized to transfer license ONIX when said business, person or firm possesses or purchases same business for which such license was originally issued.

Section 9. All licenses for the year granted in accordance with this Ordinance shall continue in force until the 31st day of March,1938 and no license, except as provided for by limitation, shall be issued for less time or rate than specified in this ordinance, and the City Clerk and Treasurer shall prepare a proper form to be issued in each case.

and no license, except as provided for by limitation, shall be issued for less time or rate than specified in this ordinance, and the City Clerk and Treasurer shall prepare a proper form to be issued in each case. Section 10. Applications for licenses of all kinds shall be made to the City Clerk and Treasurer, all fees for same shall be paid to him in advance; and in any case where license fees may be paid to the License Collector, or any Policeman of the City, he shall report the same to the City Treasurer at once and license shall be issued. Section 11. The amount to be charged for license for any other business, trade, profession or occupation, not herein specifically

Section 11. The amount to be charged for license for any other business, trade, profession or occupation, not herein specifically enumerated shall be fixed by the Mayor, with consent of City Council, but the Mayor shall have no authority to change or reduce the license fees herein fixed. Provided: That in case of short term license taken out in the latter part of the Fiscal Year, the Mayor may in his discretion reduce the license fee. But no reduction shall be made before January 1, 1938.

Section 12. For the purpose of this Ordinance each business or occupation herein separately and specifically mentioned and enumerated, shall be deemed to be a separate and distinct business or occupation and the payment of license for any business or occupation herein mentioned and enumerated shall not be held to include or embrace the license for any other business or occupation herein mentioned and enumerated, unless so specified in this Ordinance. Section 13. The City Council reserves the **right** to revoke any

Section 13. The City Council reserves the **right** to revoke any license for any cause which may seem to be just; and any person or persons, firm or corporation engaged in business in the City of Orangeburg, holding a license from the said city who shall be convicted of the illegal or unlawful sale of any spiritous or intoxicating liquors, in violation of the City Ordinance or laws of the State, shall immediately forfeit his license for whatever business such person, firm or corporation shall be engaged in.

firm or corporation shall be engaged in. Section 14. For a license to carry on any trade, business or profession hereinafter mentioned, the following sums shall be paid to the City Clerk and Treasurer excepting only those exempt under the Taws of the State of South Carolina or the laws of the United States of America, viz:

LICENSES

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The gross sales and receipts herein referred to may be based upon all business in or out of the city of previous year ending March 31, 1937. Automobiles, Battery Stations, each, per year Automobile Filling Stations, each, per year Automobile Filling Stations, with sale of 25.00 25.00 accessories, each per year 40.00 Automobile Filling Stations, with sale of Automobile Filling Stations, with sale of accessories and charging batteries, each per year Automobile, repair shops, only, per year Automobiles, storage house, each, per year Automobiles, for hire, or livery, first car, per year Automobiles, renters of cars, by hour, day or week, per year ... Automobile Trucks plying on streets of city for gain or hire first truck per year 50.00 25.00 10.00 25.00 15.00 20.00 10.00 Each purchaser of license for Automobile transfer or truck, shall be furnished a license plate and badge for which charge shall be made. License plate to be placed in front of car. Provided: That every person, firm, or corporation desiring to engage in the business of transporting persons or freight by Automobile or Automobile Truck shall first make application in person upon blanks furnished by the City Clerk and Treasurer, stating the name, address and age of the driver of each car and file the same with the City Clerk. Said application shall contain a certificate from two reputable citizens that applicant and driver are of good character and shall be submitted to the Mayor before license is granted. Auctioneers, each, per day Auction of Horses and Mules by dealers, to all local dealers, in addition to all other license, selling three (3) or more head on 5.00 any one day anywhere in the City of Orangeburg, S. C., per day Auction of Horses or Mules by dealers, transient, per day 50.00 300.00 10.00 other business, per year 15.00 B Bakeries, wholesale, per year Bakeries, retail, up to \$1000, per year Over \$1000, per year Barbers, first chair, per year Each additional chair, per year Barber Shops, Beauty Specialists in competition with Besuty Shops or parlors additional per year 50.00 15.00 25.00 10.00 3.00 Beauty Shops or parlors, additional, per year Beauty Parlors or Shops, per year Bicycles, dealers in, including supplies and repairs. (See Section 15.) 20.00 20.00 Bill Posters or distributors of samples or advertising matter, per year Provided: That all bill posters shall place all bills and paper removed from bill boards in a receptacle and not on the 30.00 streets of the city, or in the surface drains or sewer mains. Blacksmith, shops, with one forge, per year 10.00 Each additional forge, per year Boarding Houses, furnishing board for a week or less time 3.00 boarding houses, furnishing sourd for a wool of first interview of the first \$5,000 or less gross sales, per year 5.00 2.50 2.00 50,00 For each \$1000 or additional over \$5000, per year 1.00 Bottled mineral water or other soft drinks, sold by dealers not having mercantile license, per year .. Bowling Alleys or Ten Pin Alleys, (See Ten Pin Alleys) Brick Yards, dealers in Brick or other clay products, 5.00 not having general merchandise license, per year 15.00 Brokers or lenders of money, per year Brokers, real estate, conducting the sale and purchase of real estate or collecting rents for the first \$1000 100.00

