CITY OF ORANGEBURG, S. C.

April 1, 1940, to March 31, 1941.

AN ORDINANCE

To Regulate Licenses in the City of Orangeburg for the Fiscal Year Beginning April 1, 1940, and Ending March 31, 1941.

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 2nd day of May, 1940, license therefor in the manner hereinafter prescribed. Every person, firm, company or corporation, commencing business after the first day of April, 1940, 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 2nd, 1940, 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, 1940, 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 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, other than their own manufacture, dealers in planos, organs, phonographs, radios, and tother 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 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 be subject to a penalty not exceeding One H undred (\$100) dollars, or to be imprisoned 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

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 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 all parties 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 day of May, 1940, 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.

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 Marchall

Section 8. No license shall be issued to extend beyond March31, 1944. The City Clerk and Treasurer is authorized to transfer licenses ONLY 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, 1940, 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 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. 1941.

made before January 1, 1941.

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 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.

person, 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 laws of the State of South Carolina or the laws of the United States of America, viz:

LICENSES

A

Agents for or solicitors peddling. See ordinance. Agents, for sale of patent rights of any kind, per year..... 50.00

Agents, selling toy balloons, badges, banners, and other novelties sold on the streets, at the discretion of the Mayor, per day, each, \$5.00	
as Circus days, or College Commencement days. Agents, not specifically mentioned, at discretion of Mayor.	
Artists or Ambrotypists (See Photographers).	05.00
Architects, per year	25.00 25.00
Automobiles, dealers in, whether or not including supplies	
and repairs, on gross receipts not exceeding \$75,000per year Fifty cents additional for each \$1,000 or fraction thereof, not exceeding \$150,000.	50.00
Twenty-five cents additional for each \$1,000 sales or fraction thereof over ever \$250,000.	1
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, 1940.	
Automobiles, Battery Stations, each, per year	25,00 25,00
Automobile Filling Stations, with sale of accessories,	
each per yearAutomobile Filling Stations, with sale of accessories and	40.00
charging batteries, each, per year	50,00
Automobile, repair shops, only, per year	25.00
Automobiles, storage house, each per year	10.00 25.00
Automobiles, renters of cars, by hour, day or week per year	15.00
Automobile Trucks plying on streets of city for gain or	20.00
hire, first truck, per yearEach additional truck, per year	20.00
Provided: That every person, firm or corporation desir-	
ing 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,	5.00
Auction of Horses and Mules by dealers, to all local dealers,	0.00
in addition to all other license, selling three (3) or	
more head on any one day anywhere in the City of Orange- burg, S. C., per day	50.00
Auction of Horses or Mules by dealers, transient, per day-	300.00
Auctioneers, real estate, each, per day	10.00
Awning or tent makers, alone or in connection with other business, per year	15.00
${\sf B}$	
Bakeries, wholesale, per year	25.00
Bakeries, retail, up to \$1000, per year	15.00
Barbers, first chair, per year	25.00 10.00
Each additional chair, per year	3.00
Barber Shops, Beauty specialists in competition with	20.00
Beauty shops or parlors, additional, per year Beauty Parlors, or Shops, per year,	20.00 20.00
Bicycles, dealers in, including supplies and repairs. (See Section 15.)	
Bill Posters or distributors of samples or advertising	
matter, per year	30.00
and paper removed from bill boards in a receptacle and not	
on the streets of the city, or in the surface drains or	
sewer mains. Blacksmith shobs, with one force, per year	10.00
Blacksmith shops, with one forge, per year	3.00
Boarding Houses, furnishing board for a week or less time	E 00
to transients, five rooms or less per year	5.00 10.00
Over ten rooms, per year	20.00

10.00	Boot Blacks, except Barber Shops, each chair, per year Boot Blacks, on street, per year	2.50 2.00
₹ #	for the first \$5,000 or less gross sales, per year For each \$1,000 or additional over \$5,000, per year Bottled mineral water or other soft drinks, sold by dealers	25.00 1.00
к Уел	not having mercantile license, per year	5,00
م	having general merchandise license, per year	15.00 100.00
WARCHOUS E,	less receipts, per year	25,00
out W	Brokers, merchandise, no fertilizers, not maintaining ware- houses, per year	15.00
DIL WITHOUT	Brokers, in stocks, bonds or collateral paper, per year Brokers, merchandise, meaning a person, firm, or corpora- tion who acts solely as Intermediary between buyer and seller for the consideration of a commission for the sale	25,00
orers,	of goods, wares, merchandise, produce or commodities, by sample, maintaining an office or warehouse in the City of Orangeburg, same as Wholesale License. Brokers, Merchants, or any other person, firm or corporation selling goods or merchandise of wharever nature	
m ≅	from freight cars or trucks, or from storage warehouses, shall pay a license of, per week	50.00 100.00
	Building and Loan Associations, per year	20.00
	C	
	Cabinet makers, repairs only, per year	5.00
	ing furniture, per year	20.00 15.00 25.00 10.00
	Carriage, Buggy or Wagon repair shops, per year	20,00
	Civil Engineers and Surveyors, each, per year	25.00 25.00 1.00
	coal not having a coal yard and scales adapted to the proper weighing of coal sold to purchaser. Contractors, Supervisors, Foremen, or others working on	
	commission basis or firms of such employing, taking or offering to take contracts aggregating not exceeding \$1,000 per year	10.00
	Contracts from \$1,000 not exceeding \$2,000, per year Contracts from \$2,000, not exceeding \$5,000, per year Contracts from \$5,000, not exceeding \$10,000, per year-	15.00 25.00 35.00
	Contracts from \$10,000, not exceeding \$25,000, per year Contracts from \$25,000 and not exceeding \$75,000, peryear Contracts over \$100,000, per year	50.00 75.00 100.00
	The total amount of said contracts may be based upon busi- ness done during year ending March 31, 1940. 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, Transients, license based upon individual contract, km accordance with above contract scale.	
	Cotton Seed dealers in, each individual or company, per year Cotton Mills, Cloth, per year	10.00 250.00 125.00
	Cotton Seed Oil Mill, per year	75.00 25.00 100.00
	Cotton or Grain Exchange, per year	±00 6 00

