CITY OF ORANGEBURG, S. C. APRIL 1, 1944, TO MARCH 31, 1945

AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGE-BURG FOR THE FISCAL YEAR BEGINNING APRIL 1, 1944, AND ENDING MARCH 31, 1945.

SECTION I 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 4th day of May, 1944, license therefor in the manner hereinafter prescribed. Every person, firm, company or corporation, commencing business after the first day of April, 1944, shall obtain a license therefor before entering upon such trade, business or profession.

SECTION II That every person, firm or corporation or company liable for any license under this ordinance and failing to obtain such license before May &th, 1944, as provided in Section I, (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, 1944, 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 five: 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 a 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 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 of Orangeburg 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, 1944, 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, 1945. The City Clerk and Treasumer 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, 1945, 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 advances and in any case where license fees mayo 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 sahll be issued.

SECTION II 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, 1945.

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 corporation 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 cappy 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 Paws of the United States of America, viz:

LICENSES

Α

Agents for or solicitors peddling. See ordinance Agents, for sale of patent rights of any kind, per year Agents, selling toy balloons, badges, banners, and other novelties sold on the streets, at the discretion of the Mayor, per day, each \$5.00	50 _• 00
Artists or Ambrotypists (See Photographers). Architects, per year	25.00 25.00 35.00 25.00 15.00 25.00 25.00 25.00 20.00
Each additional truck, per year	10.00
three (3) or more head on any one day anywhere in the City of Orangeburg, S. C., per day	50.00 300.00 10.00
B	
Bakeries, wholesale, per year	25.00 15.00 25.00 10.00 3.00 20.00 20.00
(See Section 15.) Bill Posters or distributors of samples or advertising matter, per year	
or sewer mains. Blacksmith shops, with one forge, per year Each additional forge, per year	10.00 3.00
Boarding Houses, furnishing rooms or meals to give people, per year	5.00 10.00

Ten or more, per year	20.00 2.50 2.00 25.00 1.00 5.00 15.00 100.00
less receipts, per year. Brokers, fertilizers. (See Fertilizers) Brokers, merchandise, no fertilizers, not maintaining warehouses, per year	15.00 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	50,00 10,00 100,00 20,00
· · · · · · · · · · · · · · · · · · ·	•
Cabinet makers, repairs only, per year	5.00 20.00 15.00 25.00 10.00 20.00 ns)
per year	25.00
ing \$1,000, per year	10.00 15.00 25.00 35.00 50.00 75.00 100.00

Cotton Seed, dealers in, each individual or company per year	10.00 2 50.00 125.00 75.00 25.00 100.00
	•
Decorators, each, per month	5.00
Doughnuts, pies or cakes, per year.	10.00
Doughnuts, pies or cakes, wholesale, per year	25.00 10.00
Two horse, per year	15.00 25.00
E	20.
•	
Electrical Repairs, only, per year	15.00
Electrical Contractors, bond for \$500.00 required	25.00
Electrical Supplies (See Section 15.)	40.00
Express Companies, oe Agencies, each, for business done within the City of Orangeburg with points within the State,	
and not including any business done for the United States	700 00
Government, per year	100.00
F	
Fairs, P romenade Concerts, Public Balls, Glass Blowers, Operas, Minstrels, and every other kind of public entertain- ment of a like nature, eshibiting 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
ceeding \$50,000, per vearages and a second s	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 Filling Stations, with sale of accessories, per year	15.00 25.00
Fireworks, Dealers in, not having general merchandise	
license, per year	15.00
per week (At discretion of Mayor)	50 _• 00
under supervision of Health and Police Departments, per	
Fruit and Vegetables, dealers, selling to consumers on	25,00
Streets and Ways of the city from push carts and light vehicles, per week, \$10.00, per year	25,00
Provided: That such dealers are not allowed to conduct	2000
their business on Russell Street from City limits to City limits, and are not permitted to take a stand on any street,	9
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	50.00
Must comply with Sanitary Ordinances and rules of City	50,00
Fruit and Produce, dealers, transporting by truck of apples, oranges, cabbage, potatoes and other like fruit and vegetable	ies
from without the city limits for wholesale or retail within	— - - •
the city limits, dealers not having a written order from merchants to whome sold for same, per month, each truck	25,00
Fish and Oysters, only, dealers in, per year No fish or Oysters to be sold anywhere on the streets. but	10.00
to be sold within stores only	<u> </u>
Flying Jenny, per week	25.00 15.00
Foundries or Mathine Shops, per year	25.00

Furniture Dealers. (See Section 15.)