\$10.00 additional for each additional \$1000 or less receipts, per year. Brokers, fertilizers. (See Fertilizers.) Brokers, merchandise, no fertilizers, not maintaining warehouses, per year 15.00 Brokers, in stocks, bonds or collateral paper, per year Brokers, merchandise, meaning a person, firm or corporation who acts solely as Intermediary between buyer and seller 25.00 for the consideration of a commission for the sale of goods ware, merchandise, produce or commodities, by sample, maintaining an office or warehouse in the Cityof Orangeburg, same as Wholesale License. Brokers, Merchants, or any other person, firm or corporation selling goods or merchandise of whatever nature from 50,00 10.00 100.00 Building and Loan Associations, per year 20.00 Butchers, (See Green Grocers). С Cabinet makers, repairs only, per year Cabinet ^Makers, repairing furniture, also making and 5.00 20.00 15.00 25.00 Canning Factories, per year Carriage, Buggy or Wagon repair shops, per year Chiropodists and Chiropractors, each, (same as physicians) 10.00 20.00 Circuses, per day, at the discretion of the Mayor. Civil Engineers and Surveyors, each, per year 25.00 25.00 Coal Dealers doing business not esceeding \$5000, per year ... For each additional \$1000 or fraction thereof, per year Provided, that no license be issued to dealers in coal not having scales adapted to the proper weiging 1.00 of coal sold to purchaser. Contractors, Supervisors, or others working on commission basis or firms of such employing, taking or offering to take contracts aggregating not exceeding \$1000, per year Contracts from \$1000, not exceeding \$2000, per year Contracts from \$2000, not exceeding \$5000, per year Contracts from \$5000, not exceeding \$10,000. per year Contracts from \$10,000. not exceeding \$25,000. per year 10.00 15.00 25.00 35,00 50.00 Contracts from \$25,000 and not exceeding \$75,000, per year- 75.00 Contracts over \$100,000., per year The total amount of said contracts may be based upon 100.00 business done during year ending March 31, 1937. No license under this Ordinance shall be farmed out to sub-contractors, but each contractor shall pay on basis of his, her or their contract. Contractors, Transient, license based upon individual contract in accordance with above contract scale. Cotton Seed, dealers in, each individual or company, per year Cotton Mills, Cloth, per year Cotton Mills, Rope, Twine, or Yarn, per year Cotton Seed Oil Mill, per year Cotton Ginners, including the buying of seed, per year Cotton or Grain Exchange, per year 10.00 250.00 125.00 75.00 25.00 100.00 \underline{D}

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Electrical Contractors, bond for \$500.00 required Over \$1000.00, per year Electrical Repairs only, per year 25.00 40.00 10.00 Bond \$500.00 required. Electrical Supplies (See Section 15.) Express Companies, or Agencies, each, for business done within the City of Orangeburg with points within the State, and not including any business done for the United States Government, per year 100.00 F Fairs, Promenade Concerts, Public Balls, Glass Blowers, Operas, Minstrels, and every other kind of public entertainment of a like nature, exhibiting in other than Licensed Halls, or Theatres, per day, or night at discretion of Mayor. Fertilizer Agents, maintaining an office only, in the City of Orangeburg, per year 15.00 Fertilizer Agents, with warehouse, on gross sales not exceeding \$50,000,per year Fifty cents per \$1000 or fraction thereof over 25,00 \$50,000.00 Fertilizer Factories, per year Filling Stations, without sale of accessories, per year Filling Stations, with sale of accessores, per year Fortune Tellers, Clairvoyants, Plamists, or Phrenologists, per day, \$10.00; per week, (At discretion of Mayor.) 50.00 25.00 40.00 50,00 Fruit and vegetable stands, in addition to any other license, under supervision of Health and Police Fruit and vegetables, dealers, selling to consumers on Streets and Ways of the city from push carts and light vehicles, per week, \$10.00; per year Provided: That such dealers are not allowed to conduct 25.00 25.00 their business on Russell Street from North Boulevard to Windsor Street, and are not permitted to take a stand on any street of the city and must comply with sanitary regulations. Fruit or Produce of any kind, dealers from railroad cars, whether wholesale or retail in addition to any other license, per week...... Must comply with Sanitary Ordinances and rules 50,00 of City. Fruit and Produce, dealers, transporting by truck of apples, oranges, cabbage, potatoes and other like fruits and vegetables, from without the City limits for wholesale or retail within the City limits, dealers not having a written order from merchants to whom sold for same, per month, each truck 25.00 merchants to whom sold for same, per month, each truck Fish and Oysters, only, dealers in, per year No Fish or Oysters to be sold anywhere on the streets, but to be sold within stores only. Flying Jenny, per week Florist, per year Foundries or Machine Shops, per year Furniture Dealers. (See Section 15.) 10.00 25.00 15.00 25.00

