CITY OF ORANGEBURG, S. C.

April 1, 1943, to March 31, 1944.

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AN ORDINANCE

To Regulate Licenses in the City of Orangeburg for the Fiscal Year Beginning April 1, 1943, and ending March 31, 1944.

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, 1943, license therefor in the manner hereinafter prescribed. Every person, firm, company or corporation, commencing business after the first day of April, 1943, 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, 1943, 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, 1943, 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 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 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 Hundred (\$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 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 be deemed to have no license.

SECTION 6. It shall be the duty of the City License Collector and the Policement 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, 1943, 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 March 31, 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, 1944, and no license, except as provided for by limitation, shall be issuedfor 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. Application 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, 1944.

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.

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: _____. .

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LICENSES.

| Agents for or solicitors peddling. See ordinance. | |
|---|-----------------|
| Agents, for sale of patent rights of any kind, per year | •50 <u>•</u> 00 |
| Agents, selling toy ballonns, badges, banners, and other | |
| novelties sold on the streets, at the discretion of the | |
| Mayor, per day, each \$5.00 | |
| This license shall only be sold on special days, such as | |
| Circus days, or College Commencement days. | |
| Agents, not specifically mentioned, at discretion of Mayor. Artists or Ambrotypists (See Photographers). | |
| Architects ner vear | 25.00 |
| Architects, per year | 25,00 |
| Automobiles, dealers in per year | 35,00 |
| Automobiles, Battery Stations, each, per year | 25.00 |
| Automobile Filling Stations, each, per year | 15.00 |
| Automobile Filling Stations, with sale of accessories, | |
| each, per year | 25.00 |
| Automobile Filling Stations, with sale of accessories and | |
| charging batteries or recapping tires, each, per year | 40,00 |
| Automobile Finance Companies, per year | 50,00 |
| Automobile, repair shops, only, per year | 25.00 |
| Automobiles, storage house, each, per year | 70000 |
| Automobile Trucks plying on streets of city for gain or hire, | |
| first truck, per year | 20,00 |
| Each additional truck, per year | |
| 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 | 1 |
| 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. | 7.0 |
| Said application shall contain a certificate from two reputable citizens that applicant and driver are of good character and | Te |
| shall be submitted to the Mayor before license is granted. | |
| Auctioneers, each, per day | 55,00 |
| Auction of Horses and Mules by dealers, to all local dealers, | • - • - |
| in addition to all other license, selling three(3) or more here | ad |
| on any one day anywhere in the City of Orangeburg, S. C., | |
| per day | 50,00 |
| | 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 |
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| Bakeries, wholesale, per year | 25.00 |
| Bakeries, retail, up to \$1000, per year | 15,00 |
| Over \$1000, per year | 25.00 |
| Barbers, first chair, per year | 10.00 3.00 |
| Barber Shops, Beauty specialists in competition with Beauty | 000Y |
| shops or parlors, additional, per year | 20.00 |
| Beauty Parlors, Shops or Schools, per year | 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 |
| Provided: That all bill posters shall place all bills 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 shops, with one forge, per year | 10.00 |
| Each additional forge, per year | 3.00 |
| Boarding Houses, furnishing rooms or meals to five people, | |
| per year | 5.00 |
| From six to ten, per year | 10,00 |
| Ten or more, per year | 20,00 |
| Boot Blacks, except Barber Shops, each chair, per year | 2.50 |
| Boot Blacks, on street, per year | 2.00 |
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| Bottlers of mineral or Soda Water, or other soft drinks, for the first \$5,000 or less gross sales, per year | 25.00 |
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| For each \$1,000 or additional over \$5,000, per year. Bottled mineral water or other soft drinks, sold by dealers not having mercantile license, per year. | 1.00 5.00 |
| Bowling Alleys or Ten Pin Alleys, (See Ten Pin Alleys) Brick Yards, dealers in Brick or other clay products, not having general merchandise license, per year | 15.00 |
| Brokers or lenders of money, per year Brokers, read estate, conducting the sale and purchase of real estate or collecting rents for the first \$1000 or | 100 ₀ 00 25 ₀ 00 |
| <pre>less receipts, per year</pre> | 20.00 |
| Brokers, merchandise, no fertilizers, not maintaining ware- houses, 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 for the consideration of a commission for the sale of goods wares, merchandise, produce or commodities, by sample, maintaining an office or warehouse in the City of Orange- burg, same as Wholesale License. | 25.00 |
| Brokers, Merchants, or any other person, firm or corporation selling goods or merchandise of whatever nature from freight cars or trucks, or from storage warehouses, shall pay a | |
| license of, per week Brokers, Oil, without warehouse, per year Brokers, Oil, with warehouse, per year | 50,00 10,00 100,00 |
| Building and Loan Associations, per year | 20,00 |
| C | |
| Cabinet makers, repairs only, per year | 5,00 |
| furniture, per year | 20.00 |
| Candy Kitchen and Ice Cream Saloon combined, per year Canning Factories, per year | 25.00 10.00 20.00 |
| Chiropodists and Chiropractors, each, (same as physicians). Circuses, per day, at the discretion of the Mayor. | ~0600 |
| Civil Engineers and Surveyors, each, per year | 25.00 25.00 |
| For each additional \$1,000 or fraction thereof, per year Provided, that no license shall be issued to dealers in coal not having a coal yard and scales adapted to the proper | 1.00 |
| 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 | 10,00 |
| \$1,000 per year. Contracts from \$1,000, not exceeding \$2,000, per year Contracts from \$2,000, not exceeding \$5,000, per year | 15.00 25.00 |
| Contracts from \$5,000, not exceeding \$10,000, per year Contracts from \$10,000, not exceeding \$25,000, per year | 35,00 50,00 |
| Contracts from \$25,000, not exceeding \$75,000, per year Contracts over \$100,000, per year The total amount of said contracts may be based upon business | 75,00 100,00 |
| done during year ending March 31, 1943. 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 | 10.00 250.00 |
| Cotton Mills, Cloth, per year | 125,00 75,00 |
| Cotton Seed Oil Mill, per year | 25,00 |