G

Gasoline and Lubricating Oils, dealers in, retail, per year Gasoline and Lubricating Oils, wholesale, per year Green Grocers, including sale of fish and oysters, pdr year 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	15.00 100.00 25.00
H. H.	
Hatcheries ner weer	00.00
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 \$1000	07.00
over \$1000, per year	25.00 40.00
Hotels, permitting the privilege of Cigar Stand, per year Hucksters (see fruit and Vegetable dealers)	50 ₀ 00
I	
Ice, dealers in, per wagon or truck, per year	5.00
Ica Factories, per year	50,00
Ice Cream Factories, per year	25.00 25.00
Ice Cream Saloons, without founts, per year	10.00
ice Cream Saloons and Soda Founts, not connected with	15.00
Drug Store, per year	
other vehicle, per year	15.00
Insurance Companies, (Life) with resident agent, per year	35,00
Insurance Companies, without resident agent, per year	50.00
Insurance Companies, Industrial, not selling ordinary or straight life Insurance, per year	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 premiem 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	
licensed dealer in bicycles, typewriters, cash registers,	
sewing machines, automobiles, or ther like machines, per week	5,00

J

Landscape Gardeners, per year. Lawyers, whose income is less than \$1,000 per annum, whether in firm or not, per year. Lawyers, whose income is more than \$1,000 per annum, and does not exceed \$2,000, whether in firm or not, per year. Lawyers, whose income is more than \$2,000 per annum, and does not exceed \$3,000 per annum, whether in firm or not, per yr. \$5.00 additional for every \$5,000 income in addition to \$3,000. Laundries, hand or steam, each, per year. Lightning Rod Agents, or dealers, or agents, per week \$10.00 per year. Lodging Houses, at discretion of Mayor, per year. Lubricating, Illuminating and Fuel Cil Companies, each, peryr. Lunch Counters, with cigars, cigarettes and soft drinks, per year. Linen Supply Companies, pdr year. Lumber Yards, wholesale or retail, per year.	10.00 15.00 20.00 30.00 25.00 50.00 100.00 25.00
M	
Machine Shops, employing no help, per year	12.50 25.00 10.00 25.00 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 taxed by this	
Ordinance, for which a special license shall be collected, on gross sales not exceeding \$25,000 per annum, per year. Fifty cents additional for each \$1,000 sales or fraction 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, 1944.	25,00
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	50.00 5.00 5.00 10.00 15.00 10.00 25.00 25.00
exhibited in any such picture shows. The Mayor and Council- men 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 whow, vaudeville shows, etd., in event their suggestions shall not be adopted by the manager thereof. Motorcycles, dealers in, not having automobile salesman license, per year	25.00 5.00

Musical Slot Machines (See Ordinance) Music Machine Agents	25,00
Й	
News Stands and Dealers, per year	5.00 10.00
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Occulists, Opticians, Optometrists, regardless of other	70.00
license, per year	10.00
Opera Houses, Theatres and Amusement Halls, per year	40.00 10.00
P	
Paper Hangers, contracting for work, each, per year	5.00
Painters, contracting for work, each, per year	15.00 10.00
Palmist, same as Fortune Teller (At dsicretion of mayor) 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 10.00
Parched Peanuts, dealers in, bulk, per year	10.00 25.00
Peddlers, per day	10.00
Pharmacists or Apothecaries, each store, per year	5,00
whether in firm or not, per year	10.00
\$2,000, per annum, whether in firm or not, per year	20,00
per annum, whether in firm or not, per year	
per year	15.00 25.00
Plumbers, contracting and repairs (bond for \$500 reguired) each, per year	25.00
Plumbers, not having general merchandise license, carrying stock of supplies, per year	40.00
to \$1.000, per west	25.00
Contracts over \$1,000; per year	40,00
license, not allowed to take stand on streets of city, each, per week, \$5.00; per year	10.00
Pressing Clubs (See Dry Cleaning) Printing Offices, each, per year	10.00
Pudding and Sausage, in addition to any other license, when sold in stores, per year	5.00
R	
Radios, dealers and repairs, per year, same as Retail Merchan	t.
Railroads, railroad agencies, for business done within the City of Orangeburg, with points within the State, and not including any business done for the United States Government	
each, per year	.se
license, per year	
Rent Collectors, per year	25,00
Restaurants, furnishing rooms, additional, per year Repair Shops, hot including automobile repairs, per year	10.00
Rooming Houses, at discretion of Mayor, per year	20.00