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Gasoline and Lubricating Oils, dealers in, retail, per year25.00Gasoline and Lubricating Oils, wholesale, per year100.00Green Grocers, including sale of fish and oysters, per year25.00Sale of hides or junk not permitted under this license25.00Green Grocers on wagons or trucks (same as Green Grocers)5.00Gunsmith, in addition toany other license, each, per year5.00

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Hatcheries, per year Harness makers, and repairers, each, per year Hair Dressers. (See Beauty Parlors.) Heating and ventilating contractors, or any person supervision, directing or controlling the installation or repair of any work, by day labor or otherwise, to	20.00
cost up to \$1000, per year Over \$1000, per year Hotels, permitting the privilege of Cigar Stand, per year Hucksters, (See fruit and vegetable dealers.)	25.00 40.00 50.00
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Ice, dealers in, per wagon or truck, per year	5.00
Ice Factories, per year Ice Cream Factories, per year Ice Cream Dealers, with established place of business outside of City of Orangeburg, S. C. and selling and delivering their products within the City of	50.00 25.00
Orangeburg, by truck or otherwise, per year Ice Cream Saloons, and Candy Kitchens combined, per year Ice Cream Saloons and Tea Room Ice Cream Saloons, without founts, per year Ice Cream Saloons and Soda Founts, not connected	50.00 25.00 25.00 10.00
with Drug Store, per year in push carts Ice Cream, dealers in, on the Streets in push carts	15.00
or other vehicle, per year Provided: That said dealers are not allowed to sell on Russell Street from North Boulevard to Windsor Street, and are not allowed to take stand on any street of the city, and must comply with Sanitary regulations.	15.00
Insurance Companies, (Life) with resident agent, per year Insurance Companies, without resident agent, per year Insurance Companies, Industrial, not selling ordinary or	35.00 50.00
straight life Insurance, per year	25.00
Live Stock, Accident, Sick Benefit, Fidelity, Guaranty, Liability and 'Boiler (other than industrial), per year Insurance Companies, Fire, two per cent. of gross premium receipts of each company doing business in the City of Orangeburg, S. C.	25.00
Provided: That Agents representing Fire Insurance Companies doing business in the City of Orangeburg shall upon the first day of July, October, January and April, make sworn statement of gross premiums, con- sisting of all renewals, annual premiums, as well as premiums for new business, whether paid in cash or notes, drafts or other acceptances received in lieu of cash, of each company represented during the previous three months, and shall pay 2 per cent of said gross premiums in settlement of said license.	
For failure to make payment as above indicated during months designated a penalty of ten per cent will be added to license. Itinerant Repairers, or persons not regularly employed by a licensed dealer in bicycles, typewriters, cash registers, sewing machines, automobiles, or other	
like machines, per week	5.00
<u>J</u>	
Junk, buyers of (no storage allowed in city under this license), \$1000 bond required Junk, dealers, operating storage, buying or selling depots or warehouses when and as permitted under regulatory ordinances, \$1000 bond required. (See general merchandise)	20.00

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Landscape Gardeners, per year	10.00
in firm or not, per year \$1000 per annum, whether Lawyers, whose income is more than \$1000 per annum and	15.00
does not exceed \$2000 whether in firm or not, per year Lawyers, whose income is more than \$2000 per annum, and does not exceed \$3000 per annum, whether in firm	20.00
or not, per year \$5.00 additional for every \$5,000 income in addition to \$3000.00.	30.00
Laundries, hand or steam, each, per year	25.00
located outside of city, per year her week, \$10.00	50,00
per year Lodging Houses, at discretion of Mayor, per year Lubricating, Illuminating and Fuel Oil Companies, each, per	50.00 20.00
year Lunch Counters, selling meals not over 10 cents, each, per yr. Lunch Counters, with cigars, cigarettes and soft drinks,	100.00
additional, per year Linen Supply Companies, per year Lumber Yards, wholesale or retail, per year	15.00 50.00 25.00
M	
Machine Shops, employing no help, per year Machine Shops, each, per year Mattress Makers, per year Manufacturers of Concrete or Artificial Stone Blocks	12.50 25.00 10.00
or Ornaments, per year Marble Yards, per year Merchants, including all such persons as ship transport or bring into the City of Orangeburg, stocks of goods, wares and merchandise, including bankrupt stocks for the purpose of selling the same, or for the purpose of advertising and selling the same below cost, or "slaughter sales", (See Ordinance.) Merchants, Retail. (See Section 15.)	25.00 25.00
Merchants, Wholesale, for each and every store or place of business, except such as are specifically taxed by this Ordinance, for which a special license shall be collected, on gross sales not exceeding \$25,000 per annum, per year	25.00
be based upon business of previous year ending March 31, 1937. Merchants, brokers or any other person, firm or	

nants, brokers or any other person, firm or corporation selling goods, wares or merchandise of whatever nature from freight cars or trucks or from storage warehouses, shall pay a license of, per