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C

| Cotton or Grain Exchange, per year | 100.00 |
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| \mathfrak{D} | |
| Decorators, each, per month. Dentists (Same as Physicians). Doughnuts, pies or cakes, per year. Doughnuts, pies and cakes, wholdsale, per year. Drays, carts and wagons, for hire, one-horse, per year. Two-horse, per year. Dry Cleaning establishments, per year. | 5.00 10.00 25.00 10.00 15.00 25.00 |
| \mathbf{E} | |
| Electrical Repairs Only, per year | 15.00 |
| Electrical Contractors, bond for \$500,00 required Over \$1,000, per year Electrical Supplies (See Section 15) Express Companies, or Agencies, each, for business done | 25.00 40.00 |
| 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 enter- tainment 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 City of Orangeburg, per year | 15.00 |
| Fertilizer Agents, with warehouse, on gross sales not ex- ceeding \$50,000, per year | 25.00 |
| 50 cents per \$1,000 or fraction thereof over \$50,000. | - |
| Fertilizer Factories, per year Filling Stations, without sale of accessories, per year Filling Stations, with sale of accessories, per year Fireworks, Dealers In, not having general merchandise | 50.00 15.00 25.00 |
| license, per year | 15.00 |
| per week, (At discretion of Mayor) Fruit and Vegetable Stands, in addition to anyiother license, under supervision of Health and Police Depart- | 50 ₀ 00 |
| ments, per year Fruit and Vegetables, dealers, selling to consumers on Streets and Ways of thecity from push carts and light | 25.00 |
| vehicles, per week, \$10.00; per year 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 regulations. Fruit or Produce of any kind, dealers from railroad cars, whether wholesale or retail, in addition to any other | 25•00 [.] |
| license, per week. 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 wholesale or retail within the City limits, dealers not having a written order from merchants to whom sold for same, | 50 ₀ 00 |
| per month, each truck Fish and Oysters, only, dealers in, per year No Fish or Oysters to besold anywhere on the streets, but to be sold within stores only. | 25.00 10.00 |
| Flying Jenny, per week | 25.00 15.00 |
| Fundries or Machine Shops, per year | 25,00 |

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Gasoline and Lubricating Oils, dealers in, retail, per year

15.00

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|---|----------------------------------|
| Gasoline and Lubricating Oils, wholesale, per year Green Grocers, including sale of fish and oysters, per year Sale of hides or junk not permitted under this license. Green Grocers on wagons or trucks (same as Green Grocers) | 100.00 25.00 |
| Gunsmith, in addition to any other license, each, per year | 5,00 |
| \mathbf{H} | |
| Hatcheries, per year Harness makers, and repairers, each, per year Hair Dressers (See Beauty Parlors) Heating and ventilating contractors, or any person super- vising, directing or controlling the installation or re- | 20.00 10.00 |
| pair of any work, by day labor or otherwise, to cost up to \$1,000, per year Over \$1,000, per year Hotels, permitting the privilege of Cigar Stand, per year Hucksters, (see Fruit and Vegatable dealers) | 25.00 40.00 50.00 |
| I | |
| Ice, dealers in, per wagon or truck, per year | 5 _e 00 |
| Ice Factories, per year Ice Cream Factories, per year Ice Cream Saloons, and Candy Kitchens combined, per year Ice Cream Saloons, without founts, per year Ice Cream Saloons and Soda Founts, not connected with | 50.00 25.00 25.00 10.00 |
| Drug Store, per year Ice Cream, dealers in, on the Streets in push carts or | 15.00 |
| other vehicle, per year | 1 5.00 |
| Insurance Companies (Life) with resident agent, per year Insurance Companies, without resident agent, per year Insurance Companées, Industrial, not selling ordinary | 35.00 50.00 |
| or straight life insurance, per year | 25 ₀ 00 |
| Liability and Boiler (other than Industrial) per year Insurance Companies, Fire, two per cent of gross premium receipts of dach company doing business in the City of Orangeburg, S. C. Provided: That Agents representing Fire Insurance Com- panies 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 | 25 ₀ 00 |
| business, whether paid in cash or notes, drafts or other | |