or merchandise in the City of Orangeburg, and sell the same for the benefit of the owner, or other person having any interest in the same, per month. No company or person shall be permitted to make any such sale under any regular license previously issued to any regualr merchant. Sewing Machines Agencies, same as Retail Merchant. Shoe, makers or repairers, per year. Shooting Galleries, per year. Skating Rinks, per year. Stables, sale, per year. Stables, sale, per yaar. Stables, sale, transient dealers, selling 2 or more head horses or mules, per day Surveyors, each, per year	10.00 15.00 10.00 35.00 50.00 25.00
${f T}$	
Tailors, each, per year	15,00
the United States, per year	200,00
\$750.00 per year	37,50 75,00
Ten Pin and Bowling Alleys or similar games, per year Tinners not having general merchandise license, per year.	15.00 15.00
t U and $ t V$	
Undertakers and embalmers, each, per year	25.00 50.00 15.00 15.00
W	
•	
Watchmakers and repairers of jewelry, per year	5,00
Watchmakers and repairers of jewelry, per year	5 ₀ 00
Watchmakers and repairers of jewelry, per year	50,00
Watchmakers and repairers of jewelry, per year	50.00 1.00 25.00
Watchmakers and repairers of jewelry, per year	50,00
Watchmakers and repairers of jewelry, per year	1.00 25.00 40.00
Watchmakers and repairers of jewelry, per year	50.00 1.00 25.00 40.00 5.00

15.00

20,00 25,00

And \$5.00 additional, REXXXXXX 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 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

a ccordance 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 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 20th day of March, 1944.

A. C. Walker, Mayor City of Orangeburg, S. C.

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H. H. Wannamaker, Couzcilman

City of Orangeburg, S. C.

ATTEST:

David Doar, Councilman City of Orangeburg, S. C.

Theiling

City Clerk & Treasurer.

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED AN ORDINANCE TO PROVIDE FOR THE PUBLIC HEALTH AND PREVENT THE SPREAD OF TYPHUS FEVER, PASSED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG, S. C., THE 26TH DAY OF JANUARY, 1942, BY ADDING A PROVISION AS TO THE LIABILITY OF PLUMBERS, ELECTRICIANS, CARPENTERS AND OTHER WORKMEN AND BY ADDING A PROVISION AS TO THE POWERS OF THE HEALTH OFFICERS OF THE CITY OF ORANGEBURG, S. C.

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 Health and Prevent the Spread of Typhus Feber by Requiring That Certain Structures Be Rat-Free and Rat-Proof and Providing Regulations For the Storage of Food and Feed and The Handling of Garbage with the City of Orangeburg, S. C. and To Provide Penalties for the Violation Thereof, passed by the City Council on the 26th day of January, 1942, be and the same is hereby ammended by adding to Section 4 a provision as to the liability of plumbers, electricians, carpenters and workmen; and to Section 5 a provision as to the powers of the Health Officer of the City of Orangeburg, the said provisions to read, respectively, as follows:

"Section 4 (a). That it shall be the duty of plumbers, electricians, carpenters and other workmen to make all installations and to do all work in such a manner as to leave the said premises affected by this ordinance free of any condition that will permit the entrance of rats; provided, that the liability of plumbers, electricians, carpenters and other workmen shall be limited to conditions created or caused by their work upon premises affected by this ordinance."

"Section 5 (a). The Health Officer of the City of Orangeburg, his subordinates and workmen are hereby authorized, instructed and ordered to inspect the premises affected by this ordinance and, upon discovery of any violations of the terms of this prdinance, to notify the owner, or where the owner or owners cannot be promptly serviced with notice, the tenant, or tenants, of vi-

clations ascertained and the Health Officer of the said City shall give said owner, or owners, tenant or tenants, notice that unless the huisance detrimental and hazardous to the public health is corrected within a reasonable time, that he will affix a notice on the said structure warning the public that it is a nuisance detrimental and hazardous to the public health and it shall be a violation of the terms of this ordinance for any person to remove such notice from the said structure, but the City Health Officer shall remove the said notice whenever conditions causing the said nuisance have been corrected or terminated.

PASSED by the City Council of the City of Orangeburg, S. C., this _____ day of March, A. D., 1944.

ATTEST:

City Clerk & Treasurer.

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Mayor.

Councilmen.

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, 1944 AND ENDING MARCH 31, 1945.

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, 1944, and ending March 31, 1945, that a tax of twenty three and six eights (23 6/8) 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 sixteen and two eights (16 2/8) Mills is hereby assessed to wit.

1915	Water and Light Bonds		4/8	Mills
	City Hall Bonds	4	2/8	Mills
1937	Sewer Refunding Bonds		2/8	Mills
1939	Consolidated Refunding		5/8	Mills
1940	Refunding Bonds		5/8	Mills

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

City Purposes	23	6/8	Mills
Sinking Fund			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 16th day of October, 1944, until the 28th day of November, 1944, from the hours of 9 A. M. to 2 P. M. each day (except Sundays)

After November 28th, 1944, a penalty of fifteen (15) per cent shall be added to all unpaid taxes. On January 1st, 1945, 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 22nd day of September, 1944.

Mayor

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ATTEST:

Councilman

THE STATE OF SOUTH CAROLINA.

REGULAR

SPECIAL Meeting of the City Council of the City of Orangeburg, Orangeburg County, South Carolina, held this 26 H day of September, A. D. 1944, at which were present: A. C. WALKER, Mayor, H. H. WANNAMAKER AND DOWN, constituting the entire City Council; Mr. Walker, Mayor, presiding, and Mr. L. F. Theiling, Clerk, recording.