50.00 week Messenger service, per year Mills, Grist or Flour, each, per year Mills, saw, each, per year Mills, saw with planer, per year Mills, planing, each, per year 5.00 5.00 10.00 15.00 10.00 Millinery, dealers in, not paying general merchandise license, per year 25.00 Motion Picture Shows, Vaudeville, etc., each, per year Any license issued to any motion picture show or 40.00 electric Theatre may be subject to revocation at any time on account of any immoral or indecent or vulgar performance that may be exhibited in any such picture shows. The Mayor and Councilmen shalleateall times have full authority to enter

said moving picture shows for inspection purposes and the City Councilmen are hereby constituted a Board of Censors, and shall have authority to revoke the license of any picture show, vaudeville 2dMHF

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News Stands and Dealers, per year	5.00 5.00
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Occulists, Opticians, Optometrists, regardless of other license, per year Oysters (SeeFish and Oysters).	10.00
Opera Houses, Theatresand Amusement Halls, per year	40.00
Osteopaths, per year	10.00
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Denon Hongang contracting for work coch now were	= 00
Paper Hangers, contracting for work, each, per year Painters, contracting for work, each,per year	5.00 15.00
Painters, sign only, per year	10.00
Palmist, same as Fortune Teller. (At Discretion of Mayor)	20000
Patent Right dealers, per week, \$10.00; per year Pawn Brokers, application to be made to City Council, with	25.00
bond for \$1000, per year	100.00
Piano and Organ Tuners and Repairers, per year	5.00
Pindar Parchers on the streets, per year	10.00
Parched Peanuts, dealers in, bulk, per year	10.00
Pasteurized Milk, dealers in, per year	25.00 5.00
Physicians, whose income is less than \$1000 per annum, whether in firm or not, per year Physicians, whose income is more than \$1000 proless than	10.00
\$2000 per annum, whether in firm or not, per year Physicians, whose income is over \$2000 and less than \$3000	20.00
per annum, whether in firm or not, per year \$5.00 per \$5,000 or fraction thereof over \$3,000 income. Photographers, including finishing of kodaks and other	30.00
films. per vear	15.00
Photographers, portrait painting of any kind, per year	25.00
Phumbers, doing repair work only, per year	15.00
each, per yearPlumbers, not having general merchandise license, carrying	25.00
stock of supplies, per yearPlumbers, transient, (bond for \$500.00 required),	40.00
Contracts up to \$1000, per year	25.00 50.00
Poultry, dealers in, on Streets, in addition to any other license, not allowed to take stand on	
streets of cityk each, per week, \$5.00; per year Pressing Clubs. (See Dry Cleaning).	10.00
Printing Offices, each, per year	15.00
Pudding and Sausage, in addition to any other license,	
when sold in stores, per year	5.00

Radios, dealers and repairs, per year	25.00
Railroad, railroad agencies, for business done within	
the City of Orangeburg, with points within the State,	
and not including any business done for the United	
States Government, each, per year	200.00
Repair Shops for Sewing Machines, not paying general	
merchandise license, per year	10,00
Real Estate (See Broker).	

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Restaurants, meals only, gross receipts not over	
\$1000 per annum, per yearRestaurants, meals only, gross receipts over	15.00
\$1000 per annum, per yearRestaurants, cigars, cigarettes and soft drinks	25.00
additional, per year	10.00
Restaurants, furnishing rooms, additional, per year Repair Shops, not including automobile repairs, per year	10.00 15.00
Rooming Houses, at discretion of Mayor, per year	20.00
<u>s</u>	
- Salvage Companies, non-resident, or their agents, or any	
other person who takes charge of stocks of goods,	
wares or merchandise in the City of Orangeburg, and sell the same for the benefit of the owner, or other	÷
person having any interest in the same, permonth	50.00
No company or person shall be permitted to make any such sale under any regular license previously issued	
to any regular merchant.	
Sewing Machine Agencies, not paying general merchandise	15.00
license, per year	10.00
Shooting Galleries, per year	15.00 10.00
Soda Water Fountain, not connected with Drug Stores, per year	10.00
Stables, sale, per year	35.00
horses or mules, per day	50.00
Surveyors, each, per year	25.00
$\overline{\mathbf{T}}$	
Tailors, each, per year	15.00
Tea Room alone, per year Tea Room, including Soda Fountain, per year	15.00
Tea Room, including Soda Fountain, per year	25.00
done within the City of Orangeburg with points	
within the State and not including any business done for the Government of the United States, per year	200.00
Telegraph Companies or Agencies, each for business done within the City of Crangeburg with points	
within the State and not including any business	
done for the government of the United States, per year Ten Pin and Bowling Alleys or similar games, per year	75.00 15.00
Tinners, not having general merchandise license, per year	15.00
$\underline{\mathbf{U}}$ and $\underline{\mathbf{V}}$	
Undertakers and embalmers, each, per year	25.00 50.00
Veterinary Surgeons, each, per year	15.00 15.00
Vulcanizing Plants, each, per year	T0.00
\underline{W} .	
Watchmakers and repairers of jewelry, per year Warehouses charging storage, each, for business not	5.00
exceeding \$10,000 per annum, per year	50.00
For each \$1000 or fraction thereof additional receipts, per year	1.00
Welding Plants, per year	25.00
Welding Plants and Automobile Repair Shops, per year Wheelwright Shops, not including forge, per year	40.00 5.00
Wholesale Merchants. (See Merchants)	10.00
Wood Yards; 2strucksyorrwagons, each, per year Each additional truck or wagon over 2, per year	3.00
Wood, dealers in, not having wood yard license, first	10.00
truck or wagon, per year Each additional truck or wagon, per year	3.00
A license tag will be supplied to dealers in wood for each wagon or truck used, for which a charge	
of 50% wach will be made.	

