AN ORDINANCE PROVIDING FOR THE DUTIES OF THE CITY ADMINISTRATOR, CITY CLERK AND TREASURER, CITY ENGINEER AND CITY ATTORNEY

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 City Administrator shall be chief administrative assistant to the members of the City Council and shall be responsible to the members of the Council for the proper administration of all affairs of the City, with the exception of the Department of Public Utilities.

Section 2. The City Administrator shall have the following powers and responsibilities:

> (a) Appoint and, when necessary for the good of the service, suspend or remove any employee of the City, except as otherwise provided by the City charter or law and except that the appointment or removal of heads of departments shall require the approval of the Council.

(b) With the assistance of the department heads, prepare the budget annually and submit it to the Council for adoption. The Administrator shall be responsible to the Council for the administration of the budget after its adoption. He shall advise the Council quarterly, or as often as necessary, of the budget status.

(c) Prepare and submit to the Council as of the end of the fiscal year a complete report on the administrative activities of the City for the preceding year.

(d) With the assistance of the City Treasurer, keep the Council advised of the financial condition and future needs of the City and make such recommendations as he may deem desirable.

(e) Recommend to the City Council a standard schedule of pay for such appointive office and position in the city service, including minimum, intermediate and maximum rates.

(f) Recommend to the City Council (from time to time) adoption of such measures as he may deem necessary or expedient for the health, safety or welfare of the community or for the improvement of administrative services. (g) Consolidate or combine offices, positions, departments or units under his jurisdiction, with the approval of City Council. The City Administrator may be the head of one or more departments. The functional organization of the City shall be shown on a chart and submitted to the Council for approval. Changes in the organization chart shall require the approval of the Council.

(h) Attend all meetings of the City Council unless excused therefrom and take part in the discussion of all matters pertinent to his office coming before the Council.

(i) Inform the Council of any known laxities or failures in the enforcement of the laws and ordinances of the City and make such recommendations as may be appropriate.

(j) Investigate and report to the Council on the affairs of the City or any department or division thereof, except the Department of Public Utilities. Investigate all complaints in relation to matters concerning the administration of the government of the City and in regards to service maintained by the several departments, except Public Utilities, in the City and see that all franchises, permits and privileges granted by the City are faithfully observed.

(k) Devote his entire time to the discharge of his official duties.

(1) Perform such other duties as may be required by the Council, not inconsistent with the City Charter, law or ordinances.

(m) In case of accident, disaster or other circumstance creating a public emergency, the City Administrator may award contracts and make purchases for the purpose of meeting said emergency; but he shall file promptly with the Council a certificate showing such emergency and the necessity for such action, together with an itemized account of all expenditures.

Section 3. The City Clerk and Treasurer shall be elected by the Council at its first regular meeting after its organization, and shall hold his office for four (4) years, and until his successor is duly elected and has qualified, unless sooner removed by the City Council for cause.

Section 4. The City Clerk and Treasurer shall enter into bond conditioned for the faithful discharge of the duties of his office, with good and sufficient sureties, to be approved by the Council, in such sum as shall be fixed by Council; and he shall receive such salary as the Council may determine, which shall be paid monthly. Should the person elected to said office fail to furnish the required bond within thirty (30) days after his election, the said election shall be deemed null and void, and the said office shall be declared vacant, and another election to fill the office shall be ordered immediately by the Council.

Section 5. As Clerk, he shall attend all meetings of the City Council, shall keep minutes thereof, and record the same in a suitable book or books for that purpose. He shall have charge of, and be responsible for the preservation of all papers, records and documents of every description pertaining to the City and its business, and shall arrange and file all such papers, records and documents so as to facilitate access to the same. He shall not permit any original paper, document or record of the City to be removed from his office, except upon written request of the Mayor. He shall discharge and perform all such other and further duties pertaining to the said office, as he may from time to time be directed or required by the Mayor or Council.

Section 6. As Treasurer, it shall be his duty to collect all taxes levied by the City Council, according to the laws and ordinances governing the same; and also to collect and receive all monies, and the entire revenue of the City derived from all sources, except revenue of the Department of Public Utilities, and after the receipt thereof, he shall be responsible to the said City for the same. He shall attest all executions issued for the collection of delinquent taxes due to the City; and as Treasurer, he shall deposit to the credit of the City all monies received by him, belonging to the City, on the same or the next day, in such bank or banks as may be designated by the Council for that purpose. He shall keep an official Bank Book, wherein

shall be entered by the proper officials of the bank or banks, all deposits made by him, and the dates thereof, which bank book shall always be open for the inspection of the Mayor, any member of the Council or the City Administrator; he shall have the said bank book balanced monthly by the proper bank officers, and shall make and submit to the City Council a monthly statement and exhibit of his transactions as Treasurer for each preceding month, and shall submit with such monthly statement his bank book, check book and vouchers. He shall also keep a check book with marginal notes of dates, numbers and amounts of all checks drawn by him on the City deposits, together with the names of the persons in whose favor checks are drawn, on what account drawn, and to which department of the City government the same is chargeable; and he shall at the time of drawing checks take from the persons in whose favor drawn, receipts with proper numbers, preserving and numbering the original accounts or forms of demand, corresponding with the numbers on said checks and receipts. He shall keep a regular set of books in which shall be entered in plain detail all money and financial transactions of every kind relating to the City of Orangeburg and its business. He shall draw and affix his official signature to all checks and drafts upon the funds of the City deposited by him in the Bank to its credit; and shall do and perform all such other duties as pertain to the office of Treasurer, and as shall from time to time be required of him, or he may be directed by the Mayor of Council.

Section 7. The City Engineer shall be the head of the Engineering Department and shall have charge of the planning, design, inspection and other engineering work relative to all streets, alleys, sidewalks, sewer systems, sewage treatment plants and other public works projects not including those of the Department of Public Utilities. He shall supervise and be responsible for the maintenance, properly indexed, of all maps, plans, profiles, field notes of all surveys, and other records and memoranda belonging to the City and pertaining to his office and the work thereof.

Section 8. The City Engineer shall inspect all plans of, and issue all required permits for, all projects of whatever origin affecting the services installed in or on the right-ofway of City streets or on City property. He shall approve the location of such services and maintain a complete record of locations of such services as built. No installation of service lines in or on the City streets shall be made nor, except in case of emergency, shall any repair or service connection be made to water, gas, or storm drains in or on said City streets without advance notice to the City Engineer. No service connection shall be made to sanitary sewer lines without a written permit from the City Engineer. No repair to sanitary sever service connections shall be made within the street right-of-way without notice to and approval of the City Engineer.

Section 9. The City Engineer with the assistance of the Building Inspector shall be responsible for the supervision and inspection of all building construction within the City and the issuance of all building permits. He shall examine building plans in order to determine conformity thereof with all applicable law, ordinances and codes (except electric and natural gas) and issue building and other legally required permits (except electric and natural gas) in connection therewith; and he shall enforce the law and ordinances regulating the construction and maintenance of buildings and other structures.

Section 10. The City Engineer shall be the head of the Traffic Engineering Division of the Engineering Department and as such shall be responsible for making studies and recommendations to the Council through the City Administrator on matters pertaining to traffic and parking regulations, the establishment and operation of off-street public parking facilities and any other matters pertinent to the regulation and control of traffic and parking.

Section 11. The Council, at its first regular meeting after organization, shall elect a competent lawyer or law firm, as City Attorney, who shall hold office for four (4) years, unless sooner removed therefrom for cause by vote of the Council, and the Council shall be the sole judges of the sufficiency of such cause.