	Decorators, each, per month	5.00
	Doughnuts, pies or cakes, per year	10.00
	Doughnuts, pies and cakes, wholesale, per year	25.00
	Drays, carts and wagons, for hire, one-horse, per year	10.00
	Two-horse, per year	15.00
	Dry Cleaning establishments, per year	25,00
•		
	E	
	Electrical Repairs Only, per year	10.00
	Bond \$500.00 required.	
	Electrical Contractors, bond for \$500.00 required	25.00
	Over \$1,000, per year	40.00
	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	700 00
	United States Government, per year	100,00
	771	
	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 Theaters, per day, or night,	
	at discretion of Mayor.	
	Fertilizer Agents, maintaining an office only, in City	
	of Orangeburg, per year	15.00
	Fertilizer Agents, with warehouse, on gross sales not	_ • • •
	exceeding \$50,000, per year	25.00
	50 cents per \$1.000 or fraction thereof over \$50.000.	-
	Fertilizer Factories, per year	50.00
	Filling Stations, without sale of accessories, per year	25.00
	Filling Stations, with sale of accessories, per year	40.00
	Fireworks, Dealers In, not having general merchandise	
	license, per year	15.00
	Fortune Tellers, Clairvoyants, Palmists, or Phrenologists;	
	per day, \$10.00; per week, (At discretion of Mayor)	50,00
	Fruit and Vegetable Stands, in addition to any other license under supervision of Health and Police Departments,	**
	per year	25.00
	Fruit and Vegetables, dealers, selling to consumers on	25.00
	Streets and Ways of the city from push carts and light	ų.
	vehicles, per week, \$10.00; per year	25,00
	Provided: That such dealers are not allowed to conduct	
	their business on Russell Street from City Limits to City	
	Limits, and are not permitted to take a stand on any	*
	street of the city, and must comply with sanitary regulation	S •
	Fruit or Produce of any kind, dealers from railroad cars,	
	whether wholesale or retail, in addition to any other	
	license, per week	50.00
	Must comply with Sanitary Ordinances and rules 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 whole- sale 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
	Fish and Oysters, only, dealers in, per year	10.00
	No Fish or Oysters to be sold anywhere on the streets,	
	but to be sold within stores only.	
	Flying Jenny, per week	25.00
	Florist, per year	15.00
	Foundries or Machine Shops, per year	25.00
	Furniture Dealers (See Section 15.)	
	_	
	G	
	Casaline and Tubricating Oils declars in materi now	9E 00
	Gasoline and Lubricating Oils, dealers in, retail, per year Gasoline and Lubricating Oils, wholesale, per year	25.00 100.00
	Green Grocers, including sale of fish and oysters, per year	25,00
	Sale of hides or junk not permitted under this license.	~~ • • • •

Green Grocers on wagons or trucks (same as Green Grocers). Gunsmith, in addition to any other license, each, per year 5.00 Hatcheries, per year-----20.00 10.00 Heating and ventilating contractors, or any person super-vising, directing or controlling the installation or repair of any work, by day labor or otherwise, to cost up to \$1,000 per year----25,00 Over \$1,000, per year----40.00 Hotels, permitting the privilege of Cigar Stands, per year 50,00 Hucksters, (see Fruit and Vegetable dealers.) Ice, dealers in, per wagon or truck, per year----5.00 Required to have scales and correctly weigh ice sold. Ice Factories, per year-----50.00 Ice Cream Factories, per year----25,00 Ice Cream Saloons, and Candy Kitchens combined, per year 25,00 Ice Cream Saloons and Tea Room-----25,00 10.00 15,00 X Russell other vehicle, per year----- Provided: That said dealers are not allowed to sell on x 15,00 STREET TROW City Limits to City Limits, and are not allowed to take stand on any street of the city, and must comply with Sanitary regulations. 35,00 50,00 25,00 Insurance Companies, each agency, selling Plate Glass, Live Stock, Accident, Sick Benefit, Fidelity, Guaranty, Liability and Boiler (other than industrial)per year 25.00 Insurance Companies, Fire, two per cent of gross premium receipts of each company doing business in the City of Orangeburg, S. C. 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, consisting 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 a licensed dealer in bicycles, typewriters, cash registers sewing machines, automobiles, or other like machines, per week 5.00

Landscape Gardeners, per year	10.00
Lawyers, whose income is less than \$1,000 per annum, whether in firm or not, per year-	15.00
Lawyers, whose income is more than \$1,000 per annum, and does not exceed \$2,000, whether in firm or	
not, per year	20.00
firm or not, per year	30,00
Laundries, hand or steam, each, per year	25.00
\$10.00; per year	50,00 20,00
per year	100.00
per yearLinen Supply Companies, per year	15.00 50.00
Lumber Yards, who lesale or retail, per year	25.00
${f M}$,
Machine Shops, employing no help, per year	12.50
Machine Shops, each, per year	25,00
Manufacturers of Concrete or Artificial Stone Blocks or	10.00
Ornaments, per year	25,00
Marble Yards, per year	25.00
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.)	
Merchants, Wholesale, for each and every store or place of business, except such as are specifically taxes by	
this Ordinance, for which a special license shall be	×
collected, on gross sales not exceeding \$25,000 per annum, per year	25.00
Fifty cents additional for each \$1,000 sales or fraction	20,000
thereof not exceeding \$200,000 gross sales: twenty-	
five cents additional on each \$1,000 sales or fraction thereof over \$200,000 gross sales. The gross sales and	
receipts herein referred to shall be based upon business	
of previous year ending March 31, 1940.	
Merchants, 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 week	50 ,0 0
Messenger service, per year	5.00 5.00
Mills, saw, each, per year	10.00
Mills, saw, each, per year	15.00
Mills, planing, each, per year	10.00 25.00
Millinery, dealers in, not paying general merchandise	200
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 shall at all 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,	٠
vaudeville, shows, etc., in event their suggestions	
shall not be adopted by the manager thereof. Motorcycles, dealers in, not having automobile sales-	
man license, per year	25,00
	~∪•∪∪ ***-