Section 15. Upon the business of the following viz: Upon ea and every retail merchant, druggist, dealers in buggies and wagons (other than their own make), bicycles and bicycle supplies, and Upon the business of the following viz: Upon each dealers in pianos, cabinet organs, and other musical instruments of like kind, Radios, Victrolas; and upon the business of any and every other person, firm or corporation doing business of any kind within the City of Orangeburg for the carrying on of which a license is required and for each and every store or place of business within the corporate limits of the City of Orangeburg, other than those hereinbefore specifically named, designated and taxed in this Ordinance. When his, her or their gross receipts or sales for preceding year does not exceed \$4,000., per year 15.00 When his, her or their gross receipts are over \$4,000 and do not exceed \$6,000 for preceding year, per year 20.00 When his, her or their gross receipts or sales for preceding year are over \$6,000 and do not exceed

\$10,000, per year And \$5.00 additional for each \$5,000 or fraction 25.00 thereof over \$10,000 sales.

The gross sales and receipts herein referred to shall be estimated upon the business of the preceding year. Provided: That in case of any person beginning a business covered by this section and who was not engaged in said business in this city during the previous year, such person shall pay to the City Clerk and Treasurer as license the sum of twenty-five (\$25.00) dollars at the time of beginning business and in case it shall appear at the end of the year that such license so paid is more than his gross sales and receipts would require him to pay, the Mayor may refund to him the amount so paid in excess of the amount required by this section, or give such person credit for same on license for next year. And if the gross sales are in excess of amount named then the Mayor must require said business to pay in accordance with above requirements.

Section 16. All depots, stations or other places used by Automobile Truck Companies, for storage or other purposes, located Section 16.

within the City of Orangeburg, S. C., shall pay license to City of Orangeburg of One Hundred (\$100) Dollars, per year. Section 17. That each day or part of a day during which any person, firm or corporation shall do business in the City of Orangeburg, S. C., without obtaining the license herein specified, shall be deemed a separate offense and each separate offense shall be punished

as prescribed in section 4 of this ordinance. - Section 18. It shall be the duty of the City Clerk and Treasurer to make and keep posted in a conspicuous place in his office, an alphabetical list of persons paying license under this Ordinance expiring with the current fiscal year, which shall contain the name of the person, firm or corporation, the business or occupation and amount paid for license.

Section 19. That all Ordinances or parts of Ordinances inconsistent herewith be and the same are hereby repealed.

DONE AND RATIFIED in the City Council at Orangeburg, S. C., this 26th day of March, 1937.

Orangeburg of City Councilmen Orangeburg of

ATTEST: lerk and Treasurer

AN ORDINANCE TO LICENSE THE OPERATION OF MACHINES DESIGNED OR USED FOR THE PURPOSE OF VENDING MUSIC TO THE PUBLIC AND TO PRO-V VIDE A PENALTY FOR THE VIOLATION HEREOF.

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

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or corporation in the City of Orangeburg to own, operate, control, rent or have in possession any machine designed or used for the purpose of vending music to the public, either by the payment of specified sums or through slots mechanically provided to dispense music through the said machines, unless said owner, operator, renter, possessor or other person operating or allowing said machine to operate on his or her premises shall first obtain a license from the City of Orangeburg, which said license shall not be less than One Hundred Dollars (\$100.00) per year. It is provided, however, that businesses in the business district may apply to the City Council for special permission to operate such machines when such operation is appurtenant to and customary to such businesses and that the City Council shall have the power to issue such a permit, whereupon the applicant shall be authorized to operate such a machine only under the supervision of and in accordance with instructions from the Police Department of the City of Orangeburg.

SECTION II. That eachodayoduring which any person, firm or corporation shall violate the terms of this ordinance, shall be deemed a separate offense.

SECTION III. That any person, firm or corporation violating the terms of this ordinance shall be guilty of a misdemeanor and, upon conviction there for before the Recorder, or Acting-Recorder, be subject to a fine not exceeding One Hundred (\$100.00) Dollars, or imprisonment, with or without hard labor, for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 26th day of March, A. D., 1937.

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AN ORDINANCE TO PROTECT THE PUBLIC HEALTH BY REQUIRING THAT ALL BOTTLED MILK, SOLD IN THE CITY OF ORANGEBURG, SHALL BE SOLD IN BOTTLES CONTAINING THEN NAME OF THE \checkmark VENDOR STAMPED OR BLOWN ON THE SAID BOTTLE, AND TO PROVIDE PENALTIES FOR VIOLATION HEREOF.