Warmanky offered the following Ordinance, which was reduced to writing and read by the Clerk:

AN ORDINANCE

TO DECLARE THE RESULT OF A SPECIAL ELECTION HELD IN THE CITY OF ORANGEBURG, SOUTH CAROLINA, ON THE 6TH DAY OF JUNE, 1944, PROVIDING FOR THE ISSUANCE OF ONE HUNDRED SEVENTY-NINE THOUSAND (\$179,000.00) DOLLARS OF GENERAL OBLIGATION FUNDING BONDS OF THE SAID CITY UNDER AUTHORITY THEREOF, AND TO PROVIDE FOR THE PAYMENT OF SAID BONDS.

BE IT ORDAINED BY THE MAYOR AND CITY COUNCIL OF THE CITY OF ORANGEBURG IN COUNCIL ASSEMBLED:

Section 1.

- (1). During the past several years, the City of Orangeburg, South Carolina, incurred a floating indebtedness, amounting to One Hundred Eighty-Four Thousand (\$184,000.00) Dollars as of March 24th, 1942, and consisting of the following items:
 - (a). The sum of \$69,000.00 borrowed during the year 1927, and evidenced by a note (or notes) dated December 1, 1941, maturing June 1, 1942; said indebtedness having been incurred to obtain funds to purchase from the County of Orangeburg the site of the old Court House, as an improvement and extension of the streets in the City of Orangeburg;
 - (b). The sum of \$60,000.00 borrowed during the year 1941, and evidenced by a note (or notes) dated January 17, 1942, maturing July 17, 1942; said indebtedness having been incurred for improvements to the Water-works and Electric Light Plants of said City;
 - (c). The sum of \$40,000.00 borrowed during the year 1941 and evidenced by a note (or notes) dated January 17, 1942, maturing July 17, 1942; said indebtedness having been incurred in connection with the purchase of a site for an airport; and,
 - (d). The sum of \$15,000.00 borrowed during the year

1938, and evidenced by a note (or notes) dated December 1, 1941, maturing June 1, 1942; said indebtedness having been incurred for public improvements consisting of sidewalk and street construction and extension of water works and sewerage system, in and around the Tri-County Hospital, located in the City of Orangeburg.

Each note above enumerated unconditionally binds the City of Orangeburg to its payment and pledges its faith and credit therefor. The requirements of the Constitution of the State of South Carolina relating to the issuance of bonded indebtedness were not observed, but the proceeds of each loan were applied to matters germane to the corporate functions of the municipality, and the City of Crangeburg was enriched to the extent of the total of said indebtedness.

- (2). By an Act entitled, "AN ACT TO VALIDATE CERTAIN

 INDEBTEDNESS OF THE CITY OF ORANGEBURG AND TO AUTHORIZE ITS

 RETIREMENT BY THE ISSUANCE OF FUNDING BONDS", Approved March

 24th, 1942, the General Assembly of the State of South Carolina

 found that the facts recited immediately above were correct,

 and it validated such indebtedness to the extent of its legis
 lative power, and empowered the City of Orangeburg to issue

 General Obligation Funding Bonds to such extent as might be

 necessary to retire said indebtedness, if a full compliance

 were effected with all Constitutional and general Statutory

 provisions, dealing with the issuance of bonds by municipalities.
- (3). Thereafter, Petitions were circulated among the freeholders of the City of Orangeburg, petitioning the City Council to order an election for the purpose of submitting to the qualified electors of said City the question whether said City Council of said City of Orangeburg should be empowered to issue not exceeding Two Hundred Ten Thousand (\$210,000.00) Dollars of General Obligation Bonds of said City, either as a single issue or from time to time as several separate issues, the proceeds to be used for all or any of the following purposes, to wit:

- (a). To retire an indebtedness, approximating \$69,000.00, and now evidenced by a note or notes of the City of Orangeburg, representing a loan originally made to obtain funds to purchase from the County of Orangeburg the site of the old Court House, as an improvement and extensions of the streets in the City of Orangeburg;
- (b). To retire an indebtedness, approximating \$60,000.00, and now evidenced by a note or notes of the City of Orangeburg, representing a loan originally made to obtain funds for improvements to the Waterworks and Electric Light Plants of the City of Orangeburg;
- (c). To retire an indebtedness, approximating \$40,000.00 and now evidenced by a note or notes of the City of Orangeburg, representing a loan originally made to obtain funds used in the purchase of a site for an airport;
- (d). To retire an indebtedness, approximating \$15,000.00, and now evidenced by a note or notes of the City of Orangeburg, representing a loan originally made to obtain funds used for public improvements consisting of sidewalk and street construction and extension of water-works and sewerage system, in and around the Tri-County Hospital, located in the City of Orange-burg; and,
- (e). To obtain funds needed for the acquisition of additional municipal airport facilities.