Music Machines, automatic, each, per year	5.00
N	
News Stands and Dealers, per year	5.00 10.00
0	
Occulists, Opticians, Optometrists, regardless of other license, per year	10.00
Opera Houses, Theatres and Amusement Hall, per year Osteopaths, per year	40.00 10.00
₽	
Paper Hangers, contracting for work, each, per year Painters, contracting for work, each, per year Painters, sign only, per year	5.00 15.00 10.00
Palmists, same as Fortune Teller. (At discretion of Mayor) Patent Right dealers, per week, \$10.00; per year Pawn Brokers, application to be made to City Council,	25,00
with bond for \$1,000, per year	100.00 5.00 10.00 10.00
Pasteurized Milk, dealers in, per year	25,00 10,00 5,00
whether in firm or not, per year	10.00 20.00
\$3,000, per annum, whether in firm or not, per year \$5,000 per \$5,000 or fraction thereof over \$3,000 income Photographers, including finishing of kodaks and oother	30 _° 00
films, per year	15.00 25.00 15.00
each, per year	25,00
ing stock supplies, per year	40.00
contracts up to \$1,000, per year	25.00 40.00
each, per week,\$5.00; per year	10.00
Printing Offices, each, per year	10.00
when sold in stores, per year	5,00
R	
Radios, dealers and repairs, per year, same as Retail Merchant. Railroads, railroads 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) Restaurants, cigars, cigarettes and soft drinks, per year Restaurants, furnishing rooms, additional, per year Repair Shops, not including automobile repairs, per year Rhoming Houses, at discretion of Mayor, per year	25.00 10.00 15.00 20.00

Tailors, each, per year————————————————————————————————————	
Tailors, each, per year	
Tea Room, including Soda Fountain, per year	
Undertakers and Embalmers, each, per year 25.00	
Undertakers and Embalmers, each, per year 25.00	
Undertakers and Embalmers, each, per year 25.00	
Veneer Plants, each, per year	
${f W}$	
Watchmakers and repairers of jewelry, per year 5.00 Warehouses charging storage, each for business not exceeding \$10,000 per annum, per year 50.00	
For each \$1,000 or fraction thereof additional	
receipts, per year	
Welding Plants and Automobile Repair Shops, per year 40.00 Wheelwright Shops, not including forge, per year 5.00	
Wholesale Merchants. (See Merchants.)	
Wood Yards, 2 trucks or wagons, each, per year 10.00	
Each additional truck or wagon over 2, per year 3.00	
Wood, dealers in, not having wood yard license, first	
Each additional truck or wagon, per year	3

When his, her or their gross receipts or sales for preceding year does not exceed \$4,000, per year-----

15.00

20,00

When his, her or their gross receipts are over \$4,000 and do not exceed \$6,000 for preceding year, per year----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 thereof over \$10,000 sales.

25,00

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

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 8 day of March, 1940.

ATTEST:

Clerk

AN ORDINANCE TO PROVIDE FOR THE PUBLIC SAFETY BY REGULATING THE MOVEMENT OF VEHICLES ON THE STREETS OF THE CITY OF ORANGEBURG BY REQUIRING VEHICLES TO STOP BEFORE ENTERING CERTAIN STREETS WITHIN THE CITY AND TO PROVIDE A PENALTY FOR THE VIOLATION 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, or persons, operating a vehicle of any kind to enter, drive upon or cross any street or way in the City of Orangeburg without coming to a complete stop at all intersections designated in this ordinance and marked by a "Stop" sign, erected on the right-hand side of the street being travelled by said vehicle upon approaching another street or way.

SECTION II. It shall be the duty of any driver of any vehicle travelling on a dirt or unpaved street within the City to zome to a complete stop before entering, travelling upon or crossing any paved street within the limits of the City of Orangeburg.

SECTION III. It shall be the duty of any driver of any vehicle to stop said vehicle completely before entering, driving upon or crossing the streets designated in this section; the streets hereinbelow designated are hereby classified as "Stop" streets for all streets listed after the name of the street, and it shall be the duty of any and all drivers to bring their vehicles to a complete stop before entering such designated streets from any of the streets listed after the names of the said streets:

EAST RUSSELL--Church, Pitthan, Doyle, Center, Elliott, Lowman, Treadwell, South Boulevard, North Boulevard, College Avenue, Lovell, Oakland Place, Dixon and Maxey Streets.

WHITMAN -- Lovell, Pine, Dixon and Maxey Streets.

SOUTH BOULEVARD--Whitman, East Glover, Sellers Avenue, Palmetto, Moseley, Mill Street, Bayne and Whaley Streets.

ELLIOTT -- Whitman Street and Orange Court.

DOYLE -- St. John, Wiles, Orange Court and Calhoun Street.

ST. JOHN -- South Church and Meeting Streets.

WILES--Meeting Street.

CALHOUN--Meeting Street.

SOUTH MIDDLETON -- Calhoun, Wiles, Hampton, Market Place and St. John.

>-<-

GLOVER STREET -- S. Middleton, Rowe, Doyle, Elliott Streets.

SELLERS AVENUE -- Rowe, Doyle, Elliott, Barton, Crystal and Dukes.

SOUTH BROUGHTON--Market Place, Hampton, Calhoun, West Glover, Sellers Avenue, Lindale, Dukes Avenue, Union Avenue, Whaley, McAlpin and South Streets.

NORTH BROUGHTON -- West Amelia, Fenwick, Bull, Broad, Adden, Park Avenue, Raysor, Summers Avenue and Berry.

ELLIS AVENUE -- Treadwell, Wilson, Summers Avenue, Highland and McKewn.

EAST AMELIA--Treadwell, Lowman, Summers Avenue, Dutton, Center, Doyle, Pitthan, Green, Church, North Middleton Streets.

WEST AMELIA -- Windsor Street.