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

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or corporation to sell bottled milk within the City of Orangeburg unless the bottles in which the said milk is sold shall have permanently stamped or blown on the face thereof, the name of the dairy or original seller of such milk in bottles.

SECTION II. That any person, firm or corporation who violates the terms of this ordinance shall be deemed guilty of a misdemeanor, and, upon conviction therefor before the Recorder, or acting-Recorder, be subject to a fine of not more than One Hundred (\$100) Dollars, or imprisonment for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, S. C., in council assembled, this 23rd day of April, A. D., 1937.

ATTEST:

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CITY CLERK & TREASURER.

Rst. Amino,
MAYOR.
Shu Millaulng

COUNCILMEN.

AN OR DINANCE TO ESTABLISH BUILDING LINES ON HAMPTON STREET FROM BROUGHTON TO MIDDLETON STREETS AND TO PROVIDE PENALTIES FOR THE VIOLA-TION THEREOF.

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

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or copporation to construct, erect or maintain any building or other structure on Hampton Street, between Broughton and Middleton Streets, closer than ten (10) feet to the said street and there is hereby established a building line on both sides of the said Hampton Street, running and extending from Broughton to Middleton Streets, parallel to the said Hampton Street and located ten (10) feet from the line of the said street; the said line being shown on a plat of the said Hampton Street, on file in the office of the City Engineer.

SECTION II. That each day that any person, firm or corporation constructs, erects or maintains any building or structure closer to the street than the said building line shall be deemed and constitute a separate offense.

SECTION III. That any person, firm or corporation who shall violate the terms of this ordinance shall, upon conviction there for before the Recorder, or Acting-Recorder, be subject to a fine of not more than One Hundred (\$100) Dollars, or imprisonment for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, S. C., in council assembled this 23rd day of April, A. D., 1937.

AT TEST : City Clerk & Treasurer

Mayor.

Counci 1men.

AN ORDINANCE TO AMEND AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGE-BURG, PASSED BY THE CITY COUNCIL ON MARCH 26th, 1937, BY INSERTING A PROVISION PROVIDING LICENSES FOR "FOREMEN."

BE IT ORDAINED by the Mayor and Councilmen, in Council assembled and by authority of the same:

SECTION I. That an ordinance entitled an ordinance to regulate licenses, passed by the City Council of the City of Orangeburg on March 26, 1937, be and the same is hereby amended to include a provision providing licenses for "foremen" and that the said section, as amended, shall read as follows: "Any person who shall engage in work in the City of Orangeburg as a foreman or any enterprise shall be subject to and pay the same license which is now required of 'Contractors, Supervisors, etc.' as set forth on Page 9 of the printed copy of the ordinance hereby amended; provided that this ordinance shall not apply to any laborer who is not charged with the supervision of other laborers.

PASSED by the City Council of the City of Orangeburg, S. C., this 23rd day of April, A. D., 1937.

ATTEST:

CÍTY CLERK & TREASURER.

COUNCILMEN.

AN ORDINANCE TO PROHIBIT THE OBERATION FOR HIRE OF SLOT MACHINES DESIGNED OR USED FOR THE PURPOSE OF VENDING MUSIC TO THE PUBLID AND TO PROVIDE A PENAL-TY FOR THE VIOLATION HEREOF.

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

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or corporation in the City of Orangeburg to own, operate, control, rent or have in possession any machine designed or used for the purpose of vending music to the public, whether by the payment of specified sums or through slots provided to mechanically dispense music through the said machine except as herein provided in Section II.

SECTION II. That any person, firm or corporation desiring to operate any machine described in Section I hereof shall first apply, in writing, to the City Council for a permit to operate such machine and the City Council, in passing and determining upon the said application for the said permit shall take into consideration whether such operation is appurtenant to and customary to the business of the applicant, the presence or absence of residential areas, the manner and conduct of the said business particularly with reference to annoying ${}^{\delta R}_{A}$ interferring with the rights of other citizens, the use of the said machine when connected with public dance halls or in conjunction with the sale of beer, wines and alcoholic drinks, and to the question whether the said machines will be so near to churches, schools, hospitals or other institutions as to prove injurious to them, and to whether or not the said machine, as operated, will attract loafers, idlers and criminals or become a nuisance to the citizens in the area adjoining its location and to the general security, welfare, convenience, health, peace, order and good government of the City of Orangeburg.

SECTION III. That upon application, in writing, being made to the City Council for a special permit, provided under Section II hereof, the Council shall, if necessary, or if requested to do so, hold a hearing, at which time the applicant and any persons objecting to the issuance of the permit shall be given a full, free and

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fair hearing; provided, however, that the City Council shall not be required to hold any hearing when the said Council is convinced that the application should be granted as in accord with the public interest.

SECTION IV. That any permit granted under Section III hereof shall be revocable at any time by the City Council, after notice to the applicant, who shall be given an opportunity to appear before the Council, and all permits granted under this ordinance shall require that the applicant shall operate the said machines in accordance with regulations of the Police Department and under its supervision, and cease the operation of such machines at hours specified by police regulations.