Section 12. It shall be the duty of the City Attorney whenever called upon by the Council, or the necessity arises, to give his advice and direction to the Council, or any member thereof, to the City Administrator, to the City Clerk and Treasurer, Chief of Police, or other City official, on any and all legal questions that may arise in the course of the administration of the City government, or in the discharge of the duties of their respective offices; and whenever required so to do by the City Council, or Mayor, he shall give his legal opinion in writing. He shall draw or supervise the drawing or drafting of all Ordinances and other instruments of writing relating to the business of the City when required so to do by the City Council or any member thereof; shall whenever notified so to do, attend municipal Court and meetings of the City Council, and take charge of the prosecutions of offenders, and shall conduct the correspondence on all legal subjects which it may become necessary to investigate; and generally be careful that the City Council and officers fall. into no errors of law in the administration and management of the affairs and business of the City.

Section 13. The City Attorney shall receive such salary for the discharge of his general duties herein mentioned, as shall be fixed by the City Council, and for such other special services rendered, such compensation as shall be agreed upon.

PASSED This the 19 TH day of ANGARY A. D. 19 60.

ATTEST: r ga sur er Clerk

Councilmen

AN ORDINANCE TO AMEND AN ORDINANCE ENTITLED " AN ORDINANCE TO REGULATE USING, SHOOTING, DISCHARGING, SELLING, OFFERING FOR SALE, POSSESSING FIREWORKS IN THE CITY OF ORANGEBURG, AND TO PROVIDE A PENALTY FOR THE VIOLATION THEREOF."

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

That an Ordinance entitled " An Ordinance to Regulate Using, Shooting, Discharging, Selling, Offering for Sale, Possessing Fireworks in the City of Orangeburg, and to Provide a penalty for the Violation thereof; passed on the 18th day of January, A. D. 1955," be and the same is hereby amended, so that Section I of the said Ordinance, as amended, shall read:

SECTION I. That from and after the passage of this ordinance, it shall be unlawful for any person, firm or corporation to use, fire, shoot, sell, offer for sale, store, exchange, give away or possess any fireworks within the City of Orangeburg, except for use in public display or exhibit, provided written authority for such use is first obtained, and except that the provisions of this ordinance shall not include nor prevent the sale and or possession or use of cap pistols and toy pistol caps, which contain not more than .20 grains of explosive mixture, fireworks known as "sparklers" or firecrackers known as "Chinese fireworks", which are defined as follows: being not over $\frac{1}{4}$ inch outside diameter, not over 2 inches long and containing not over 4 grains of explosive composition. The sale, use and possession of such toy cap pistol, toy pistol paper caps, sparklers, and Chinese firecrackers as above defined, shall be permitted, except that the use within the City shall be prohibited on Sundays and between the hours of 10:00 P. M. and 7:00 A. M.

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

SECTION III. That any person, firm or corporation which shall violate the terms of this ordinance shall, upon conviction therefor, before the recorder of the City of Orangeburg, be subject to a fine of not more than One Hundred (\$100.00) Dollars, or imprisonment for not more than thirty (30) days.

PASSED by the City Council of the City of Orangeburg, South Carolina, in Council Assembled this the <u>2</u> day of <u>CRM</u> A. D. 1960.

ATTEST

Councilmen

AN ORDINANCE TO REGULATE LICENSES IN THE CITY OF ORANGEBURG, SOUTH CAROLINA, FOR THE YEAR 1960 AND THEREAFTER UNTIL AMENDED OR REPEALED BY THE CITY COUNCIL.

BE IT ORDAINED by the Mayor and Councilmen of the City of Orangeburg, S. C., in Council Assembled:

SECTION I. That the following License Taxes are hereby imposed for the privilege of carrying on the business, trade, profession, or doing the acts named or described herein, within the corporate limits of the City of Orangeburg from the first day of April, 1960, to the thirty-first day of March, 1961, inclusive, and annually thereafter until repealed or amended as aforesaid and that the same shall be due and payable on or before the 5th day of may of each year (unless otherwise herein provided) except in cases where a person, firm, company or corporation shall inaugurate and start a new business or enterprise when the license for the same shall be due and payable on the day such business is begun.

New businesses which shall apply for a license on or after April 1st shall pay the minimum fee as stated in the ordinance for his classification at the time of acquiring the license and at the end of the calendar year, the total license payment based on actual gross business done shall be due and payable with the credit allowed for that amount which had previously been paid. If a new business should be dissolved before the end of the first year, they shall be liable for tax on the gross business done up to date of closing. the business tax for the second year shall be calculated on the basis of gross business done in the first calendar year multiplied by the number of months necessary to give twelve (12) months business gross. No license shall be issued for less than one-half year and licenses issued between April first and September thirtieth shall be for the full year. No rebates or refunds shall be made except one-half of full year license shall be refunded if business is discontinued during first half of the year.

SECTION 2. No person, firm, company, partnership or corporation shall be engaged in, prosecute or carry on any business, trade, or profession, either in whole or in part, within the corporate limits of the City of Orangeburg without having paid license tax as hereinafter provided.

A separate license shall be required for each place of business and every class of business for which a license tax is required by this ordinance. Where two or more kinds of business are conducted in the same place, it shall be the duty of the licensee to keep an accurate account of the affairs of each kind of business and to satisfactorily separate the affairs of each so that the proper amount of tax imposed and payable on each type of business may be readily ascertained, otherwise the maximum rate applicable to any type of business being operated shall apply to the whole.

SECTION 3. Every person, firm, company, or corporation, required by this ordinance to obtain a license to engage in any trade, business, or profession within the corporate limits of the City of Orangeburg, shall, within the time limits prescribed for payment of such license (Section 1), make application therefor in writing to the City Clerk and Treasurer, on form supplied for the purpose, setting forth under oath the following information:

- (A) Style name of the person, firm, company, or corporation.(B) Location at which the trade, business, or profession is to be conducted.
- (C) Exact nature of the trade, business, or profession for which license is required.

(D) The full and true amount of the gross sales, receipts, premiums, commissions, or other form of measurable returns for the trade, business, or profession during the preceding calendar year. As herein required, the report of gross sales, receipts, premiums, etc., shall include all business done, whether within or without the city limits of the City of Orangeburg. In other words it shall be the same as reported as total gross receipts for Income Tax purposes to the Federal Government, or to the South Carolina Tax Commission, or to the Insurance Commissioner of the State of South Carolina. All of the information herein required shall be given under oath by the owner or a member of the firm, or an officer of a corporation, or by an authorized employee having exact knowledge of actual business done.

(E) PROVIDED, where business is solicited, sales are made and goods delivered or transactions are completed and license paid on same in an incorporated town or city other than City of Orangeburg, this amount shall be deducted from total gross receipts and such information shall be furnished with application.

SECTION 4. In case it shall appear to the City Clerk and Treasurer that there are errors or inaccuracies in the statements as submitted, as to the amount of value of the business carried on, the City Clerk and Treasurer is authorized to make examination of the books and records of such licensee and to secure any information directly or indirectly that may determine the correct total gross receipts of such business and should the result of such examination show that said statement is in error the City Clerk and Treasurer is authorized to make such adjustment as may be necessary.

Any person, firm or corporation making a false or fraudulent UNDER-STATEMENT of the amount of tax payable or of any fact upon which the amount of tax is based shall pay in addition to the regular and correct amountoof tax payable, 50% of the amount of the deficiency based on such understatements; and the license of any person making a false or fraudulent statement shall be subject to revocation at the discretion of the City Council without obligation on the part of the City to refund any part of the tax paid and without releiving such person from liability for the payment of any unpaid deficiency, delinquent penalties, and penalty for prosecution for violation of this ordinance.

PROVIDED, that a fine of not more than \$100.00 or imprisonment for not more than thirty days shall be imposed upon each Licensee who shall be convicted of making a false return.