NORTH BOULEVARD--East Amelia, Peasley, Oak, Sifley, Eutaw, Boulevard Terrace, Ellis Avenue Extension.

WEST RUSSELL -- Windsor, Maple, Seaboard Avenue and Elmoood Avenue and Riverside Drive.

ST. PAUL STREET -- Pitthan.

RAYSOR STREET -- Moss Avenue and Summers Avenue.

Louis Street

SUMMERS AVENUE--Ellis Avenue, Henley Street, Fenwick Street, Cemetery Street, Moss Avenue and North Middleton Street.

PROVIDED, that vehicles, at intersections of Russell and Middleton Streets and at the intersection of Russell and Broughton Streets shall be operated in accordance with traffic signals given by traffic lights, except when said traffic lights are not in operation; and while said traffic lights are not operating, vehicles on both streets shall come to a complete stop before entering, driving upon or crossing the other street.

SECTION IV. Any person, or persons, whomsoever, who shall violate the provisions of this ordinance by operating a vehicle of any kind without coming to a complete stop at the corners hereinabove designated, shall, upon conviction therefor by the Recorder, or acting-Recorder, be punished by a fine of not more than One Hundred (\$100) Dollars, or imprisoned for not more than thirty (30) days.

SECTION V. All ordinances, or parts of ordinances, in conflict with this ordinance, or insofar as they may conflict with this ordinance, are hereby repealed.

PASSED by the City Council of Orangeburg, S. C., in coun-

cil assembled this 8th day of March, A. D., 1940.

Mayor.

ATTEST:

30 Builing

CITY CLERA & TREASURER.

accellen

COUNCILMEN.

AN ORDINANCE

TO PROVIDE FOR THE PUBLIC SAFETY BY REGULATING THE MOVEMENT OF VEHICLES OF EVERY KIND UPON THE STREETS OF THE CITY OF ORANGEBURG, S. C., AND TO PROVIDE PENALTIES FOR THE VIOLATION 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 in charge of any motor vehicle, or other conveyance, to operate said vehicle upon the streets and public places of the said City unless the said vehible, while in motion, displays two headlights on the front and at least one light on the rear of the said vehicle; it shall also be unlawful to operate the said vehicle upon the streets without dimming, or lowering, the headlights thereon, or without a muffler, or some device, to prevent unnecessary, or unusual, noise from the exhaust of the engine operating the said vehicle; it shall also be unlawful for any person driving such a vehicle upon the streets or public places of the City to blow the horn, or other warning device, unnecessarily, or in an extraordinary manner, except and unless the blowing of said horn is connected with some traffic condition or difficulty; it shall also be unlawful for any person in motorcharge of any/vehicle, or other conveyance, to operate said vehicle upon the streets or within the City with faulty brakes, and failure of the brakes on any vehicle to conform to the regulations or tests of the S. C. Highway Department shall be prima facie evidence of faulty brakes, subjecting the operator of the vehicle to the penalty hereinbelow provided.

SECTION II. -- Any person, or persons, who shall violate the terms of this Ordinance shall, upon conviction therefor, before the Recorder, or Acting-Recorder, be punished by a fine of not more than One Hundred (\$100.00) Dollars, or imprisoned for not more than thirty (30) days.

--2--Ordinance.

	PAS	SSED	bу	the	City	Cour	ncil	of	t he	City	of	Orang	eburg,	S.C.
in cou	ncil	asse	embl	.ed	this	24 th	day	οf	May,	Α.	D.,	1940.		
									Λ		_	7	·	/)
ATTE	ST:						<i>t</i> =		4	n	11		af	<u>n/</u>
1	<u> </u>		>/) La	lis	rep			ſ			Ma	yor.	
Gźty	Cler	· ·k &	Pre	asu	rer.	/			a	CC	da	The		
							-							

Councilmen.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED AN ORDINANCE TO PROVIDE FOR THE PUBLIC HEALTH BY REGULATING THE CONSTRUCTION, MAINTENANCE AND USE OF CERTAIN TOILETS IN THE CITY OF ORANGEBURG, S. C. PASSED BY THE CITY COUNCIL OF ORANGEBURG, S. C. ON MARCH 11TH, 1927, BY OUTLINING THE DISTRICTS PROVIDED IN SECTION II OF SAID ORDINANCE.

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 Section II of an ordinance entitled An Ordinance Regulating Surface Toilets in the City of Orangeburg, Passed on the 11th day of March, 1927, be and the same is hereby amended, so that the said Section, as amended, shall read:

District No. 1. Beginning at the corner of Doyle and Glover Streets, at the intersection thereof, and proceeding east-

"Section II. The said districts shall be as follows:

Glover Streets, at the intersection thereof, and proceeding eastward along the center line of Glover Street, to its intersection with South Boulevard Avenue northward to Whitman Street; eastward along the center line of Whitman Street to College Avenue and thence northward along the center line of the said College Avenue to a point two hundred and twenty-five (225) feet north of the center line of East Russell Street; thence running westward to a point two hundred and twenty-five (225) feet east of Lowman Street, the line being parallel to East Russell Street and two hundred and twentyfive feet north of the center line of East Russell Street; thence continuing in a northerly line, parrallel to the said Lowman Street and two hundred and twenty-five feet from the center thereof, to Amelia Street; thence west along the center of Amelia Street to Fair Street and northward along the center of Fair Street to Henly Street; going westward along the center line of Henly Street and Fenwick Street to the intersection of North Windsor and Fenwick Streets; thence in a southerly direction along the center line of Windsor Street to its intersection with Russell Street; thence east-

ward on Russell Street to a point two hundred and twenty-five feet

west of the intersection of Russell and South Broughton Streets; thence continuing in a southerly direction parallel with South Broughton Street and two hundred and twenty five feet from the center line thereof to Glover Street and then running eastward along the center line of Glover Street to the intersection of Doyle and Glover Streets, the point of beginning.

District No. 2. All the territory in the City Limits of the City of Orangeburg not embraced in District No. 1 shall comprise District No. 2.

PASSED by the City Council of the City of Orangeburg, S. C., this <u>9th</u> day of August, A. D., 1940.