These Petitions were formally presented to City Council at its meeting held May 3rd, 1944. They were duly investigated, and it was found that they contained the authentic signatures of more than a majority of the freeholders of said City.

- (4). In pursuance of the aforesaid Petitions, a Resolution was adopted by the City Council on May 3rd, 1%4, ordering an election to be held in said City on June 6th, 1944, to submit to the qualified electors thereof the question of the issuance of bonds sought thereby, as set forth in sub-section (3) hereof.
- (5). The said election was duly ordered, conducted and held, there being thirty-five (35) votes cast thereat, of which thirty-four (34) were in favor of the issuance of bonds, and one (1) against the issuance of bonds.
- (6). Immediately thereafter, an action was instituted in the Original Jurisdiction of the Supreme Court of South Carolina

by a freeholder and taxpayer of the City (said cause being entitled, "James M. Brailsford, Petitioner, against A. C. Walker, Mayor; H. H. Wannamaker and David Doar, composing City Council of the City of Orangeburg, South Carolina, Respondents") challenging the right of City Council of Orangeburg to issue any of the bonds, under authority of the aforesaid election, and seeking to enjoin the issuance thereof. Among the questions raised in said proceeding was the proper construction of the special amendment to Section 7, Article VIII, and Section 5, Article X, of the Constitution, dealing with the purposes for which the City of Orangeburg might issue bonds, and the effect of an amendment to said Special Constitutional provision, ratified at the Special Session of the General Assembly of the State of South Carolina convened during April, 1944. Subsequently, on September 7th, 1944, the Supreme Court rendered an Opinion and Order, refusing to enjoin the issuance of such bonds by City Council, and affirming its right to proceed as originally contemplated. Section 2.

- (1). The City Council of the City of Orangeburg finds, after due and careful investigation, that each fact recited in Section 1 hereof is in all respects true and correct.
- (2). The City Council further finds that there is due and owing on the items of indebtedness, enumerated in sub-section (1) of Section 1, the following amounts of principal:
 - (a). On the note (or notes) dated December 1, 1941, maturing June 1, 1942, for the sum of \$69,000.00, the sum of - - - \$69,000.00
 - (b). On the note (or notes) dated January 17, 1942, maturing July 17, 1942, for the sum of \$60,000.00, the sum of - - - 55,000.00
 - (c). On the note (or notes) dated January 17, 1942, maturing July 17, 1942, for the sum of \$40,000.00, the sum of - - - 40,000.00, and,
 - (d). On the note (or notes) dated Necember 1, 1941, maturing June 1, 1942, for the sum of \$15,000.00, the sum of - - - 15,000.00

(3). The City Council further finds that it is to the best interest of the fiscal affairs of said City to fund the aforesaid indebtedness by the issuance of One Hundred Seventy-Nine Thousand (\$179,000.00) Dollars of Bonds, but by so doing it does not intend to exhaust the authorizations granted to it by the Petitions and election hereinbefore recited.

Section 3.

The City Council finds, and hereby formally declares that the election held in the City of Orangeburg on June 6th, 1944, on the question of the issuance of bonds by said City, in the amount and for the purposes set out in sub-section (3) of Section 1 hereof, resulted in favor of the issuance thereof by a vote of thirty-four (34) to one (1).

Section L.

Fursuant to the authority vested in the City Council of the City of Orangeburg by the Constitution and laws of the State of South Carolina, and an election duly called and legally held in said City on the 6th day of June, 1944, there be issued ONE HUNDRED SEVENTY-NINE THOUSAND (\$179,000.00) DOLLARS of General Obligation Bonds of the City of Orangeburg, the proceeds thereof to be used to retire the items of indebtedness, enumerated in subsection (1) of Section 1 hereof, and on each of which is due the amount set out in sub-section (2) of Section 2 hereof, aggregating said amount. The said bonds shall be known and designated as GENERAL OBLIGATION FUNDING BONDS of the City of Orangeburg. They shall be dated the 1st day of October, A. D. 1944, shall be in denomination of One Thousand (\$1,000.00) Dollars each, numbered from 1 to 179, inclusive, and mature in annual series or instal-ments in numerical order as follows:

\$3,000.00 on December 1st, in each of the years 1945 to 1946, inclusive;

\$4,000.00 on December 1st, in each of the years 1947 to 1948, inclusive;

\$5,000.00 on December 1st, in each of the years 1949 to 1950, inclusive;

\$20,000.00 on December 1st, in each of the years 1951 to 1955, inclusive;

\$25,000.00 on December 1st, 1956; and,

\$30,000.00 on December 1st, 1957.