PROVIDED, further that no license shall be issued until all obligations due the City have been paid.

LICENSES

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CITY OF ORANGEBURG

SECONDE EUSIDESS AND PROFESSIONAL LICENSE RATES

ACCOUNTANTS, AUDITORS, AND AUDIT COMPANIES -

See Professional rate

ADVERTISIEG -

Anna Ca	rec	door billboards, signs or other devices on gross sipts not exceeding \$ 5,000	50,00 1.00
2*	On	ertising not otherwise classified gross receipts not exceeding § 5,000 each additional § 1,000 or fraction thereof	50.00 1.00
ior où	her	business not herein named -	
	On	gross receipts not exceeding \$ 5,000	50.00

	2.4 40.50	here and the second second	or two warmer warmer warmer	244 04 39 JC 042		and and the set of the set		
į	0n	each	additional	3	100002	fraction	En Contra CON Lacardia con dispansione	2.00

AMUSEMENT MACHINES -

See coin-operated Machines

APPRAISERS -

AGENTS

See Professional Rate

ARCHITECTS -

See Professional Rate

ASTROLOGERS -

Astrologers, Clairvoyants, fortune tellers, pelmists, phrenologists, and other similar callings Prohibited.

ATTORNEYS -

See Professional Rate

AUCTIONEERS, selling at public outcry -

Commission under § 5,000 Commission over § 5,000, § 1.00 each additional \$1,000

AUTOMOBILE ACCESSORY STOPES -

Retail - See Merchants Retail Rate Wholesale - See Merchants Wholesale Rate - 2 - CITY OF ORANGEBURG - SURGEARD BUSINESS AND PROFESSIONAL LICENSE RATES

AUTOMOBILES AND OTHER VEHICLE RENTERS, U-IRIVE-IT Companies and other -

> Related Businesses such as Trailers FIRST VELICIE control and the second . 50.00 10.00

AUTOMOBILE PAINT SHOPS, UPHOLSTERY AND REPAIRS -

- See Repair Shop Rate

AUTOMOBILE REPAIRS - Without Shop

See Repair Shop Rate

AUTOMOBILE SERVICE STATIONS -

See Retail Merchant

Excise taxes not to exceed the amount imposed by the State of South Carolina on gaseline may be deducted when computing the gross receipts of service stations.

AUTOMOBILE, TRUCK, TRAILER, FARM MACHINERY, CONSTRUCTION Equipment and any other type of notor behicle or equipment -

> On gross receipts not exceeding \$ 100,000-----On the next \$ 200,000 - per thousand Over \$ 300,000 - per thousand For the purpose of this Ordinance gross receipts shall be the sale price of the new car, less trade in allowance for the used car, adding gross used car sales.

AUTOMOBILE, TRUCK, etc., dealers whose place of business is outside the City Limits of Orangeburg selling and/or delivering their cars in the City of Orangeburg - double the above rates

AWNING AND BLIND MANUFACTURES -

See Manufacturers

AWNING AND BLIND CONTRACTORS - Cat of town

See Contractors - Out of town

100,00 1.00 -,50

	- 3 - CITY OF ORANGEBURG - STOCESTED BUSINESS AND PROFESSIONAL LICENSE RATES	
	B	
	BAKERTES -	
	Retail - See Merchants Retail Rate Wholesale - See Merchants Wholesale Rate	
	BARBER SHOPS -	
	First Chreitran and search and an and the second	亥_00 10,00
	BATTERY REPAIR AND SALES, exclusive of filling stations	
	See Merchants Retail Rate	
	BEAUTY PARLORS -	
	First Operatory and an and an and an and an and a second a second and a second a s	10,00 10,00
	BICYCLE DEALERS -	
	See Merchants Retail Rate	
	BICYCLE DEALERS WITH REPAIRS -	
	On gross receipts not exceeding § 5,000 On each additional \$ 1,000 or fraction thereof	30.00 1.00
` .	BICYCLE REPAIR SHOP -	
-	On gross receipts not exceeding § 5,000	30,00 1,00
	BILL POSTERS -	
	See Advertising Rate	
	BILLIARD OR POOL TABLES, for public use -	
	See Special Ordinance	
	BLACKSPITTHS -	· .
	On gross receipts not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof	10.00 1.00

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- 1 - CITY OF GRANGEBURG - STREETING BUSINESS AND FROFESSIONAL LICENSE RATES

BONDSMEN AND BOND MAKERS -

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On gross receipts not exceeding \$ 1,000	50.00 5.00
BOOTELACK ~ STANDS -	
Each Stands on street after 11 A.K. on Suddy's	5.00 5.00
BOOK AGENTS, Non-Resident	
On gross receipts not exceeding \$ 3,000	30.00 1.00
BOTTLERS AND WROLESALE DISTRIBUTORS OF SOFT DRIMKS -	
On gross receipts not exceeding \$ 25,000	75.00 1.00
BOWLING ALLEYS -	
PIESS ALLEY as some source and an an an and a source of the source of th	25.00 10.00
BRICKLAYERS - See Contractors	
BRICKYARDS or DEALERS - See Merchant Retail Rate	
BROKERS -	
Stock bond and security brokers Cotton buyers, brokus a merchants Commission merchants On gross seccipts not exceeding § 10,000 On each additional § 1,000 or fraction thereof	50.00 1.00
BUILDING CONTRACTORS - See Contractors	
BUILDING MATERIALS -	
See Merchants Retail Rate	
BUS STATIONS -	
On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof	75.00 1.00

- 5 - CITY OF CRANCERING - ARCHIVER BUSINESS AND PROFESSIONAL LIDENSE RACES

BUSINESS COLLEGES -

O_{22}	gross receipis		exceeding \$ 10,000	25.00
On	each additional	. \$.	1,000 or fraction thereof	1.00

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CAFES - See Restaurants

CADEX DEALERS -

Retail - Merchants Retail Rate applies Wholesale - Merchants Wholesale Rate applies

CAR WASH BUSINESSES, not connerted with Service Stations Antomobile Service Station Rate applies

- 259192 TITLE

Cva:	gross readipts	to be exceeding \$ 3,000 and managements	25.00
$\langle \gamma \rangle$	each additional	1 \$100 or traction thereof formanic and an and	.50

CHIROFODISTS -

See Professional Reia

CHINOPRACIDES -

See Professions

Currente Courses States - see

Discretion of Scancil

CIVIL ENGINEERS - See Professions

CARKINGTO - Probiblica

CLEANING OF BUILDINGS by Steen, Dirt or Send

See Contractors

COAL OR COKE DEALERS AND TREEDERS -

Retail - Merchants Retail Rate applies Wholesale - Merchants Wholesale Rate applies

COIS OFERATED MACRINES -

and the second	For the playing of music. Back muchine	10.00
24	and so his shire a second an	5.00
3.	unauante avenue anti a second	5.00
	Coin operated Machines authorized by law componly	
	known as "Pin Ball" or similar to same, with no cash	
	or other type of pay off, each machine	10,00
	Provided that if the machines selected to in 2 and 3	
	above are leased or owned by the duly licensed mer-	
	chant or service stations operating same and all re-	
	osigts included in gross sales of such business, no	
	License to be cherged.	