SECTION V. That each and every day that any person, firm or corporation shall violate the terms of this ordinance shall be deemed and constitute a separate offense.

SECTION VI. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect the remaining provisions of this ordinance.

SECTION VII. All ordinances, resolutions and orders or parts thereof in conflict with the provisions of this ordinance are to the extent of such conflict hereby repealed.

SECTION VIII. That any person, firm, company or corporation who shall violate the provisions of this ordinance shall, upon conviction therefor be punished by a fine not exceeding One Hundred (\$100.00) Dollars, or impresonment for a period not longer than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, S. C., this #4th day of April, A.D, 1937.

John Mel

COUNCILMEN

AN ORDINANCE TO ACCEPT THE SUM OF SIXTY THOUSAND (\$60,000.00) DOLLARS FROM THE COUNTY OF ORANGEBURG, STATE OF SOUTH CAROLINA, FOR THE USE AND BENEFIT OF THE ORANGEBURG MUNICIPAL HOSPITAL, OR AS IT IS SOMETIMES CALLED THE TRI-COUNTY HOSPITAL, AND TO ACCEPT AND AGREE TO THE CONDITIONS IMPOSED BY AN ACT OF THE GENERAL ASSEMBLY OF SOUTH CAROLINA, APPROVED THE 9th DAY OF APRIL, 1937? ENTITLED "AN ACT TO ORDER AN ELECTION TO DECIDE WHETHER ORANGEBURG COUNTY SHALL CONTRIBUTE TO THE TRI-COUNTY HOSPITAL NOW UNDER CONSTRUCTION IN THE CITY OF ORANGEBURG, FOR ITS EQUIPMENT AND OTHER NECESSARY PURPOSES, AND UPON A FAVORABLE VOTE TO PROVIDE FOR OFFICERS DESIGNATED TO BORROW FUNDS FOR SUCH PURPOSES AND TO PROVIDE FOR A TAX LEVY TO REPAY THE SAME,"

WHEREAS the County of Orangeburg, State of South Carolina, has been using the Orangeburg Municipal Hospital, or Tri-County Hospital, for the treatment of the needy sick and diseased of Orangeburg County and has been appropriating money annually therefor, and

WHEREAS the said County of Orangeburg recently held an election and is preparing to contribute the sum of Sixty-Thousand (\$60,000.00) Dollars for the use of the said Hospital,

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

Section 1. That the City Hospital Commission heretofore appointed to cohtrol, direct and manage the said Hospital is hereby authorized and directed to act on behalf of the City in accepting and utilizing the said sum of Sixty Thousand (\$60,000.00) Dollars for the benefit of the said Hospital, in accordance with the provision of an Act of the General Assembly of the State of South Carolina, approved the 9th day of April, 1937, entitled, "An Act to Order an Election to Decide Whether Orangeburg County Shall Contribute to the Tri-County Hospital now Under Construction in the City of Orangeburg, for its Equipment and Other Necessary Purposes, and upon a Favorable Vote to Provide for Officers Designated to Borrow Funds for Such Purposes and to Provide for a Tax Levy to Repay the Same."

Section 2. That a number of trustees on the said City Hospital Commission for the Orangeburg Municipal Hospital shall be increased by three additional trustees to be appointed by the Orangeburg County Legislative Delegation as provided in the said Act; and that the conditions, terms and other provisions contained in the said Act relating to the said Orangeburg Municipal Hospital are hereby agreed to and accepted on behalf of the City of Orangeburf for the said Orangeburg Municipal Hospital.

Section III. All ordinances, resolutions and orders, or parts thereof in conflict with the provisions of this ordiname are to the extent of such conflict hereby repealed.

DONE AND RATIFIED this 14th day of June, A. D., 1937

ATTEST

May oz

AN ORDINANCE TO AMEND "AN ORDINANCE PROVIDING FOR THE AUTHORIZA-TION OF ONE HUNDRED AND TWENTY-FIVE THOUSAND (\$125,000.00) DOLLARS HOSPITAL REVENUE BONDS OF THE CITY OF ORANGEBURG, ORANGEBURG COUNTY, SOUTH CAROLINA, FOR THE CONSTRUCTION OF A MUNICIPAL HOSPITAL," ADOPTED ON THE 26th DAY OF NOVEMBER, 1935, BY PROVIDING THAT NO PART OF ITS REVENUE SHALL BE USED FOR ANY PURPOSE EXCEPT FOR THE USE AND BENEFIT OF THE SAID HOSPITAL AS A NON-PROFITABLE HOSPITAL FOR THE BENEFIT OF THE SICK AND DISEASED.