The bonds of said issue maturing subsequent to December 1st, 1951, being bonds numbered 45 to 179, inclusive, shall be callable on any interest payment date on or after December 1st, 1951, at par, plus accrued interest to the date fixed for redemption. If less than all of the outstanding bonds are called for redemption, the bonds shall be called for redemption in the inverse order of their maturity, and if the bonds to be redeemed do not include all the outstanding bonds of the same maturity, the bonds of such maturity to be redeemed shall be selected by lot. In the event that any of the bonds of this issue shall be called for redemption as provided herein, notice of the call for redemption describing the bonds to be redeemed and specifying the redemption date shall be given by publication at least once, not less than thirty days and not more than ninety days prior to the date fixed for redemption, in a financial publication, printed in the English language and published in the City of New York, State of New York. Interest on the bonds to be redeemed will cease to accrue from and after the redemption date specified in such notice unless the City defaults in the payment of the redemption price therefor.

The said bonds shall bear such rate or rates of interest, as may be determined to be the lowest interest cost miximexhipmix mestroprocess contractions at the sale thereof as herein-after provided. Interest shall be payable on June 1st and December 1st of each year hereafter; the interest for the period

beginning October 1st, 1944, and ending November 30th, 1944, shall be payable on December 1st, 1944, and thereafter and until the respective maturities of said bonds, interest thereon shall be paid semi-annually on June 1st and December 1st of each year, commencing June 1st, 1945, which interest shall be evidenced by appropriate coupons, and both principal and interest shall be payable in lawful money of the United States of America at the principal office of The Chase National Bank of the City of New York, in the City of New York, State of New York. Section 5.

The said 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, and the interest coupons attached to said bonds shall be authenticated by the facsimile signatures of the Mayor and the Clerk and Treasurer. The facsimile signatures appearing on the coupons may be those of the Mayor and the Clerk and Treasurer who are in office on the date of the final adoption of this Ordinance. The execution of the coupons in such fashion shall be valid and effectual notwithstanding any subsequent changes in the personnel of either office. The bonds shall be executed by the persons holding office when the bonds are printed and are ready for delivery . Bonds executed in this fashion may be validly delivered notwithstanding changes in the personnel of either office subsequent to their execution. Section 6.

The said bonds shall be exempted from all State, County, School or Municipal taxes of the State of South Carolina. Section 7.

The full faith, credit and taxing power of the City of Orangeburg are hereby irrevocably pledged for the punctual payment of the principal of and interest on such bonds, as such principal and interest shall become due, and for the prompt payment thereof, there shall be annually levied and collected,

respectively, a tax ad valorem upon all taxable property in said City sufficient to pay the principal of and interest on said bonds as they respectively mature, and to create a Sinking Fund in aid of the retirement and payment of said bonds, which said tax shall be sufficient for said purpose and be in addition to all other taxes authorized by law to be levied in said City.

Section 8.

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 lavy herein ordered so that there shall be available at all times a sum sufficient to redeem and pay at their respective maturities all of said bonds.

Section9.

It is hereby declared and provided that in case of the neglect or failure of the City Council of the City of Orangeburg to levy the taxes required by this Ordinance to be levied for the payment of the principal of and interest on 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 for 1942, PROVIDED, HOWEVER, that these provisions shall not operate to restrict in any way the rights or remedies of the holders of said bonds or coupons.

Section 10.

The form of said bonds and the interest coupons thereto attached shall be substantially as follows:

UNITED STATES OF AMERICA
STATE OF SOUTH CAROLINA
COUNTY OF ORANGEBURG
CITY OF ORANGEBURG
GENERAL OBLIGATION FUNDING BOND

No._____\$1,000.00

The CITY OF ORANGEBURG, Orangeburg County, South Carolina, for value received, promises to pay to the BEARER hereof the sum of

ONE THOUSAND DOLLARS

on the 1st day of December, 19__(unless this bond shall be callable and shall have been called for previous redemption and payment of the redemption price made as hereinafter provided), and to pay interest on said sum from the date hereof at the rate of _ per centum per annum, payable on the 1st days of December and June of each year hereafter, beginning December 1st, 1944, until the payment of such principal sum, but until maturity, only upon presentation and surrender of the annexed interest coupons as the same severally mature. Both the principal of and interest on this bond are payable in lawful money of the United States of America at the principal office of The Chase National Bank of the City of New York, in the City of 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 Orangeburg are hereby irrevocably pledged.

THIS BOND is one of an issue of one hundred and seventynine (179) bondsvof like date, tenor and effect, except as to
number and date of maturity, aggregating One Hundred Seventy-Nine
Thousand (\$179,000.00) Dollars, issued by the City of Orangeburg
to obtain funds to retire certain items of indebtedness of said
City in said amount, under authority of a petition of a majority
of the freeholders of said City, the favorable vote of a majority
of the qualified electors of said City voting at an election held
pursuant thereto on June 6th, 1944, and an Ordinance duly adopted

by the City Council of the City of Orangeburg, all in full compliance with the Constitution and Statutes of the State of South Carolina.