- 6 - CITY OF ORANGEBURG - A STAND BUSINESS AND PROFESSIONAL LICENSE RATES

CONSTRUCTION COMTRACTORS - See Contractors

- 1. Svery person, firm or corporation undertaking the following types of services shall be considered a contractor for the purposes of this ordinance. Air Conditioning Asphalt Serieoing Awning and Blind Contractors Spick Laying Cement Finishing Cleaning of Buildings by Steam, Dist or Sand Construction Contractors Dirt, Sand, or Rock Hauling Electrical Exceveting and Grading Externinating Floor Finishing Permace Installing including Floor Fermaces General Contracting Glass Working Heating, Plumbing, Steam Fitting or other pipe fitters Home Insulating House Moving or Demolishing Intertor Decorating Landscaping and Lawn Service Lathing Peinting Faper Hanging Paving and Grading Pipe Leying Plastering Refrectoring Sprinkling, Building Tiling, any kind Tin and Netal Vorking Saterproofing Weather Stripping Any other type of contractor not specifically listed accept Building Contractors
- 2. Contractors Builders:
 - a. Builders, construction companies are not required to file the annual gross receipts statement on which a building permit has been paid but most file such information as may be required on each job in the City and must pay building permits on each job before commencing work at the following rate:

Resident Contractor:

For each contract to and including \$ 1,000.00-----For each additional \$ 1,000 in contract price-----

3°00 3°00 \$3 Contractors - Ballders - Continued:

Non-Resident Contractor:

1025	ca ch	contract to) and	inciad	ing §	1,000.	OD ere a ser constances	5.00
Por	ce.cia	additional	\$ 2,0	00.00	<u>.</u>	30332.73	and the comment	5°20

Builders, owners or lessees, building without con-	
tract, up to and including § 200.00	No Fee
Over \$ 200.00 but less than \$ 1,000.00	3.00
Bach additional 3 1,000.00 or fraction thereof	2-00

NOTE 1. No building permit shall be issued unless the proposed construction is in accordance with zoning regulations and no electrical or plumbing installation shall be approved until the proper building permit has been secured for such project.

MOTE 2. The City may require a bond not exceeding **3**,000.00 of all contractors to hold the City harmless for any damage to street or personal injury on account of materials unloaded on street. Contractor or owner is not permitted to pile lot cleanings or building refuse on street or public property. Such must be disposed of without expense to the City. This applies to both new construction and repairs.

NOTE 3. A permit is required for new construction or for repairs where the costs exceed 3 50.00.

- NOTE). General Contractors to file list of subs and values.
- b. Building contractors with principal place of business located in the City of Orangeburg must file a statement on all annual gross income on which a building permit has not been paid and pay at the following rate:
 - On gross income for work performed outside the City of Orangeburg on which a license bas not been paid elsewhere, per thousand-----
- 2 3. Every contractor as defined in (1) above maintaining an office or offices or place of business in the City of Orangeburg, who for a fixed priced commission, fee or wage, or other consideration undertakes to provide any type of contractual services whatsoever, shall pay a license fee as follows on his gross contract business done inside and outside the City of Orangeburg:

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a. On gross business not exceeding \$ 10,000.00-50.00
b. On each additional \$ 1,000 or inaction thereof of gross contract business physically performed within City of Orangeburg 1,000 or fraction thereof of gross contract business performed outside the City of Orangeburg on which a license fee has not been paid

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- 8 - CLIY OF ORANGEBURG - SUCCESSIONAL LICENSE RATES

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- 4. Every contractor as above defined who does not maintain an office or place of business in the City of Orangeburg, but who, for a fixed price agrees to provide any type of contractual services wittsoever, shall pay a license fee as follows on his gross contract business performed within the corporate limits of the City of Orangeburg:
 - E. On gross contract business not exceeding \$ 5,000---- 60.00

4. Before any electrical or plumbing contractor shall be issued a business license, he must obtain a master's license in his respective field and post bond as provided by the Plumbing and Electrical Ordinances of the City of Orangeburg.

Sub-contractors formishing labor for and/or supervision over construction or providing any type of contractual service shall be held liable for payment of the license fees herein set forth on the same basis as are prime contractors.

Where a permit is required to be issued by the Inspection Division before work can be undertaken, no such permit shall be issued unless the contractor seeking the permit has filed an application for a business license with the City of Orangeburg and paid a license fee in accordance with the provisions of this ordinance. - 9 - CITY OF ORANGEBURG - SUCCEPTED BUSINESS AND PROFESSIONAL LICENSE RATES

COTTON SEED OIL MILLS -

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	WITOR SEED OIL PILLS -	
	On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof	50.00 1.00
,	COTTON SEED DEALERS - Same rate as Cotton Seed Oil Mills	
	COUPON OR STAMP SALES PROMOTIONAL ORGANIZATION -	
	See Merchants Retail Rate	
	CREAMERIES AND DAIRIES - Merchant retail rate applies	
	CREDIT RATING EUREAUS -	
	On gross receipts not exceeding § 5,000	25.00 1.00
	DANCE HALLS -	
	On gross receipts not exceeding \$ 1,000 On each additional \$ 1,000 or fraction thereof	150.00 2.00
	DANCE SCHOOLS -	
. <u> </u>	On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof	25.00 1.00
1	DEWIISTS - Professional Rate Applies	
	DENTAL LABORATORIES - See Professional Rate	
	DIAPER SERVICE - LAUNIERY SERVICE -	
	 On gross receipts not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof Non Resident not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof 	50.00 1.00 1.00.00 2.00
	DIRECTORIES, CITY -	

Om	gross receipts not ex	ceeding \$ 5,000	50.00
On	each additional \$ 1,0	00 or fraction thereof	1.00
		,	

- 10 - CITY OF ORANGEBURG - STATES BUSINESS AND PROFESSIONAL LICENSE RATES

DIRT, SAND, OR ROCK HAULERS - See Contractors

DRAYING -

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down we frank affet	
1. Each truck - one top or less 3 . On each additional $\frac{1}{2}$ top 3 .	.00 .00
IRIVERS - TAXI - See Taxi Drivers	
IRUG STORES - APOTHECARIES - Merchant Retail Rate applies	
INY CLEANERS AND LAUNIRIES COMBINED -	
On gross receipts not exceeding \$ 5,000 50. On each additional \$ 1,000	.00. .00
INY CLEANERS OR PRESSING CLUBS -	
1. On gross receipts not exceeding \$ 5,000 50. On each additional \$ 1,000 or fraction thereof 1.	00. 00,
2. On each pick-up station 10. "Pick-up Station" as used in this ordinance shall in- clude all business establishments where clothing and/or linen may be left by persons to be taken to a dry cleaning or laundry plant to be laundered, cleaned or pressed.	.00
avar Ja Avar	
ELECTRICAL CONTRACTORS - See Contractors	

ELECTRIC AND REWINDING SHOPS -

On gross receipts not	exceeding \$ 5,000	60.00
On each additional \$	1,000 or fraction thereof	1.00

ELECTROLYSIS -

Beauty parlor rate applies ENGINEERS, CIVIL - Professional Rate applies EXCAVATING AND GRADING - See Contractors EXHIBITIONS, THEATRICAL, MUSIC OR OTHER - See Promoter - 11 - CITY OF ORANGEBURG - SECTORATE BUSINESS AND PROFESSIONAL LICENSE RATES

EXPRESS COMPANIES ~

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×.	On gross receipts not exceeding \$ 50,000	150.00
	FINANCE COMPANIES - See Lenders of Money	
	FISH AND OYSTER DEALERS - Merchant Retail Rate applies	
	FLORISTS, when not in connection with other business and included in that business - Merchant Retail Rate applies	
	FORTUNE TELLERS - Prohibited	
	FOUNIRIES AND MACHINE SHOP - See Machine or Welding Shops	
	FRUIT AND FROIDCE VENDORS -	
	Selling from vehicles on the streets of the City, except where such vendor sells his own produce raised within this State On gross receipts not exceeding § 5,000 On each additional § 1,000 or fraction thereof	50.00 1.00
· · ·	FUEL OIL - See Oil Dealers FUNERAL HOMES - See Undertakers FURMACE INSTALLATION - See Contractors	
	GARAGES AND AUTOMOBILE REPAIR SHOPS -	
	Repair Shop Rate applies	
	GAS DEALERS - Selling Gas and Appliances	
	On gross income not exceeding \$ 10,000	75,00 1,00
	GASOLINE AND OIL DEALERS AND DESTRUEDTORS -	
	See Kerosene, Oil and Gasoline Distributors	