ATTEST:

Mayor.

City Clerk & Treasurer.

Councilmen.

THE STATE OF SOUTH CAROLINA.

RECULAR

SPECIAL Meeting of the City Council of the City of Orangeburg, Orangeburg County, South Carolina, held this day of Sept., A. D. 1940, at which were present

JAMES M. BRAILSFORD, Mayor, ARTHUR C. WALKER and HAROLD H. WANNAMAKER, constituting the entire City Council; Mr. BRAILSFORD, Mayor, presiding, and L. F. Theiling, Clerk, recording.

Mr. Walker offered the following Ordinance which was reduced to writing and read by the Clerk:

AN ORDINANCE

PROVIDING FOR THE ISSUANCE OF ONE HUNDRED FIFTY-FIVE THOUSAND (\$155,000.00) DOLLARS REFUNDING BONDS OF THE CITY OF ORANGEBURG, SOUTH CAROLINA, AND FOR THE PAYMENT THEREOF.

WHEREAS, heretofore, on or about the 1st day of April, 1921, the City Council of the City of Orangeburg did issue and sell the following bonds of the City of Orangeburg, to wit:

\$200,000.00 6% PUBLIC IMPROVEMENT BONDS,
\$40,000.00 of which (Bonds Nos.
1 to 40, inclusive) being issued
for the purpose of enlarging and extending the City's sewerage system
and \$180,000.00 of which (Bonds
Nos. 41 to 200, inclusive) being
issued for the purpose of paying
for permanent street improvements
within said City,

all of said bonds being dated April 1st, 1921, maturing April 1st, 1961, with the privilege of redemption by the City on and after April 1st, 1941; and,

WHEREAS, each of the bonds of the aforesaid issue did contain a provision giving to the City of Orangeburg the right to call and redeem the same on and after April 1st, 1941; and,

WHEREAS, the City Council of the City of Orangeburg, having determined to avail itself of the favorable money market now prevailing, has taken appropriate action providing for the calling of the aforesaid bonds, which are to be retired and redeemed with the proceeds of such sinking funds as are now on hand and available therefor and the proceeds to be derived from the sale of an issue of Refunding Bonds; and,

WHEREAS, the City of Orangeburg now has on hand as a sinking fund applicable to the retirement of the aforesaid issue cash in a sum slightly in excess of Twenty-Eight Thousand (\$28,000.00) Dollars and Sixteen Thousand (\$16,000.00) Dollars of bonds of the aforesaid issue, or a gross sinking fund in excess of Forty-Four Thousand (\$44,000.00) Dollars, which, with other available funds, necessitate the issuance of One Hundred Fifty-Five Thousand (\$155,000.00) Dollars of Refunding Bonds; and,

WHEREAS, City Council was heretofore of the opinion that it would be necessary to issue and sell One Hundred Fifty-Seven Thousand (\$157,000.00) Dollars of Refunding Bonds and did contract and agree with Johnson, Lane, Space & Co., Inc., of Augusta, Georgia, and associates, to issue and sell that amount of bonds; but.

WHEREAS, it now appears that it will not be necessary to issue and sell more than One Hundred Fifty-Five Thousand (\$155,000.00) Dollars of Refunding Bonds and the said purchasers have agreed to accept that amount of bonds, having the maturities heretofore agreed upon, save and except that the last maturity of the refunding bonds would be reduced by Two Thousand (\$2,000.00) Dollars, so that in the year 1951, Eighteen Thousand (\$18,000.00) Dollars of bonds will mature instead of Twenty Thousand (\$20,000.00) Dollars as originally provided in the Resolution adopted by City Council on the 12th day of August, awarding the sale of Refunding Bonds to said purchasers; and,

10 1.15

WHEREAS, said outstanding bonds were erroneously referred to in said Resolution of August 12th, 1940, as two separate issues of bonds, viz.:

- 1. An issue of \$160,000.00 Street Improvement Bonds, and
- An issue of \$40,000.00 Sewer Extension Bonds, instead of as a single issue of Two Hundred Thousand (\$200,000.00 Dollars Public Improvement Bonds, Forty Thousand (\$40,000.00) Dollars of which (Bonds Nos. 1 to 40, inclusive), being issued for the purpose of enlarging and extending the City's sewerage system and One Hundred Sixty Thousand (\$160,000.00) Dollars of which (Bonds Nos. 41 to 200, inclusive) being issued for the purpose of paying for permanent street improvements within said City, and it is desired to incorporate into these proceedings a statement that said outstanding bonds are bonds of the issue of Public Improvement Bonds,

NOW, THEREFORE, BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ORANGEBURG IN COUNCIL ASSEMBLED: Section 1.

The statements made in the recitals hereof as a preamble hereto, after due and careful investigation, are ascertained and found to be in all respects true and correct.

Section 2.

It is further found and determined that each and every bond of the following issue of bonds of the City of Orangeburg, to wit:

\$200,000.00 6% Public Improvement Bonds, dated April 1st, 1921, payable April 1st, 1961, callable on and after April 1st, 1941, were duly issued pursuant to and in strict compliance with the Constitution and Statutes of the State of South Carolina, and no part of the principal of any of said bonds has been paid and that each of said bonds is now a valid and binding obligation of the City of Orangeburg. The only funds available for the payment and retirement of the said bonds are those set forth in the recitals to this Ordinance.

Section 3.

Pursuant to the provisions of Sections 7319, 7320 and 7321, Code of Laws of South Carolina for 1932, there be issued One Hundred Fifty-Five Thousand (\$155,000.00) Dollars of negotiable coupon bonds of said City, to be designated as REFUNDING BONDS, for the purpose of providing funds, which, together with those in the Sinking Fund heretofore mentioned, will be sufficient to retire and redeem the outstanding issue of bonds, described in detail in Section 2 hereof. The said issue shall consist of one hundred fifty-five (155) bonds. numbered from 1 to 155, inclusive, in denomination of One Thousand (\$1,000.00) Dollars each. They shall be dated August 15th, 1940, and shall bear interest at the rate of two and one-half per centum (21%) per annum, payable on April 15th and October 15th of each year, commencing April 15th, 1941. Said bonds shall mature in numerical order in annual series or instalments as follows:

> \$7,000.00 on April 15th, 1942; \$8,000.00 on April 15th, 1943; \$10,000.00 on April 15th, 1944; \$15,000.00 on April 15th, 1945; \$17,000.00 on April 15th, 1946; \$20,000.00 on April 15th, in each of the years 1947 to 1950, inclusive; and \$18,000.00 on April 15th, 1951.