The bonds of this issue maturing subsequent to December 1st, 1951, being bonds numbered 45 to 179, inclusive, are callable on any interest payment date on or after December 1st, 1951, at par, plus accrued interest to the date fixed for redemption. If less than all of the outstanding bonds are called for redemption, the bonds shall be called for redemption in the inverse order of their maturity, and if the bonds to be redeemed do not include all the outstanding bonds of the same maturity, the bonds of such maturity to be redeemed shall be selected by lot. If bonds are called for redemption prior to their maturity, notice of the call for redemption describing the bonds to be redeemed and specifying the redemption date shall be given by said City by publication at least once, not less than thirty days and not more than ninety days prior to the redemption date, in a financial publication, printed in the English language and published and Interest on the bonds to be redeemed will cease to accrue from and after the redemption date specified in such notice unless said City defaults in the payment of the redemption price thereof.

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

tions 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 this issue of bonds.

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 1st day of October, A. D. 1944.

CITY OF ORANGEBURG, SOUTH CAROLINA,

BY
BYMayor.
ATTEST: BY Clerk and Treasurer.
(COUPON)
NO
On the 1st day of, 19_ (unless the bond
hereinafter mentioned shall be callable and shall have been
called for previous redemption and payment of the redemption price
made), the City of Orangeburg, South Carolina, upon surrender
hereof, will pay to the bearer at the principal office of The
Chase National Bank of the City of New York, in the City of New
York, N. Y., the sum of(\$) DOLLARS,
being the interest due that day on its General Obligation Funding
Bond, dated the 1st day of October, A. D. 1944, No
Mayor, City of Orangeburg, S. C.
Clerk and Treasurer, City of Orangeburg, S. C.

Section 11.

The said bonds shall be sold upon sealed proposals, after publication of a notice of sale at least once before said sale in:

The Times and Democrat, a newspaper published in the City of Orangeburg, S. C.;

The State, a newspaper published in the City of Columbia, S. C.; and,

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

Said notice shall be signed by the Clerk and Treasurer and shall provide for the opening of bids at __twelve_____ o'clock, noon (EWT) on Monday, October 9th, 1944, at the office of the Clerk and Treasurer, in the City Hall, in the City of Orangeburg. Said bonds shall be awarded to the bidder offering xixxixxxxxxx minexistrathe lowest interest cost to said City, at a price of not less than par and accrued interest to date of delivery. All bids must be accompanied by cash or a certified check upon an incorporated bank or trust company in the sum of \$2,500.00, payable to the order of the City of Orangeburg as security for the performance of such bid. Purchasers shall condition their bids upon the approving opinion of Huger Sinkler, Esq., Attorney at Law, Charleston, S. C., which will be furnished at the expense of the City. The purchaser will furnish the printed bonds. The City reserves the right to reject any and all bids. The form of advertisement of sale shall be substantially as follows:

\$179,000.00 CITY OF ORANGEBURG, S. C. GENERAL OBLIGATION FUNDING BONDS

SEALED BIDS will be received until twelve o'clock noon (EWT)

MONDAY, OCTOBER 9, 1944,

by the City Council of the City of Ofangeburg, in care of the undersigned, for the purchase of the above bonds, to be dated October 1st, 1944, in denomination of \$1,000.00 each, numbered from 1 to 179, inclusive, and maturing in annual series or instalments in numerical order as follows:

\$3,000.00 on December 1st, in each of the years 1945 to 1946, inclusive;

\$4,000.00 on December 1st, in each of the years 1947 to 1948, inclusive;

\$5,000.00 on December 1st, in each of the years 1949 to 1950, inclusive;

\$20,000.00 on December 1st, in each of the years 1951 to 1955, inclusive;

\$25,000.00 on December 1st, 1956; and,

\$30,000.00 on December 1st, 1957.

The bonds maturing subsequent to December 1st, 1951, being bonds numbered 45 to 179, inclusive, are callable on any interest payment date on or after December 1st, 1951, at par, plus accrued interest to the date fixed for redemption.

SAID BONDS will bear interest at a rate or rates to be named by the bidder, payable on December 1st and June 1st of each year, the first interest coupon to be payable December 1st, 1944. Both the principal of and interest on the bonds will be payable in lawful money of the United States of America at the principal office of The Chase National Bank of the City of New York, in the City of New York, N. Y.

BIDDERS are invited to name the rate or rates of interest which the bonds are to bear, and they will be awarded to the bidder offering to take them at the lowest interest cost to the City, at a price of not less than par and accrued interest to the date of delivery. As between bidders naming the same rate of interest, the amount of premium will determine the award. The right is reserved to reject any and all proposals.

The delivery of the bonds will be accompanied by the favorable opinion of Huger Sinkler, Esq., Charleston, S. C., which will state that for the payment of the bonds, the City is required to levy a tax, without limitation as to rate or amount. Bids shall be conditioned on this opinion. The purchasers will be required to pay for the printing of the bonds.