GLASS - See Contractors

GRAIN PRODUCTS MANUFACTURERS - Manufacturing Rate epplies

GRANITE, MARBLE OR MONUMENT DEALERS AND AGENTS -

Retail Merchant Rate applies

- 12 - CITY OF ORANGEBURG - INCLUSION BUSINESS AND FROFESSIONAL LICENSE RATES

HAIR DRESSERS - See Beauty Parlor Rates

HEATING, PLUNBING, STEAM FITTING or other pipe fitters -

See Contractors

HOME INSTALLATION - See Condractors

ROSPITALS AND SAMINGERS (private) -

\mathbb{C}^{n}	gross receipts	That exclesions of 10,000 and strand and second second	25.00
$\Diamond n$	each additions	1 \$ 1,000 or fraction thereof	1.00

HOUSE NOVING OF DEMOLISHING - See Contractors

FOTELS - MOMELS - ICURIST HORES -

On gooss invone not en	ezading (5.5,000	
Over \$ 5,000 per room,	and a second	2,00

No. of the local division of the local divis

203 CRIME DERLERS - Retail Merchants Rate applies

	nter foto and a second sec Second second	S - Selling or deliver:	ng sithin Cley	
·.			ne i lo i l	50.00
	Ca sec	r editional 3 1,000 or	. Nastica thereof	1.00

ICS REDILLERS SPOR WAGON OR IBUON ~

and the second s	NG 2021 Q.S	არი კორი კორი კარიალი ორიალებული კა იფეითვები იო ერთავით არი კორი კორი არი ერთია თა ქართვი და 27, ფირაცი კოთითვი ჩა კებება. - კა კარი კარ კარი კ	20.00

INSTRANCE -

1. Adjustars, not regular exployees of Insurance Companies

Professional Reve applies

2. Fire Inspresse

On gross premiums collected through offices or agents located in the City regendless of where the property is located or collected on policies written on property located in the City, therever the premlums are collected, the following rates shall apply

Rate Instatic Conjugal escondication and a company

2%

The 2 % Fire and Casualty shall be payable quarterly in January, April, July and October of each year or paid in full in April based on previous year's premiums. If not paid as above indicated a penalty of 10% will be added. - 13 - CITY OF ORANGEBURG - FROMESS AND PROFESSIONAL LICENSE RATES

INSURANCE CONTINUED -

- Casualty Insurance (accident, collision, fidelity, guaranty, indemnity, liability, plate glass, sureby, theft, accident and health, or any other form-gross premiums
- L. Life Insurance -

Each company or agency		
exceeding \$ 5,000	次最优 aggenation managed allan-gyan allan allan allan allan and allan ang ang ang ang ang ang ang ang ang a	50.00
On each additional \$ 1,	000 or fraction thereof	1.00

2%

5. Transient Agents

On gross premiums not exceeding \$ 5,000----- 100.00 On each additional \$ 1,000 or fraction thereof----- 2.00

6. That for the purpose of computing and collecting the license tax on any insurance companies, other than life, having an agent or agents in the City of Orangeburg, or issuing policies of any nature covering any property, real or personal, or covering any risk:

a. The City shall compute and collect 2% of the gross amount of all premiums collected by the agent of fire companies, whether the property or risk be located in the City or not, and (b) the City shall compute and collect 2% of the gross amount of all premiums collected by the agents of other insurance companies, whether the property or risk be located in the City or not, provided that no such computation or collection shall be made on any premium collected upon a risk located in another municipality within the State of South Carolina upon which other municipality assesses and collects a business license.

It is hereby declared that it shall be conclusively presumed that the premium charged for the issuance of any policy covering any property, real or personal, or risk located within the City was collected within the City.

INTERICR DECORATORS -

See Contractors

5-1C. 2

JENELRY STORES - Merchant Retail Rate applies

JUNK DEALERS -

1. Buying or selling within City

On gross receipts not exceeding \$ 10,000-----60.00On each additional \$ 1,000 or fraction thereof-----1.00

- 14 - CITY OF ORANGEBURG - "SUCCESSION EUSINESS AND PROFESSIONAL LICENSE RATES

JUNK DEALERS CONTINUED -

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2. Wholesale and Retail

	On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof	75.00 1.00
·	X	
KEROSENE,	OIL AND GASOLINE DISTRIBUTORS -	
	1. To service stations, etc.	
	On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof Eccise Tex - See Automobile Service Stations	100.00 1.00
	2. Fuel oil and keroscne dealers, for heating purposes only, place of business located in the City	
	On gross receipts, not exceeding § 10,000 On each additional § 1,000	50.00 1.00
	3. Fuel oil and kerosene dealers, for heating purposes only, place of business located outside of the City of Orangeburg bot making deliveries in the City	
	On gross receipts not exceeding 5 10,000	100,00 1,00
	ny i i i i i i	
	COMPANIES OR AGENTS - lending money on real estate by mortgage or otherwise	
	On gross receipts not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof	50.00
LANDSCAPIN	G AND LAWN SERVICE -	
	Contractors Rate Applies	
LAUNIRIES	- Min	
	l. Power Laundries	
	On gross receipts not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof	50.00 1.00
	2. Isoncries and dry cleaning combined	

2. Laundries and dry cleaning combined

():::	gross z	receipts	noë	8700 GA	edir	ıg \$ 5,	,000) - consider state and white apple date state latter with apple state date	50.00
O_{22}	each ad	lditional	\$	1,000	02	fract i	lon	thereof	1.00

- 15 - CITY OF GRANGEBURG - SECTIONAL LICENSE RATES

LAUNIRIES CONTINUED -

20	Laundries with establis	shed place of business outside
	the City of Orangeburg	; but delivering loundry by truck
	or otherwise in City ()	linen supply service)

Om	<u>g</u> \$0\$\$	receipts	edic	8.4C 2 (g \$ 5,000	ny Ny faritr'oran' amin'ny faritr'oran' amin'ny faritr'oran' amin'ny faritr'oran' amin'ny faritr'oran' amin'ny fari	100.00
200	esch (additional	\$ 1	.,000	0x	fraction	00000000 fmm	2,00

LAWYERS - See Professions

LENDERS OF MONEY - LOAN COMPANIES -

1. On endorsements (other than established banks)

022	gross	receipts	xoc	CXC8	ediı	2g \$ 1,000) and and here and the set of the	100,00
In	esch	additional	Š.	1,000	010	Graction	£122.601°	2,00

2. On assignment of wages due or to become due, whether other security is taken or not

On gross receipts not exceeding \$ 1,000------ 250.00 On each additional \$ 1,000 or fraction thereof----- 5.00

LOAN COMPANIES - See Lenders of Money

LOCKSMITHS - Repair Shop Rate applies

LUMBER DEALERS -

On	gross receipts	13-1- ⁴ -	gailssow	-\$ 10,0X	an a	50.00
On	each additional	1.4 1	l,000 or f:	rection	107 C 40 C 10	1.00

LUNCH STANDS - See Restructors

 M_{\star}

MACHINE OR WELDING SHOP -

							iggoddelta where given, there within the product within the strips at the discussion when these means been associated at the $iggoddelta$	
OZI	esch	additional	1	1,000	03	dicestlo	A CERCOLON CONSTRUCTION	· 1.00