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

J

Junk, buyers of (no storage allowed in city under this license), \$1,000 bond required

Junk, dealers, operating storage, buying or selling de-pots or warehouses when and as permitted under regulatory ordinances, \$1,000 bond required. (See general merchandise)

5.00

20,00

Zamp

| Musical Slot Machines (See Ordinance | 07.00 |
|---|---------------------------------|
| Music Machine Agents | 25 ₀ 00 |
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| | |
| News Stands and Dealers, per year | 5.00 |
| Newspapers, each, per year | 10,00 |
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| 0 | |
| Acculiate Anticians Antomatriate namedlage of stran | |
| Occulists, Opticians, Optometrists, regardless of other license, per year | 10.00 |
| Oysters (See Fish and Oysters) | TO0 00 |
| Opera Houses, Theatres and Amusement Halls, per year | 40,00 |
| Osteopaths, per year | 10.00 |
| | |
| P | |
| | F 00 |
| Paper Hangers, contracting for work, each, per year Painters, contracting for work, each, per year | 5,00 |
| Painters sign only. per vear | 15.00 10.00 |
| Painters, sign only, per year | 70800 |
| Patent Right dealers, per week, \$10,00; per year | 25 . 00 |
| Pawn Brokers, application to be made to City Council, | - |
| with bond for \$1,000, per year | 100.00 |
| Piano and Organ Tuners and Repairers, per year | 5.00 |
| Pindar Parchers on the streets, per year | |
| Parched Peanuts, dealers in, bulk, per year Pasteurized Milk, dealers in, per year | 10. 00 25 . 00 |
| Peddlers, per day | 10,00 |
| Pharmacists, or Apothecaries, each store, per year | 5,00 |
| Physicians, whose income is less than \$1,000 per annum, | |
| whether in firm or not, per year | 10.00 |
| Physicians, whose income is more than \$1,000 or less than | |
| \$2,000, per annum, whether in firm or not, per year | 20 ₀ 00 |
| Physicians, whose income is over \$2,000 and less than \$3,000 per annum, whether in firm or not, per year | 30,00 |
| \$5.00 per \$5,000 or fraction thereof over \$3,000 income. | 0000 |
| Photographers, including finishing of kodaks and other | |
| films, per year | 15. 00 |
| Photographers, portrait painting of any kind, per year | 25 _e 00 |
| Plumbers, contracting and repairs (bond for \$500 required) | 05 00 |
| each, per year general merchandise license, carrying | 25 ₀ 00 |
| stock of supplies, per year | 40.00 |
| Plumbers, transient, (bond for \$500 required) contracts | 1000 |
| up to \$1,000, per year | 25 _e 00 |
| Contracts over \$1,000, per year | 40.00 |
| Poultry, dealers in, on Streets, in addition to any other | |
| license, not allowed to take stand on streets of city, | 10.00 |
| each, per week \$5.00; per year | 10,00 |
| Printing Offices, each, per year | 10.00 |
| Pudding and Sausages, in addition to any other license, | |
| when sold in stores, per year | 5 ₀ 00 |
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| Salvage Companies, non-resident, or the person who takes charge of atocks of g chandise in the City of Orangeburg, an the benefit of the owner, or other per | oods, wares or mer- d sell the same for | |
|---|---|--------------------|
| in the same, per monthesessessessessessessessessessessessesse | ed to make any such ly issued to any regu- | 50 ₀ 00 |
| Sewing Machines Agencies, same as Retai | .1 Merchant. | |
| Shoe, makers or repairers, per year | | 10.00 |
| Shooting Galleries, per year | • | 15.00 |
| Skating Rinks, per year | | 10.00 |
| Soda Water Fountain, not connected with | | 10.00 35.00 |
| Stables, sale, per year Stables, sale, transient dealers, selli | ng 2 or more head | 00000 |
| horses or mulds, per day | | 50,00 |
| Surveyors, each, per year | | 25,00 |
| т. Т | | |
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| Tailors, each, per year | for business done oints within the State for the Government of | 15.00 |
| the United States, per year Telegraph Companies or Agencies, each f in the City of Orangeburg with points not including any business done for t United States, with taxable revenue r | or business done with- within the State and the Government of the | 200.00 |
| per year | | 37.50 |
| Over \$750,00 per year | | 75.00 |
| Ten Pin and Bowling Alle ys or similar g | ames, per year | 15.00 |
| Tinners, not having general merchandise | license, per year | 15 ,00 |
| U and V | | |
| Undertakers and embalmers, each, per ye | 2r • • • • • • • • • • • • • • • • • • • | 25,00 |
| Veneer Plants, each, per year | | 50 . 00 |
| Veterinary Surgeons, each, per year Vulcanizing Plants, each, per year | ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; | 15.00 15.00 |
| W | | |
| | | F 00 |
| Watchmakers and repairers of jewelry, p Warehouses changing storgge, each, for h | Dusiness not exceed- | 500 |
| ing \$10,000 per annum, per year For each \$1,000 or fraction thereof ad | ditional receipts | 50 ₀ 00 |
| per year | | 1.00 |
| Welding Plants, per year | ****** | 25,00 |
| Welding Plants and Automobile Repair Sh | lops, per year | 40,00 |
| Wheelwright Shops, not including forge, Wholesale Merchants (See Merchants) | , per year | 5 ₀ 00 |
| Wood Yards, 2 trucks or wagons, each, 1 | per year | 10,00 |
| Each additional truck or wagon over 2 | , per year | 3.00 |
| Wood, dealers in, not having wood yard or wagon, per year | | 10,00 |
| Each additional truck or wagon, per y | /************************************* | 3,00 |
| SECTION 15. Upon the business of the | following viz: Upon | |
| each and every retail merchant, druggis | st, dealers in buggies | |
| and wagons (other than their own make) | | |
| supplies, and dealers in pianos, cabine musical instruments of like kind. Radi | | |
| upon the business of any and every othe | | |
| corporation doing business of any kind | | |
| Orangeburg for the carrying on of which | 1 a license is requir- | |
| ed, and for each and every store or pla | ce of business with- | |
| in the corporate limits of the City of | | |
| than those hereinbefore specifically nate taxed in this Ordinance. | men, designated and | |
| When his, her of their gross receipts | s or sales for pre- | |
| ceding year does not exceed \$4.000, per | | 15.00 |