Both principal and interest of said bonds shall be payable only in such coin or currency of the United States of America as shall, on the respective days of payment thereof, be legal tender for the payment of public and private debts, at the principal office of The Chase National Bank of the City of New York, New York, N. Y.

Section 4.

The bonds shall be signed by the Mayor, attested by the Clerk and Treasurer of said City, under the Corporate Seal of the City of Orangeburg, but the interest coupons attached to said bonds need not be authenticated otherwise than by the facsimile signatures of said Mayor and said Clerk and Treasurer who are in office on the date the bonds bear. The delivery of the bonds so executed shall be valid notwithstanding any changes in office occurring after such execution; PROVIDED, HOWEVER, in the event of vacancy due to the death, resignation or otherwise of any of the said officers who may have been in office on the date the said bonds bear, the execution of said bonds aby the officers in such office at the time of such execution shall be a valid execution of said bonds and the said bonds shall be valid notwithstanding such changes.

Section 5.

The said bonds shall be exempted from all State, County, School or Municipal taxes of the State of South Carolina. Section 6.

The full faith, credit and taxing power of the City of Orangeburg are hereby pledged to each successive holder of each of said bonds and of each of said coupons attached thereto, for the punctual payment of both principal and interest as the same shall become due. There shall be levied and collected annually, as other taxes are levied and collected, a tax upon all taxable property in the City of Orangeburg, sufficient to pay

the principal of and interest on said bonds as they respectively become due, which tax shall be sufficient for such purposes and in addition to all other taxes authorized by law to be levied in said City of Orangeburg.

Section 7.

For the redemption of said bonds at maturity, and with interest thereon as the same become due and payable, a Sinking Fund is hereby created which shall be maintained from the tax levy herein ordered so that there shall be available at their respective maturities a sum sufficient to redeem and pay the principal of and interest on all of said bonds.

Section 8.

The said bonds shall be transferable by delivery unless registered as hereinafter provided. Any bond may be registered as to principal only on the books of the City in the office of the Clerk and Treasurer, in Orangeburg, South Carolina, at any time prior to maturity, in the name of the holder thereof, such registration to be noted by said Clerk and Treasurer on the reverse side of the bond; and after such registration the principal of such bond shall be payable only to the registered holder thereof, his legal representatives, successors or assigns. A transfer of such registered bond shall be valid only when such transfer is made on said books of the City of Orangeburg by the person in whose name it is registered, or by his legal representatives, successors or assigns, and similarly noted by said Clerk and Treasurer on the reverse side of the bonds. Such registered bond may be discharged from registration by being in like manner transferred to bearer, after which it shall again be transferable by delivery, but such refunding bond may again from time to time be registered or transferred to bearer as before. The registration of any of the refunding bonds shall not affect the negotiability of the coupons appertaining thereto, which coupons shall continue to be transferable by delivery merely.

Section 9.

It is hereby declared and provided that in case of the neglect or failure of the City Council of the City of Orange-burg to levy the taxes required by this Ordinance to be levied to provide for the payment of the principal and interest of said bonds, then the holder or holders of any of said bonds or coupons may enforce the same by mandamus in any of the Courts of the State, as provided by Section 7322, of the Civil Code of South Carolina, 1932, PROVIDED, HOWEVER, these provisions shall not operate in any way to restrict the right or remedies of the holders of said bonds or coupons.

Section 10.

The said bonds, the interest coupons to be attached thereto, and the registration certificate to be endorsed thereon shall be in form substantially as follows:

UNITED STATES OF AMERICA STATE OF SOUTH CAROLINA COUNTY OF ORANGEBURG CITY OF ORANGEBURG REFUNDING BOND

NO.

\$1,000.00

The CITY OF ORANGEBURG, Orangeburg County, South Carolina, for value received, promises to pay to the BEARER hereof, or, if this bond be registered, to the REGISTERED HOLDER hereof, the sum of

ONE THOUSAND DOLLARS

on the 15th day of April, 19____, and to pay interest on said sum from the date hereof until paid at the rate of two and one-half per centum (2½%) per amnum, payable semi-annually on the 15th days of April and October in each year, commencing April 15th, 1941, upon presentation and surrender of the annexed interest coupons as they severally mature. Both the principal of and interest on this bond are payable in such coin or currency of the United States of America as shall, on the respective days of payment thereof, be legal tender for the payment of public and private debts, at the principal office of The Chase National Bank of the City of New York, New York, N. Y. For the prompt payment hereof, both principal and interest, as the same shall become due, the full faith, credit and taxing power of the City of Crangeburg are hereby irrevocably pledged.

THIS BOND is exempt from all State, County, School or Municipal taxes of the State of South Carolina.

THIS BOND is one of a series of bonds of like date, tenor and amount, except as to number and date of maturity, aggregating One Hundred Fifty-Five Thousand (\$155,000.00) Dollars, issued by the City of Orangeburg for the purpose of obtaining funds to retire and pay on April 1st, 1941, a like amount of outstanding Public Improvement Bonds of the City of

Orangeburg called for payment on said date, under authority of an Ordinance of the City Council of the City of Orangeburg, and pursuant to the provisions of Sections 7319, 7320 and 7321, Volume III, Code of Laws of South Carolina, 1932, in full compliance with the Constitution and Statutes of the State of South Carolina.