MANUFACTORERS -

On gross receipts not	exceeding \$ 50,000 ································	50.00
On the next \$ 200,000	· per thousand many means and many many means and many many means and many means and means	1.00
On the next \$ 250,000	an DEL COMPENDENCE au anterna construction and an anterna and anterna and anterna anterna anterna	. 25
Above \$ 500,000 ~ per	CDOUSSING ************************************	.10

MARBLE YARDS - Retail Merchant Rate applies

MATTRESS FACTORIES AND RENOVATORS -

Merchant Retail Rate applies

MEAT MARKETS - Retail Merchant Rate applies

- 16 - CITY OF CRANCEBURG - STOREMENTS BUSINESS AND PROFESSIONAL LICENSE RATES

MEDICINE DEALERS, in, or private property

Merchant Peddler Rate applies

NERCHART RETAIL -

1 a Automobile accessory Stores Bakeries, Retail Battery sales, exclusive of filling stations Biqycle Agents Candy Dealers, Retail Coal Dealers and Vendors, Retail Confectioners, Retail Clothing, Retail Drug Stores and Apothecaries Dry Goods, Retail Ice Cream Dealers, Retail Jevelry Stores Mail Order Houses Military Stores Newscands Novelties, all types Murseries, Plants and Flowers, Retail Photograph and Picture Developers Poultry and Produce Dealers, Retail Sewing Machine Dealers Soda Foundains Other related types of retail not herein listed On gross receipts not exceeding \$ 5,000-----On the next \$ 15,000 - per thousand-----Over \$ 20,000 on each additional \$ 1,000 or fraction thereof managements and colors

2.00 1.00

30.00

2. Merchants operating two or more stores or places of business under the same general management must pay a license on each store.

MERCHANTS - WHOLESALE

Automobile Accessory Stores - wholesale Bakeries, Wholesale Candy Dealers, Wholesale Confectioners, Wholesale Drugs, Wholesale Florists, Wholesale Groceries, Wholesale Murseries, Plants and Flowers, Wholesale Tire Dealers, Wholesale All other types of wholesele agents not specifically listed in this ordinance 100.00 On gross receipts not exceeding \$ 50,000-----On next \$ 450,000 - per thousand-----.50 On each additional \$ 1,000 or fraction above .25 - 17 - CITY OF CRANGERING - SHALENED BUSINESS AND PROFESSIONAL LICENSE RATES

MERCHANT PEDELERS - ITERERANTS - Not allowed in closed district

OZ1,	gross receipts :	ot exceeding \$ 10,000	
0p	lanoitibbs rices	\$ 1,000 or fraction the	2 c0 f are the the states and the set 2 s 00

MOTOR COURTS OR NOTELS - Notel Rate applies

MOVING PICTURE SHOWS - THEATERS -

On	gross receipts not	exceeding § 25,000	200,00
On	each additional \$	1,000 or fraction thereof-	1.00
	· · ·		

100

NATUROPATHS - See Professions

NEWSPAPERS, DALLY OR DALLY EXCEPT SUBLAY -

On gross receipts not exceeding \$ 25,000-75.00 On each additional \$ 1,000 or fraction thereof-75.00

NEWSSTAED - Merchant Retail Rate applies

NOVELTIES - See Street Venders

NURSERIES, PLANTS AND FLOWERS -

Marchant Retail Rate applies

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OCCULISTS OR OPTOMETRISTS - Professional Rate applies OPTOMETRISTS - Professional Rate applies ORGAN AND PLANO TUNER - See Piano Tuners and Repairers OSTEOPATHS - Professional Rate applies

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PAINTERS, taking contracts - See Contractors

PALMIST - Prohibited

PARKING LOTS -

考。00 1,00

	- 18 - CITY OF GRANGEBURG - S UCCEPERE BUSINESS AND PROFESSIONAL LICENSE RU	e and							
	PAVING AND GRADING - See Contractors								
	PAWN SHOPS AND PAWE BROKERS -								
	On gross receipts not exceeding \$ 3,000	100.00 5.00							
~	PEARUT PEDDLERS ~								
	1. From place of business - Merchant Retail Rate								
	2. Having no place of business, each producers excepted	10.00							
	PHOTOGRAPHERS -								
	Principal place of Dusiness within the City								
	1. Merchant Retail Rate applies								
	 Principal place of business outside the limit of City of Orangeburg 								
	On gross receipts not exceeding $\$$ 1,000 On each additional $\$$ 1,000 or fraction thereof	200-001 100-00							
	3. Picture agents and peddlers soliciting photographs for enlargement above rate in (2) applies								
	PHYSICIAN AND SURGEONS - Professional Rate applies								
<u> </u>	PSYCHIATRIST - See Professions								
	PLARO TUNERS OR REPAIRERS -								
	On gross receipts not exceeding \$ 3,000	25.00 1,00							
	PLANING MILLS -								
	On gross receipts not exceeding \$ 10,000	100.00 1.00							
	PIPELAYING - See Contractors								
	PLASTERING - See Contractors								

FLIMBERS -

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Contractors Rete applies

- 19 - CITY OF ORANGEBURG - STATES BUSINESS AND PROFESSIONAL LICENSE RATES

PRESSING CLUBS - See My Cleaners

PRIMIERS -

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l. Job

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·	On gross receipts not exceeding § 10,000 On each additional § 1,000 or fraction thereof	50.00 1.00
	Job, and newspaper combined	
	On gross receipts not exceeding \$ 10,000 On each additional \$ 1,000 or fraction thereof	50.00 1.00
3.	Printers and Stationers Same rate as job and newspaper combined	
Lt ~	Hand Printing (including mimeographing) On gross receipts not exceeding \$ 5,000 On each additional \$ 1,000 or fraction thereof	15.00 1.00
PRODUCE AND FR	UIT VENDORS - PEDDLING - Merchant Peddlers Rate applies	
PROFESSIONS -		
	Abstractors Accountants Agents, Agencies and representatives, working in the City or maintaining an office not otherwise classified Appraisers Architects Artists Attorneys Auctioneers Blue Prints, Plats and Tracing Chiropractor Dental Laboratories Occulists and Optomtrists Naturopaths Osteopaths Physicians and Surgeons Psychiatrists Professions, all classes not specifically listed Veterinarians	
	On gross receipts not exceeding \$ 5,000	у0.00 2.00
2.	Professions as above: Where two or more persons con-	

 Professions as above: Where two or more persons constitute a firm or partnership, each person in the firm or partnership shall make a separate return. - 20 - CITY OF ORANGEBURG - STATES BUSINESS AND PROFESSIONAL LICENSE RATES

FROMOTER - ATHLETIC EXHIBITIONS, DANCES, THEATRICALS, MUSICAL ENTERTAINMENTS -

On	gross receipt	s not	exceeding	g \$ 10,C	100 is the call of the second strategies and the second strategies	100.00
Om	each addition	al \$ 1	1,000 oz i	fractior	1 theree to a market of the second	2.00

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RADIATOR REPAIR SHOPS - See Repair Shop Rate

RADIO BROADCASTING STATIONS -

				5 LO 5 000 revenues and the second to be a second t	50.00
On	each additions?	L §]	.,000 or fra	201101 thereof from a more management and	1.00

RADIO SALES AND/OR REPAIRS - See Merchant Retail Rates

RAILROADS -

State Law applies (S.C. Code 1942, Sec. 7241-3)

REAL ESTATE AGENTS DEALERS AND RENTALS -

1.	On	gross	s income poi	t exceed	$ing \ 1, 0$	No sets numerican sets and a state and a set of the set	25.00
	On	éach	additional	\$100 or	fraction	The second s	1,00

2. Real Estate agents selling at auction, per day, same rate as above.

REPAIR SHOPS -

Automobile paint or upholstery shop Carpenter or cabinet shop Garage and automobile repair shop Gunsmiths Locksmiths Radiator Repair Shop Repair shops or works not otherwise specifically listed Upholsterers