15.00

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.

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 twentyfive (\$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.

DECTION 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 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, 1943.

City of Orangeburg

Daman Orangeburg Councilman, City of

Councilman, City of Orangeburg

ATTEST:

City Clerk & Treasurer/

20,00

25.00

AN ORDINANCE TO REGULATE THE USE AND OPERATION OF TAXICABS OR OTHER LIKE VEHICLES IN THE CITY OF ORANGEBURG BY PROVIDING RULES, REGULA-TIONS, AND REQUIREMENTS EFFECTING THE OPERATORS, DRIVERS, PASSENGERS AND/OR TAXICABS AND BY REQUIRING THE INVESTIGATION OF OPERATORS OR DRIVERS OF TAXICABS; AND BY PROVIDING FOR THE ISSUANCE AND REVOCA TION OF LICENSES OR PERMITS TO OPERATE OR DRIVE SUCH TAXICABS OR LIKE VEHICLES; AND PROVIDING A PENALTY FOR THE VIOLATION OF ANY OF THE PROVISIONS HEREOF.

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

SECTION 1. The word cab, taxicab, livery car or jitney is defined as a motor-driven vehicle, for which the public is charged a price to be carried from place to place.

SECTION 2. It shall be unlawful for any person, firm or corporation to engage in the business of operating cabs, taxicabs, livery cars or jitneys upon the streets or highways of the City of Orangeburg until they have complied with the terms of this Ordinance. However, any person, firm or corporation operating such vehicle at the time of the adoption of this ordinance and to be governed thereby, shall be entitled to ten days from the passage of this Ordinance to comply with the provisions hereof.

SECTION 3. That before any person, firm or corporation shall be issued a license to operate a taxicab business, as required by the City Business License Ordinance, there shall first be filed with the City Clerk and Treasurer a written application for such business license, upon blanks to be furnished by the City, which said application shall give the full name, age and home address of such applicant; and shall state whether or not he uses intexicating liquors, narcotics or other drugs; whether or not he has ever been convicted of the violation of any ordinance of the City of Orangeburg or of any State or Federal law, and, if so, the number of times and the nature of such violations; and all other information that shall be required. In the event the applicant for such business license shall be a firm or corporation, then the recuirements of this section shall be complied with by each member of such firm and/or by the principal or managing officer or officers in charge of actual operation of such business in Orangeburg, S. C.