Proposals should be on a blank form to be furnished by the undersigned, enclosed in a sealed envelope, marked "Proposal for General Obligation Funding Bonds", and addressed to the undersigned, and must be accompanied by cash or a certified check upon an incorporated bank or trust company to the order of the undersigned for \$2,500.00.

The right to issue these bonds has been affirmed by the Supreme Court of South Carolina in its decision of September 7th, 1944, in a cause entitled, "James M. Brailsford, Petitioner, versus A. C. Walker, Mayor; H. H. Wannamaker and David Doar, composing City Council of the City of Orangeburg, South Carolina, Respondents".

Any inquiry with respect to the legality or form of the bonds should be directed to Mr. Sinkler. Other inquiries should be addressed to the undersigned.

The bonds will be delivered to the purchasers in Orangeburg, South Carolina.

L. F. THEILING Clerk and Treasurer Orangebufg, S. C.

Section 12.

....

The bonds when printed and executed shall be delivered to the purchasers thereof, or their assigns, upon receipt of the purchase price bid therefor. The Clerk and Treasurer shall forthwith apply the proceeds of sale (less premium and accrued interest, if any, received thereon) to the retirement and payment of the indebtedness set out herein, and to fund which the bonds are issued. Such premium and accrued interest as may be received shall be deposited by said Clerk and Treasurer in the Sinking Fund herein ordered to be created and maintained for this issue of bonds. The purchasers of said bonds, and any subsequent holders of said bonds or any coupons attached thereto, shall be in no way liable for the proper application of the proceeds of sale thereof to said purposes.

ATTEST:

7 Dalis

Zerk-

Councilmen.

AN ORDINANCE TO REQUIRE SPECIAL PERMISSION TO OPEN OR OPERATE A LIQUOR STORE, WHOLESALE OR RETAIL, OR SIMILAR ESTABLISHMENTS, WITHIN THE CITY OF ORAN GEBURG, SOUTH CAROLINA.

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 this date, it shall be unlawful for any person, firm, company or corporation to open or conduct a liquor store, wholesale or retail, or similar establishment, within the City limits, at any place, without first applying to the City Council and obtaining from said City Council special permission to open or conduct said business at said place.

SECTION II. In considering and passing upon the question of granting permission to open or operate such liquor store, wholesale or retail, or similar establishment, regard shall be had by said Council as to how the same shall be built or kept, to the avoiding or prevention of danger to pedestrians in consequence of the establishment, to the presence or absence of densely populated residence neighborhood, to the question whether the proposed establishment is so near to churches, schools, hospitals or other institutions as to prove injurious to them, to the relation of said establishment at said location to public highways and, including the matter of congestion, boisterous and disorderly conduct affecting users of the said highways, to the matter of protection against fire losses and to the general security, welfare, convenience, health, peace, order and good government of the City.

Section III. That any person, firm, company or corporation who shall viblate 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 not longer than thirty (30) days for each day said ordinance is violated.

SECTION IV. That each day that any person, firm, company or corporation shall violate the provisions of this Ordinance

Ordinance, 2.

shall constitute a separate offense, punishable as provided in Section III; profided, further, that the term "any person" shall include owner, agent, employes and assistants, and the term "open or conduct" shall include any act contributing to any sale or delivery by such liquor store, wholesale or retail, or similar establishment.

PASSED by the City Council of Orangeburg, S. C., in council assembled, this 28th day of September, A. D., 1944.

ATTEST:

City Clerk and Treasurer.

MOTON

Mayor

Councilmen.

AN ORDINANCE TO REQUIRE ALL PERSONS TO KEEP LOTS, BUILDINGS AND PREMISES FREE OF FIRE HAZARDS AND TO PROVIDE PENALTIES FOR THE 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 1.--That from and after the passage of this ordinance, it shall be unlawful for any owner, tenant, occupant, person in possession of or any other person to permit, allow or cause any condition, accumulation, growth or structure, or other matter, to exist upon any lot, building or premises so as to constitute or create a fire hazard, or increase the menace of fire.

Section 2.--That it shall be the duty of the Chief of the Fire Department, or his authorized agents, to notify any person, firm or corporation of a violation of Section 1 of this ordinance and to suggest proper action or precautions.

Section 3.--That any person, firm or corporation, who shall fail, within five (5) days of such notice, to eliminate said fire hazard, shall be guilty of a misdemeanor and, upon conviction therefor before the Recorder, or Acting-Recorder, shall be fined not more than One Hundred (\$100.00) Dollars, or imprisoned with or without labor upon the streets and ways of the City for a period of not more than thirty (30) days.

PASSED by the City Council of Orangeburg, S. C., this 874 day of Drickmara, A. D., 1944.

ATTEST:

ty Clerk & Treasurer.

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Councilmen