On	gross	receipts	not	exces	eding	.,000) I The first state of the stat	25.00
							ther will be the second s	1.00

RESTAURANTS -

REWINDING AND ELECTRIC SHOPS - See Repair Shop

- 21 - CITY OF ORANGEBURG - STATES BUSINESS AND PROFESSIONAL LICENSE RATES

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SASH, DOOR AND BLIND FACTORIES -

Manufacturers Rate applies

SAW MILLS - Same as Planing Mills

SERVICE STATIONS - See Automobile Service Stations

SEWING MACHINE DEALERS - Merchant Retail Rate applies

SHOE AND BOOT REPAIRERS -

		$\sum_{i=1}^{n} 0.00$ set converses the conversion conversion of the set of the	
Sech additional \$	1,000 or fracti	0.2. VAR201 merende son	1.00

SHOOTING GALLERIES -

On	gross	receipts	20¢	exceri	ãng-	\$ 1,00	and and and and a start	50.00
On	each a	additional	5.3	L,000 o:	5 53	action	2262 C 2 and 20 2 and 20 matrixes and 200 matrixes and 2	1.00

SHOWS OR EXHIBITIONS - See Pronoter Rate

SIGN PAINTERS AND ERECTORS -

On	gross	receipts	τon	exceed	ling	\$ 1,00	🖉 segeralise waarsche alle ander aansele entwargen deer voor seler. Oppense Oppense - voor waarsoorde seles	25.00
On	each a	additional	. \$.	1, 000 c	11 I.L	202203	the construction of the second s	1,00

SKATING RINKS -

On	gross	receipts :	DOĈ	excesq	ling :	\$ 1,000	ety 2 statuseet pase maa aan 122 ay ugaat dhar-yuugaa dhiruuta -574 ilaa aangaa, tahuyuy ay u dhir 4	50.00
On	each	additional		1,000 o	r fr	action	M COLOL 44 and the real of a second and the second se	1.00

SLENDERIZING STUDIOS - See Beauty Parlor Rate

SOMA WATER FOUNTAINS - (Those paying mercantile or druggists licenses excepted) - See Merchant Retail Rete

STAMP AND COUFON SALES PROMOTIONAL ORGANIZATION -

See Merchant Retail Rate

STORAGE BATTERIES -

Renewing, recharging and repairing - Repair Shop Rate applies

SURGEONS AND PHYSICIANS - See Professions

SURVEYORS - See Professions

STORAGE FACILITIES - Warehouse Rate applies

- 22 - CITY OF ORANGEBURG - STORE BUSINESS AND PROFESSIONAL LICENSE RATES

TAILORS -

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- '

1. Doing alterations and repairs	
On gross receipts not exceeding \$ 2,000	25.00 1.00
TAXI CABS -	
Automobile or Notor Taxi, plying the streets for hire. License to be issued for 6 months only (See Special Ordinance)	25.00
TEA ROOMS - Restaurant Rate applies	
TELEGRAPH COMPANIES or agencies for business done exclusively in the city of Orangeburg; and not including any business come to and from points without the state: and not including any business done for the U. S. Government, its officers or agents	
On gross receipts not exceeding \$ 100,000	150.00 1.00
TELEPHONE EXCHANGES -	
On gross receipts not exceeding § 100,000	350.00 1.00
TERMITE EXTERMINATING CO Contractors Rate applies	
TILING, ANY KIND - Contractors hate applies	
TINNERS - Contractors Rate applies	
TRUCKS, MOVING VANS, AND TRANSFER COMPANIES -	
Bach Vehicle one top or less-conserver conserver conserv	ಜ್ಞಾಂ 5್ಮಂಂ
U-IRIVE-IT COMPANIES - See Automobile and other Vehicle Renters	
UPHOLSTERERS - Repair Shop Rate applies	
UNDERTAKERS -	
On gross receipts not exceeding \$ 20,000	100.00 1.00

- 23 - CITY OF ORANGEBURG - 2010 PUSIMESS AND PROFESSIONAL LICENSE RATES

10 miles

VENDING MACHINES - Coin-operated Machine Rate applies

VETERINARIANS - Frofessional Rate applies

2.0

-WACE ASSIGNTES - Finance Company Data and is

WAREHCUSES, CHARGING FOR STORAGE -

On gross receipts not exceeding \$ 10,000------ 100.00 On each additional \$ 1,000 or fraction thereof----- 1.00

WATCH AND JEWELRY REPAIRNEN -

Repair Shop Rate applies

WATERPROOFING - See Contractors

WEATHERSTRIPPING - See Contractors

WELDING OR MACHINE SHOPS -

On	gross	s receipts :	noĉ	exceed	1110	$\mathbb{C} \gg \mathbb{C}^2$ where the interval is the state of the s	50	ÇQ,
0a	cach	additional	\$\\$	l,000 c)T Í	LECTION DECEMBER STREET		"OO

WHEELRIGHTS OR BLACKSMITHS -

On gross receipts not exceeding \$ 5,000 ------ 10.00 On each additional 3 1,000 or fraction thereof 2.00

WOODWARDS - Special permission required

SECTION 5. A penalty of ten (10%) will be added to all business licenses of any person, firm or corporation having been in business during the past fiscal year and failing to obtain a license before May 5th, 1960. Nothing herein contained shall be construed to relieve any person from the payment of the advalorum tax on property as provided for by ordinance. And the payment of any particular tax hereinafter mentioned shall not relieve the person or corporation paying the same from liability for any other tax specifically imposed for any other business.

If any tax due hereunder shall remain unpaid after the due date, the City License Inspector shall forthwith issue his execution under seal of the City in the usual form for the collection of taxes, and he shall immediately proceed to collect the said tax, together with any panlaties and costs due thereon, by distress and sale of the defaulter's property in the same manner as is now provided by law for the collection of other taxes.

PROVIDED, That the City Clerk and Treasurer, in the case of Insurance Company, and others when in his judgement circlumstances seem towarrant, may grant an extension of time (in no case exceeding 75 days) within which to file application and pay the license tax.

SECTION 5 A. For the privilege of maintaining any office or conducting any business within the City it is the intention of this Ordinance that a license shall be required, and if the amount of the license is not specifically provided for herein, then said amount may and shall be fixed by the City Clerk and Treasurer, who shall fix a rate in keeping with the type of trade, business or profession to be licensed: or if no similar type of business or profession is provided for in this Ordinance then the tax shall be fixed by City Council

SECTION 6. Any person or persons, for themselves or as officers of a firm or corporation, exercising or carrying on any trade, business, or profession, or operating any establishment for which a license is required by this Ordinance, without first having registered as herein provided, shall be liable to a fine of hot exceeding One Hundred (\$100.00) Dollars or to imprisonment for not more than thirty days.

SECTION 7. Where any person, firm or corporation conducting a business beyond the limits of the City of Orangeburg makes deliveries to or for purchasers within the City (other than those included in interstate commerce provisions) of goods, products or works sold, manufactured or done for a consideration out of the City, shall be charged for business done in the City Limits a license as is charged for the conduct of the same business where locatêd in the City. Provided, however, that no retail merchants shall be charged a business license by the City of Orangeburg who is required to and does pay to another municipality a license fee based upon total deliveries irrespective of the place where such deliveries are made and all of whose business within the City of Orangeburg. Except that this exemption shall not apply unless such other municipality grants a similar exemption to retail merchants conducting places of business within the City of Orangeburg and making deliveries to or for purchasers within other municipality.

SECTION 8. It shall be thedduty of the City License Inspector or other agent of the City to investigate and report to City Clerk and Treasurer all persons doing business without the license herein required.