SECTION 4. The Police Department is hereby charged with power and duty to investigate the person making such application and the facts he states therein and shall make a report of the findings and its recommendations thereon, filing same with the City Clerk, who may issue to said applicant a business license if said report and recommendation, in his judgment, justifies the same, upon payment to him of a license fee of Twenty-five (\$25.00) dollars for the first taxicab or vehicle and Fifteen (\$15.00) Dollars for each additional taxi or vehicle or as may be otherwise required by the Business License Ordinance of the City of Orangeburg.

SECTION 5. Any such license issued as provided by this ordinance, together with the registration card provided to be issued herein, shall automatically be revoked upon conviction of a registrant for violation of any of the ordinances of the City of Orangeburg or laws of the State of South Carolina relating to the operation of motor vehicles, and may be revoked by the City Council for cause at any time, provided, however, that not less than three days' notice shall be given to such registrant of a hearing before City Council where the revocation of said license is contemplated for cause other than the violation of the motor vehicle laws of the city of Orangeburg or of the State of South Carolina.

SECTION 6. Every person, firm or corporation operating a motor vehicle as herein defined, shall have a registered number of s said automobile plainly and legibly printed upon the windshield of the same in plain white Arabic numbers preceded by the abbreviation "NO." Such letters and figures shall not be less than one-half inch in width and shall be printed on the lower portion of the windshield so as not to interfere with the vision of the driver, and so that the same may be plainly visible at all times, and shall likewise have the name of the owner of said vehicle printed in legible letters of not less than one-half or more than one inch in width, and not less than four inshes in height, painted or printed upon each side of said automobile. The paint used in the lettering on the windshild shall be of white of a permanent nature, and that used upon the sides of the said vehicle shall be of a perma-

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nent nature and shall be of a different color than the body of said car so as to make the same easily legible.

SECTION 7. That before any person shall drive any of the vehicles covered by this Ordinance, he shall make and file with the City Clerk and Treasurer written application for a license and Special Registration Card, upon blanks to be furnished by the City of Orangeburg. Said application shall give the full name, age and home address of the applicant. It shall state whether he is sound of body, including good eye sight and good hearing, and whether or not he uses intoxicating liquors, drugs or narcotics; and that he possesses a then current and valid Drivers' License issued by the State of South Carolina.

Said application shall further state whether or not he has ever been convicted of the violation of any Ordinance of the City or any State or Federal law and, if so, the number of times and the nature of such violations, and all other information that shall be required of him.

SECTION 8. The Police Department is hereby charged with power and duty to investigate the person making such application and the facts he states therein and shall make a report of the findings and its recommendation thereon, filing same with the City Clerk, who may issue to said applicant a license if said report and recommendation in his judgment justifies the same; provided, no license shall be issued to any person under the age of eighteen years.

SECTION 9. Upon granting such application, the said Clerk shall issue to the applicant a Driver's License good until midnight of the 31st day of March, next, and, at the same time, issue to said Driver a Registration Card, as is hereinafter described, provided said person pays to said City Clerk the sum of \$3.00 for issuing said License and Card, the life of the car to run coequal with the duration of said license. The sum charged is to cover the expense of providing such application and license blanks, registration cards, photos, and the costs of the investigation required herein.

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SECTION 10. Thereegistration Card herein referred to shall be of such design and shall bear such words and numerals as may be recommended by the City Clerk and Treasurer and the Chief of the Police Department. It shall afford sufficient space for a photograph of the person so licensed, to be furnished by the City, and affixed on said card.

SECTION 11. There shall be at all times displayed in the vehicle being operated by such licensed person, said Registration Card, as above defined, in such conspicuous place as may easily be seen by any passenger therein.

SECTION 12. The driver of said automobile shall keep upon his person a card or driver's license to be furnished by the City same bearing the/number as that upon the registration card.

SECTION 13. It shall be unlawful for any person, firm or corporation operating vehicles or taxicabs under the provisions of this Ordinance to hire, employ or permit any person to drive such vehicle who is not licensed or who does not have a registration card as herein required, both of full force and effect.

SECTION 14. It shall be unlawful for any owner, operator or driver of any taxicab or like vehicle to at any time solicit or permit the general public to ride in the taxicab or other like vehicle, when the owner, operator or driver of such taxicab or other like vehicle is transporting in said taxicab or like vehicle a paying passenger except when the driver of such vehicle is acting with the consent of such paying passenger.

SECTION 15. No vehicle registration license tag, as issued by the State Highway Department, shall be attached to any such vehicle as herein described that is not issued in the name of the true owner of such vehicle.