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

Section 1. That the ordinance adopted by the City Council of the City of Orangeburg on the 26th day of November, 1935, entitled, "AN ORDINANCE PROVIDING FOR THE AUTHORIZATION OF ONE HUNDRED AND TWENTY-FIVE THOUSAND (\$125,000.00) DOLLARS HOSPITAL REVENUE BONDS OF THE CITY OF ORANGE-BURG, ORANGEBURG COUNTY, SOUTH CAROLINA, FOR THE CONSTRUCTION OF A MUNICIPAL HOSPITAL," be and the same is hereby amended as follows: By striking out the next to last paragraph of Section 4 of the said ordinance reading as follows: "Any revenue of the hospital remaining after the foregoing payments may be disposed of as the governing body of the City shall determine to be for the best interest of the City," and inserting in lieu thereof the following: "That the said Hospital shall remain an eleomosynary institution and that no part of its revenue shall be used for any purpose except for the use and benefit of the said institution as a non-profitable hospital for the benefit of the sick and diseased. Any surplus of the hospital revenue remaining after the payments provided for in this section may be disposed of as the governing body of the City shall determine to be for the best interest of the said Hospital and the purposes for which it is being erected."

Section 2. All ordinances, resolutions and orders, or parts thereof, in conflict with the provisions of this ordinance are to the extent of such conflict hereby repealed.

DONE AND RATIFIED this 14th day of June, A. D., 1937

Treas Clerk

Mayor uncilmen

AN ORIINANCE TO PROHIBIT THE SALE OR DISCHARGE OF FIREWORKS OF ANY KIND OR DESCRIPTION WITHIN THE CITY OF ORANGEBURG AND TO PROVIDE A PENALTY / FOR THE VIOLATION HEREOF.

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

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or corporation to sell, offer for sale or discharge fireworks of any kind or description within the City of Orangeburg; provided, however, that, upon written permission from the Chief of the Fire Department, fireworks may be sold or discharged in connection with fairs or special celebrations, but only when an expert is employed to fire them and that nothing in this ordinance shall relieve such parties in charge of such exhibitions from the use of said fireworks.

SECTION II. That each discharge of any fireworks in violation of the terms of this ordinance shall be deemed a separate offense, that each sale of any fireworks shall be deemed a separate violation of this ordinance and that each item, or article of fireworks, offered for sale, shall be deemed a separate violation of this ordinance. Each violation of the terms of this ordinance shall be punishable as a separate offense.

SECTION III. That any person, firm or corporation which shall violate the terms of this ordinance shall, upon conviction there for, before the Recorder or Acting-Recorder of the City of Orangeburg, be subject to a fine of not more than One Hundred (\$100) Dollars, or imprisonment, with or without labor, for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, S.C., in council assembled this 11th day of June, A. D., 1937.

AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S. C. FOR THE YEAR COMMENCING APRIL 1, 1937 AND ENDING MARCH 31, 1938.

BE IT ORDAINED by the Mayor and Councilmen of the City of Orangeburg, S. ^C. in Council assembled and by authority of the same:

That for the purpose of raising supplies and meeting the ordinary expenses of the City of Orangeburg, S. C. for the fiscal year commencing April 1, 1937 and ending March 31, 1938, that a tax of Fifteen (15) Mills be and the same is hereby levied on each dollar of the assessed value of all real and personal property within the City of Orangeburg, S. C. except such as is exempt from taxation.

That for the purpose of paying the interest and creating a Sinking Fund for the following bonds a levy of **2wenty-five** (25) Mills is hereby assessed, to wit:

1898	Water & Light Bonds	2/8 Mills
1915	14 · · · · · · · · · · · · · · · · · · ·	6 /8 "
1920	Street Improvement bonds	6-4/8 "
1921		7 - 6/8 *
1922	44 TA 84	3 "
1927	City Hall Bonds	6 "
	Sewer Refunding Bonds	6/8 "

The above levy assessed on real and personal property within the City of Orangeburg, S. C. amounts to as follows:

City Purposes	15	Mills
Sinking Fund	25	**
Total Levy	40	••

Tax levied under this ordinance shall be due and payable at the office of the City Clerk and Treasurer in the Municipal Building of the City of ^Orangeburg, S. ^C. from the 15th day of October, 1937 until the 24th day of November, 1937 from the hours of 9 A.M. to 2 P.M. each day (Sundays excepted).

That for the purpose of carrying into effect this ordinance the City Clerk and Treasurer is hereby authorized, empowered and directe to take such steps and do all things that may be necessary thereto as is provided by law and the ordinances of the City of Orangeburg, S.C.

DONE AND RATIFIED by City Council of Orangeburg, S. C. in Councia assembled this the 24th day of September, 1937.

ATTES

CITY CLERK & PREASURER

AN ORDINANCE ENTITLED AN ORDINANCE TO REPEAL AN ORDINANCE PROHIBITING THE SALE OF FIRE-WORKS IN THE CITY OF ORANGEBURG, PASSED BY THE CITY COUNCIL, JUNE 11TH, 1937.

BE IT ORDAINED by the Mayor and Councilmen of the City of Orangeburg, in council assembled, and by authority of the same: SECTION I. That an ordinance entitled an ordinance prohibiting the sale of fireworks in the City of Orangeburg, passed by the City Council of the City of Orangeburg on June 11th, 1937, be and the same is hereby repealed.

PASSED by the ^City Council of Orangeburg, ^S. C., this 10th day of December, ^A. D., 1937.

ATTEST: Mity Clerk & Treasure:

Mayor

Councilmen.