THIS BOND shall be a negotiable instrument for all purposes and shall be transferable by delivery unless registered as hereinafter provided. It may be registered as to principal only on the books of the City of Orangeburg in the office of its Clerk and Treasurer, at any time prior to maturity, in the name of the holder hereof, such registration to be noted by said Clerk and Treasurer on the reverse side hereof; after such registration, the principal hereof shall be payable only to such registered holder, his legal representatives, successors or assigns. If this bond be registered, a transfer hereof shall be valid only when such transfer is made on said books of said City of Orangeburg by the person in whose name this bond is registered, or by his legal representatives, successors or assigns, and similarly noted by said Clerk and Treasurer on the reverse side hereof. This bond, if registered, may be discharged from registration by being in like manner transferred to bearer, after which it shall again be transferable by delivery, but it may again from time to time be registered or transfebred to bearer as before. The registration of this bond shall not affect the negotiability of the coupons appertaining hereto, which shall continue to be transferable by delivery merely.

IT IS HEREBY CERTIFIED AND RECITED That all acts, conditions, and things required to exist, to happen, and to be done precedent to or in the issuing of this bond, and all other

bonds of this issue, do exist, have happened, and have been done and performed in a regular and legal manner and form as required by law, that the total indebtedness of the said City of Orangeburg, including this bond and all other bonds of this issue, does not exceed any Constitutional or Statutory limitation thereon, and that provision has been made for the levy and collection of sufficient annual taxes to pay the principal of and interest on this bond and all other bonds of this issue as the same shall fall due and for the creation of a Sinking Fund in aid of the retirement and payment of said bonds, including this bond.

IN WITNESS WHEREOF, the CITY OF ORANGEBURG, South Carolina, has caused this Bond to be signed by its Mayor, attested by its Clerk and Treasurer, under its Corporate Seal, the annexed interest coupons hereto attached to be signed with the facsimile signatures of said Mayor and said Clerk and Treasurer, and this Bond to be dated the 15th day of August, A. D. 1940.

CITY OF ORANGEBURG, SOUTH CAROLINA,
B Y
Mayor.
ATTEST:BY
Clerk and Treasurer.
(COUPON)
NO
(On the 15th day of, 19, the City of
Orangeburg, South Carolina, upon surrender hereof, will pay
to bearer at the principal office of The Chase National Bank
of the City of New York, New York, N. Y., the sum of
(\$ DOLLARS in such coin
or currency of the United States as shall be on the date of
payment hereof legal tender for the payment of public and
private debts, being the interest then due on its Refunding

Bond,	dated	the	15th	day	of	August,	A	\mathbb{D}_{\bullet}	1940,	No.	
-------	-------	-----	------	-----	----	---------	---	------------------------	-------	-----	--

Mayor, City of Orangeburg,	Clerk and Treasurer, City
South Carolina,	of Orangeburg, South Carolina.

(Proviŝion for registration to be endorŝed upon back of each bond)

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

DATE	OF	REGISTRATION	IN	WHOSE	NAME	REGISTERED	CLERK	re of Treasu	RER
*	- `		* .,		to place with a second	The second of the second of			
						······································	·	 · · · · · · · · · · · · · · · · · ·	
								 	
								 	
						· · · · · · · · · · · · · · · · · · ·		 	

Section 11.

- (a). The sale of this issue of bonds, heretofore agreed upon, and as herein modified and altered, is ratified and confirmed and the bonds when executed shall be delivered to the purchasers, or their assigns, upon receipt of the purchase price therefor.
- (b). Upon the sale and delivery of the said Refunding Bonds, the Sixteen Thousand (\$16,000.00) Dollars of bonds of the outstanding issue of Public Improvement Bonds, now held in the Sinking Fund, together with all coupons thereunto appertaining, shall be effectually cancelled and destroyed in such manner as to prevent their further circulation, negotiation or hypothecation, and the said Clerk and Treasurer of the City of Orangeburg shall furnish to the purchasers of the refunding bonds his certificate showing such cancellation, a copy of said Certificate to be kept in his official records.
- (c). Such portion of the purchase price as may be paid for the interestation accrue on these bonds from August 15th, 1940, until the date of their delivery, shall be deposited by the Treasurer of the City of Orangeburg in a banking institution with offices in the City of Orangeburg in a fund applicable for the payment of interest to become due hereafter on said refunding bonds.
- (d). Cne Hundred Fifty-Five Thousand (\$155,000.00) Dollars of the purchase price, which represents the par or face value of said bonds, shall be at once deposited by the Clerk and Treasurer of the City of Orangeburg in THE CITIZENS AND SOUTHERN NATIONAL BANK, of Augusta, Georgia, which is a member of the Federal Reserve System, to the credit of the City of Orangeburg in a special and irrevocable trust fund for the benefit of the owners and holders of the bonds herewith refunded, and shall be applied solely for the purpose of retiring and redeeming said outstanding bonds, and shall be secured to the satisfaction of the Mayor and the Clerk and Treasurer of the City of Orangeburg, and under such terms and conditions that in the event the said

deposit or any part thereof shall be lost or impaired by reason of the inability of said Bank, for any reason whatsoever, to produce the same when necessary for transmittal to the paying agent of the outstanding bonds herewith refunded, or should said Bank fail to transmit said sum to said paying agent in accordance with the provisions of Sub-Section (e) of this Section, then in that event the obligations given as security by said Bank to said City shall be responsible for any loss sustained by said City. The provisions hereof shall be put into effect by a contract to be entered into by and between said Bank and the City of Orangeburg, herein authorized to be made in behalf of said City of Orangeburg by its Mayor and its Clerk and Treasurer, under its Corporate Seal, and the execution thereof in behalf of the City of Orangeburg as herein provided shall evidence full approval of all its contents and provisions by said City. Not earlier than March 25th, 1941, nor later than March (e). 30th, 1941, the sum deposited in said THE CITIZENS & SOUTHERN NATIONAL BANK, of Augusta, Georgia, as provided in Sub-Section (d) hereof, shall be withdrawn and forthwith transmitted by said Bank to The Chase National Bank of the City of New York (successor to The National Park Bank, of the City of New York, named in said outstanding bonds as paying agent thereof), in the City of New York, New York, to meet the payment of the principal sum due April 1st, 1941, on said outstanding bonds.