SECTION 16. No vahicle used and run for the transportation of passengers and their baggage to and from the railroad depots or bus stations within the City of Orangeburg, nor any driver or employee of the owner of the same, shall approach nearer than 15

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feet from the train of cars from which passengers and baggage are to be received, or nearer than 2 feet from the street or curb on the sidewalk at a point or points at least 15 feet distant from the entrance on the street to a railroad or bus station, or exit from a bus. Said driver or drivers shall only solicit sitting in taxicabs or other vehicles for hire, or standing in the street as herein above provided. Said driver or drivers shall not be boisterous end may solicit transportation by saying, "taxi," "taxicab," or other similar words.

Said driver or drivers shall not solicit when under the influence of liquor. Said driver or drivers shall not reach for and take baggage of any person until such person has agreed to hire the taxicab or other vehicle. Said driver or drivers shall not enter, go in or upon any railroad or bus stations or grounds, premises, private alleys or ways contiguous thereto for the purpose of soliciting, and shall not enter, go in or upon said railroad or bus stations or grounds, premises, private alleys or ways contiguous thereto for the purpose of receiving and carrying baggage unless requested to do so by a passenger.

When a passenger arriving at a railroad or bus station calls by telephone or messenger for a taxicab or other vehicle for hire, the driver or drivers thereof may approach and receive the passenger on the street in front of the entrance to any railroad or bus station, but said driver or drivers shall remain at said location only long enough to receive the passenger.

SECTION 17. (a) That the charge for the transportation of passengers within the City limits shall be twenty-five cents for one passenger from any one destination to any one destination, and fifteen cents each for any two or more passengers from any one destination to any one destination; provided that if any such passenger shall have a trunk, there may be an additional charge of fifty cents for any trunk larger than a steamer trunk, or twentyfive cents for any trunk of the size of or smaller than a steamer trunk, but a taxicab may not be required to haul a trunk; provided

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further, that there shall be no charge for the transportation of an infant under five years of age when accompanied by and in the care of some older person.

(b) That whenever occupants of taxicab request that a stop be made on any trip, there may be an additional charge of twentyfive cents for such stop up to ten minutes and fifteen cents added for every additional ten minutes of such stop.

(c) From a point within the limits of the City of Orangeburg to a point without the limits, or from without the limits of the City of Orangeburg to a point within the City, a sum not exceeding 25c per mile for such trip, irrespective of the number of passengers which shall not exceed the maximum load fixed by this ordinance.

(d) That for service to and from any point in the City and the Hawthorne School of Aeronautics, the following rates shall be charged: \$1.50 for not exceeding three passengers and when more than three passengers are transported together, the sum of forty cents per passenger.

(e) That for special calls for future taxi service, to be performed within the City limits between the hours of midnight and six A.M., the rates herein provided for service within the City limits may be doubled.

SECTION 18. All persons owning or controlling any vehicle or taxicab operating under this Ordinance in the City of Orangeburg shall post in a conspicuous place in said taxicab or other vehicle a printed schedule of prices, and shall keep the same so posted during the continuance of said license.

SECTION 19. It shall be unlawful for any driver of a taxicab or other vehicle operating hereunder to drive in a rude, boistrous, disorderly, careless, dangerous or hurtful manner, or in such a manner as to put any person in fear of bodily hurt, or to cause bodily hurt, or damage to the property of any individual.

SECTION 20. That from and after the passage of this Ordinance, no taxicab operator or owner shall refuse to carry an or-

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derly person applying for transportation who agrees to pay the proper fare as herein established unless for an unlawful purpose coming to the knowledge of said owner or operator.

SECTION 21. No taxicab owner or operator shall knowingly transport any person or persons for an unlawful purpose or a purpose not conducive to good morals and the welfare of the general public of the City of Orangeburg.

SECTION 22. The maximum load for any such vehicle while operated upon the streets of the City of Orangeburg shall be five adults in addition to the driver, or such greater number of children or children and adults as shall not overcrowd such vehicle.

SECTION 22. A It shall be unlawful for any person or persons to engage or use any taxicab or other public vehicle of transportation, in this city not intending to pay for the same at the time said taxicab or other vehicle is engaged, but with intent to defraud the owner or driver of said taxicab or other vehicle of the value of the use thereof; and every employment of said taxicab or other vehicle shall be held to be for cash, unless time is contracted for when the engagement is made.

SECTION 23. That any taxicab owner or operator shall have the right to an appeal and a hearing before the City Council on any decision of the City Clerk and Treasurer upon the issuance or non-issuance of a license to such owner or operator.

SECTION 24. In addition to the foregoing and before the issuance of such license card or plate, the owner of the taxicab or other vehicle shall procure and file with the City Clerk and Treasurer a liability insurance policy, together with a receipt showing the payment of the premium therefor issued by a good and responsible insurance company to be approved by the said City Clerk and Treasurer (the said company being one authorized to do business in the State of South Carolina, and in possession of a certificate issued by said State). The amount of such liability insurance for each car shall be as follows: an amount not less than \$10,000.00 for personal injury and an amount not less than \$5,000.00 for property damage in any one accident. Said policy of insurance may be in the form of a separate policy for each car or may be in the form of a fleet policy covering all cars operated by such owner, provided, however, that such a policy shall provide for the same amount of liability for each car operated. A stipulation shall be made providing that no such policy as above required may be cancelled until the expiration of five (5) days after notice of intended cancellation has been given in writing to the City Treasurer by registered mail or personal delivery of such notice and a provision to that effect to be made a part of each such policy.

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SECTION 25. This Ordinance shall not apply to vehicles operated under a special franchise nor to vehicles when and while transporting persons to and from school or college.

SECTION 26. This Ordinance is in addition to and is not intended to alter or repeal any other Ordinance heretofore passed, and particularly it is intended hereby that the provisions of the Business License Ordinance concerning the operation of taxicabs and other like vehicles are not to be affected hereby except as herein specifically shown. However, if any inconsistency shall exist as between the provisions of this Ordinance and the provisions of any other Ordinance heretofore adopted, then the inconsistent provisions of such other Ordinance or Ordinances heretofore adopted are hereby repealed to the extent of such inconsistency.

SECTION 27. This Ordinance shall take effect immediately upon its final adoption by the City Council of the City of Orangeburg.

SECTION 28. Any person, firm or corporation violating any of the provisions of this Ordinance shall, upon conviction, be punished by the imposition of a fine of not more than One Hundred (\$100.00) Dollars, or by imprisonment in the City Jail of the City of Orangeburg, or by confinement at hard labor upon the public works of the City of Orangeburg or the County of Orangeburg for not more than thirty (30) days, for each and every such offense.

PASSED BY THE CITY COUNCIL of the City of Orangeburg, South Carolina, in council assembled this $\frac{977}{10}$ day of $\frac{APP_{1/2}}{APP_{1/2}}$.

ATTEST:

Mayor. loan

City Clerk & Treasurer.

Councilmen.

AN ORDINANCE TO PROVIDE FOR THE PUBLIC SAFETY BY REQUIRING A FERMIT BEFORE ANY PUBLIC GATHERING IS PERMITTED IN THE CITY OF ORANGEBURG, AND TO PRO-VIDE PENALTIES FOR VIOLATIONS 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 ordimance, no public gathering of any kind, consisting of $\underline{\mathsf{TEN}}$ or more persons, shall be held in the City of Orangeburg, in any public place, until and after the said place of assemblage has been inspected and approved for the purpose of a public meeting by the Chief of the Fire Department of the said City of Orangeburg.

Section II. That, in connection with public gatherings in the City of Orangeburg, as hereinabove referred to, it shall be unlawful to use any decorations other than those which have been adequately fire-proofed and wherever decorations are placed or installed in a public place, in anticipation of a public gathering, they shall be subject to the inspection and approval of the Chief of the Fire Department of the City of Orangeburg.

Section III. That the Chief of the Fire Department, in his inspection, as provided hereinabove, shall approve only those places and decorations which, in his best judgement, provide adequate protection for the safety of the public against fire hazards.

Section IV. That it shall be the duty of each person, firm or corporation, which may undertake to stage a public gathering, as hereinabove referred to, to secure a permit from the Chief of the Fire Department, stating that the said place and its decorations, if any, have been inspected and approved and that, in the opinion of the Chief of the Fire Department, they are reasonably safe for the public in respect to fire hazards.

<u>Section V.</u> Any person, firm or corporation which shall organize, promote or hold a public gathering, as hereinabove referred to, without obtaining the permit herein required, shall be guilty of a misdemeanor and, upon conviction therefor before the Recorder or acting-Recorder, be fined not more than One Hundred (\$100.00) Dollars or imprisoned not more than thirty (30) days. PASSED by the City Council of the City of Orangeburg,

in council assembled at Orangeburg, S. C., this 25 day of JUNE, A. D., 1943.

ATTEST:

cedate

ity Clerk & Treasurer.

Mayor

Councilman.

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AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S.C., FOR THE YEAR COMMENCING APRIL L,1943 AND ENDING MARCH 31,1944.