(f). The cash held in the Sinking Fund for the retirement of the original issue of Public Improvement Bonds shall be deposited by the Treasurer of the City of Orangeburg in a banking institution with offices in the City of Orangeburg, in a special trust fund for the benefit of the owners and holders of the outstanding Public Improvement Bonds and applicable solely for their retirement and payment on April 1st, 1941.

- (g). Simultaneously with the transmittal of the One Hundred Fifty-Five Thousand (\$155,000.00) Dollars, provided to be made under Sub-Section (e) hereof, the City of Orangeburg shall transmit, and it hereby covenants and agrees so to do, a sum sufficient to meet the semi-annual interest to become due on April 1st, 1941, on said outstanding bonds, the cash held in the Sinking Fund for the retirement of said outstanding bonds with such further sum as shall make the sum of Twenty-Nine Thousand (\$29,000.00) Dollars, and such further sum as is necessary to pay the charges of the said The Chase National Bank of the City of New York for handling this transaction.
- (h). The sums transmitted to said The Chase National Bank of the City of New York for the purpose of paying the principal and interest due April 1st, 1941, as aforesaid, shall be impressed with an irrevocable trust in favor of the owners and holders of said outstanding bonds then maturing, and shall be used only for the purpose of paying the said bonds and the interest due thereon and for no other purpose, and said funds shall be accompanied by instructions to said Bank that they are to be so held and applied by it.

Section 12.

The purchasers of said Refunding Bonds, or any subsequent holders thereof, shall be in no way liable for the proper application of the proceeds of sale of said issue of bonds.

Section 13.

All proceedings heretofore taken or adopted by the City Council of the City of Orangeburg, and in particular so much of the Resolutions adopted August 12th, 1940, as are inconsistent herewith be and the same are rescinded and repealed.

Accellent/ Heogmanale

ATTEST:

Clerk. Thuling

Mr. Walker then moved that the said Ordinance be given its first reading, which action was duly second and unanimously carried. The Mayor then ordered that the Ordinance as written be filed with the Clerk of the City and remain open for public inspection for at least one week from this date.

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, 1940 AND ENDING MARCH 31, 1941

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, 1940 and ending March 31, 1941, that a tax of Twenty (20) 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 Twenty (20) Mills is hereby assessed to wit:

1915 Water & Light Bonds	5/8	Mills
1921 Improvement Bonds	6-7/8	Mills
1922 Improvement Bonds	1-4/8	Mills
1927 City Hall Bonds	5 - 7/8	Mills
1937 Sewer Refunding Bonds	4/ 8	Mills
1939 Consolidated Refunding	Bonds $4-5/8$	Mills

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

City Purposes	20	Mills
Sinking Fund	20	Mills
Total Levy	40	Mills

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, 1940 until the 27th day of November, 1940 from the hours of 9 A. M. to 2 P. M. each day (except Sundays).

That for the purpose of carrying into effect this ordinance the City Clerk and Treasurer is hereby authorized, empowered and directed 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 Council assembled this the 27th day of September, 1940.

ATTEST:

City Clerk and Treasurer.

Governmen and Councilman

AN ORDINANCE TO PROVIDE RULES AND REGULATIONS GO VERNING THE OPERATION OF HOTELS AND RESTAURANTS IN THE CITY OF ORANGEBURG, S. C., AND TO PROVIDE PENALTIES FOR THE VIOLATION 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, the Rules and Regulations and Codes of the South Carolina State Board of Health Governing Hotels and Restaurants in the State of South Carolina, as published in July, 1940, be and the same are hereby adopted for the City of Orangeburg, and the said Rules, Regulations and Codes, consisting of forty-six (46) mimeographed pages, a copy of which is hereto annexed, be and the same are hereby proclaimed in full effect in the City of Orangeburg, South Carolina.

SECTION II. -- That any person, firm or corporation which shall violate the rules, regulations and Code provisions hereinabove referred to, in the City of Orangeburg, 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 (\$100.00) Dollars, or imprisonment with or without labor for not more than thirty (30) days.

BASSED by the City Council of the City of Orangeburg, South Carolina, in council assembled, this 8th day of November, A. D., 1940.

ATTEST:

CITY CLERK & TREASURER.

Mayor.

acualken

Councilmen.

AN ORDINANCE TO REQUIRE SPECIAL PERMISSION TO KEEP, MAINTAIN OR HOUSE ANY COW, or COWS, WITH- VIN THE CITY OF ORANGEBURG, S. C., AND TO PROVIDE A PENALTY FOR THE VIOLATION HEREOF.

BE IT ORDAINED by the Mayor and Councilmen of the City of Orangeburg, S. C., 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, company or corporation to keep, maintain or house any cow, or cows, within the City Limits of the City of Orangeburg, without first applying to the City Council and obtaining from the said City Council special permission to keep, maintain or house said cow, or cows, at said place.

SECTION II. --In considering and passing upon the question of granting permission to keep, maintain or house such cow, or cows, regard shall be had by said Council as to how the same shall be kept, maintained or housed; to the presence or absence of densely populated residence neighborhood and the proximity of the said cow, or cows, to any house occupied as a dwelling, or in which people reside; to the proximity of the location proposed to churches, schools, hospitals or other institutions and public places; to the matter of sanitation from the standpoint of the public generally and in accordance with the recommendations of the Board of Health after proper inspection and report by officials of the said Board and to the general security, welfare, convenience, health, peace, order and good government of the said City.

SECTION III. -- That any person, firm, company or corporation who shall violate the provisions of this ordinance shall, upon conviction therefor before the Recorder, or Acting-Recorder, be punished by a fine not exceeding One Hundred (\$100.00) Dollars, or imprisonment for a period of not longer than thirty (30) days, for each and every day said ordinance is violated.

PASSED by the City Council of the City of Orangeburg, S. C.,

in council assembled, this 13th day of December, $^{\rm A}.$ D., 1940.

ATTEST:

City Clerk & Treasurer.

Mayor.

acualhul

Councilmen.