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 1943 and ending March 31 1944, that a tax of twenty four and four eights (24 4/8) 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 Fifteen and four eights (15 4/8) milss is hereby assessed to wit.

| 1915 | Water and Light Bonds. | l | 4/8 | Mills. |
|------|-------------------------------|---|------------|--------|
| 1922 | Improvement Bonds. | | 1/8 2/8 | Mills. |
| 1927 | City Hall Bonds. | 4 | 2/8 | Mills. |
| 1937 | Sewer "efunding Bonds. | | 2/8 | Mills. |
| 1939 | Consolidated Refunding Bonds. | 3 | | Mills. |
| 1940 | Refunding Bonds. | 5 | 6/8 5/8 | Mills. |

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

| City Purposes. | 24 4/8 | Mills. |
|----------------|--------|-----------------|
| Sinking Fund. | 15 4/8 | Mills. |
| Total Levy. | 40 | Mi lls . |

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 1943, until the 24th, day of November, 1943, from the hours of 9 A.M. to 2 P.M. each day (except Sundays)

After November 24th, 1943 a penalty of fifteen (15) percent shall be added to all unpaid taxes, said penalty to remain UnOn! January 1st, 1944 at which time executions shall be issued by the City Treasurer and delivered to the delinquent tax collector and an additional cost of collection of \$ 2.00 shall be added to the penalties already incurred.

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 ordinance of the City of Orangeburg S.C.

DONE AND RATIFIED by City Council of Orangeburg, S.C. in Council assembled this the 8th, day of October 1943.

Mayor. Herauce

ouncilman 72

Councilman.

ATTEST. Clerk Treasurer City 80

AN ORDINANCE TO AMEND "AN ORDINANCE TO PROVIDE FOR THE PUBLIC SAFETY BY REGULATING THE STORAGE OF GASOLINE, KEROSENE AND OTHER INFLAMMABLE LIQUIDS," BY ADDING A PROVISION TO INCLUDE THE DELIVERY THEREOF AND TO RE-QUIRE THE OUTSIDE STORAGE OF SAID INFLAMMABLES, EXCEPT AS OTHERWISE PROVIDED IN THE SAID ORDINANCE, PASSED OCTOBER 10, 1941.

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

That an Ordinance entitled "An Ordinance to Provide for the Public Safety by Regulating the Storage of Gasoline, Keresene and other Inflammable Liquids, be and the same is hereby amended by adding provisions to Section II of said Ordinance to include the delivery and to require outside storage of said inflammables so that the said Section, as amended, shall read:

"Section II. It shall be unlawful to keep, store, maintain or deliver above ground more than five (5) gallons of gasoline and all gasoline kept, stored, maintained or delivered above ground shall be contained in self-closing cans. It shall likewise be unlawful to keep, store, maintain or deliver more than five (5) gallons of kerosene or fuel oil inside any building, store or other structure, or in any inside tank connected to any stove or burner of any kind; it shall be unlawful to keep, store, maintain or deliver more than one hundred twenty (120) gallons of kerosene or one hundred ten (110) gallons of fuel oil in any tank or container above ground within the City of Orangeburg; provided, that the provision herenequiring a afte outside storage above ground shall not apply to duly liin og censed merchants, engaged in the retail sale of kerosene or fuel oil when same is kept in a container or tank approved by the Southeastern Underwriters Association or by the Building Inspector f the City of Orangeburg."

PASSED by the City Council of Orangeburg, S. C., in council assembled this U day of October, A. D., 1943.

ATTEST: City Clerk & Treasurer.

Mayor. MM Councilmen.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED "AN ORDINANCE TO REGULATE THE USE AND OPERA-TION OF TAXICABS OR OTHER LIKE VEHICLES, ATC.," PASSED ON THE 9 TH DAY OF APRIL, A. D., 1943, BY AMENDING SECTION 17 (a) to regulate charges V FOR TRANSPORTATION OF PASSENGERS.

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

That an ordinance entitled "An ordinance to regulate the use and operation of taxicabs or other like vehicles, etc.," passed on the $\underline{G^{TH}}$ day of \underline{APRIL} , A. D., 1943, be and the same is hereby amended, so that Section 17 (a) of the said ordinance, as amended, shall read:

"Section 17. (a) That the charge for the transportation of passengers within the City limits shall be twenty-five (25ϕ) cents for one passenger from any one destination to any one destination, twenty-cents (20ϕ) each for any two passengers from one destination to any one destination; and fifteen (15ϕ) cents each for any three or more passengers from any one destination to any one destination; provided that if any such passenger shall have a trunk, there may be an additional charge of fifty cents for any trunk larger than a steamer trunk, or twenty-five cents for any trunk of the size of or smaller than a steamer trunk, but a taxicab may not be required to haul a trunk; provided further, that there shall be no charge for the transportation of an infant under five years of age when accompanied by and in the care of some older person."

PASSED by the City Council of Orangeburg, S. C., in council assembled this 17th day of November, A. D., 1943.

ATTEST:

City Clerk and Treasurer.

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Councilmen.