SECTION 9. License granted under this Ordinance shall not authorize a person, firm, company or corporation mentioned therein to exercise or carry on the trade, business or profession specified in such license, in any other place than that mentioned.

SECTIONIO. No preaching, lecturing or speaking or entertainment of any nature will be permitted on the streets or public places of the city unless a written permit for same be obtained from the Mayor.

SECTION 11. Upon the removal of any license from the building or the premises at which the trade, business of profession mentioned in the license was authorized, it may and shall be lawful for the City Clerk by endorsement upon such a license, to authorize the said licensee removing as aforesaid to any other place to carry on the trade, business or profession specified in such license at the place to which said licensee may have removed.

SECTION 1 2. Application for transfer of license shall be made in writing to the City Clerk and the transfer of same shall be made subject to the approval of the Mayor on payment of one dollar for each transfer.

Section 13. That all licenses shall be subject to all legal rules, restrictions and regulations in force at the time they are issued or that may hereafter be adopted by the City Council.

SECTION 14. The City Council may revoke any license assued to any person whenever in its judgement the public welfare makes it necessary.

SECTION 15. That whenever in this Ordinance the term dealer or person, firm or corporation is used, the same shall include not only the principal but in his or her or their absence, shall include any agent, clerk or employee, and such agent, clerk or employee shall be subject to the penalties herein imposed, should the said business or profession be carried on without taking out such license in the same manner as if such agent, clerk or employee was the owner or proprietor of said business or profession. SECTION 16. Any public service driver or drivers, either of a taxicab

SECTION 16. Any public service driver or drivers, either of a taxicab or automobile plying the streets for hire, who shall be convicted of transporting or having in possession or selling alcoholic liquors, or otherwise violating any of the ordinances of the City relating to intoxicating liquors, or any public service drivers, either of hack, or automobile who shall transport from place to place within the City of Orangeburg any woman or women for immoral purposes, shall have his license to do business in said City immediately revoked by the mayor and no new license shall be granted to him during the calendar year to engage in the same character or kind of business.

SECTION17, ITINERATES, For the purpose of this Ordinance any person, firm or corporation that does not list a poll on property for taxation in said City shall be deemed an itinerant, and shall be subject to the license herein provided for itinerants; and if no tax is specified for itinerants, the tax shall be double the rate herein provided.

SECTION 18. No automobile or motor taxi shall be used for transportation of passengers for hire unless and until the owner or driver thereof shall first file with the Clerk and Treasurer of said City a policy of insurance on said automobile or motor taxi against bodily injuries and property damage ordinarily designated as public liability insurance, in such company in such form and in such amounts as the City Council may approve, and when so approved such policy of insurance shall be maintained by said driver or owner during the entire time said automobile or motor taxi shall be used. Upon failure to maintain such insurance, the license of the operator thereof shall be immediately revoked and said automobile or motor taxi shall not hereafter be used for transportation of persons for hire in the said City. Nothing contained in this section shall apply to vehicles operating under a special franchise.

SECTION 19. If any section or portion of a section of the Ordinance or the license tax prescribed herein for any particular trade, business or profession be declared unconstitutional or declared invalid for any reason, such shall not in any way affect or invalidate any other section or portion of section of the ordinance other than that declared invalid.

SECTION 20. All ordinances or parts of ordinances conflicting with the provisions of this ordinance are hereby repealed, and this ordinance shall remain in effect until amended or repealed by the City Council.

DONE IN COUNCIL, and ratified under the corporate seal of the City of Orangeburg, South Carolina, this <u>/</u> day of March, 1960, A. D.

(SEAL) ATTEST : JRER.

Approved As to Form

Sims and Sims, City Attorneys

Mavor . mcilmen

AN ORDINANCE TO AMEND AN ORDINANCE AS ENACTED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG ON THE 18TH DAY OF MAY A.D., 1954, FOR THE PURPOSE OF REGULATING AND RESTRICTING WITHIN THE CORPORATE LIMITS OF ORANGEBURG, S. C., THE HEIGHT, NUMBER OF STORIES, AND SIZE OF BUILDINGS AND OTHER STRUCTURES, THE PERCENTAGE OF LOT THAT MAY BE OCCUPIED, THE SIZE OF YARDS, COURTS, AND OTHER OPEN SPACES, THE DENSITY OF POPULATION AND THE LOCATION AND USE OF BUILDINGS, STRUCTURES, AND LAND FOR TRADE, INDUSTRY, RESIDENCE, AND OTHER PURPOSES.

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

That that portion of the above ordinance entitled "Section 3, ESTABLISHMENT OF ZONING DISTRICTS" be amended to make the following change in the District Classifications:

> Change the District Classification to "B-1 Business" for the area now classified as "A-2 Residential" between Middleton and Broughton from the present "B-1" district limit northward to the extension of Waring Street from Broughton to Middleton.

So that said section of the above Ordinance, as amended, shall read in its entirety as follows:

Section 3. ESTABLISHMENT OF ZONING DISTRICTS.

For the purpose of promoting the public health, safety, morals, convenience, order, prosperity, and general welfare, the City is hereby divided into (5) five types of zoning districts as follows:

nA-1n	Residence District
¤A−2¤	Residence District
nB-1 n	Retail Business District
nC-1 n	Central Business District
"D-1"	Industrial District

The boundaries of such districts are as shown upon the authenticated zoning map dated May 18, 1954 with revisions dated as follows:

April 19, 1955	(to include area annexed March 1, 1955)
December 6, 1955	(to include area annexed August 16, 1955)
January 17, 1956	(to change 870 and 880 Russell SE from "A-2" to "B-1")
January 17, 1957	(to include area annexed September 4, 1956)
May 9, 1957	(to include area annexed January 15, 1957)
February 18, 1958	(to change from classification "B-1" to "C-1" area
	between Church, St. Paul and Doyle)
May 19, 1959	(to include additions and changes recommended by Planning Commission)
June 16, 1959	(to change from "A-2" to "B-1" the area between Glover, Maple, Windsor and Calhoun)
August 4, 1959	(to change No. 643 Carolina NE from "A-2 Residential" to "B-1 Business")
	(to change from "A-2" to "B-1" area between Broughton and Middleton)

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- 2 -

The zoning map, with revisions, is on file in the office of the City Clerk, such authenticated map and all notations, reference and other things shown thereon and all amendments thereto are made a part of this ordinance. The boundaries of the various districts as shown on the Zoning Map are lot lines; the center lines of streets or alleys or such lines extended; the center lines of railway rights-of-way; the center lines of natural boundaries such as streams; the corporate limits of the City; or in case none of the foregoing are applicable, then the boundaries shall be determined by use of scale of such map.

Any area hereafter annexed to the City shall be in no zoning classification until added into this ordinance after duly advertised public hearing in accord with State Law.

PASSED by the City Council of the City of Orangeburg, South Carolina, this 577 Day of 5724 1960.

Signed: Councilmen

ATTEST: Citv Clerk & Treasurer

AN ORDINANCE TO AMEND THE BUSINESS AND PROFESSIONAL LICENSE ORDINANCE AS ADOPTED MARCH 1, 1960

BE IT ORDAINED By the Mayor and Council of the City of Orangeburg, South Carolina, in Council assembled, and by authority of the same:

That the Business and Professional License Ordinance as adopted by the City of Orangeburg on March 1, 1960, is hereby amended as follows:

1. Amend paragraph 3, on page 6 of the printed Ordinance, by striking out the word "Builders" and inserting in lieu thereof the word "General", so that the first line of said subparagraph will read: "3. Contractors-General:"

2. Amend paragraph 3 by striking out Note 2 thereunder in its entirety.

3. Amend paragraph 4, so that the said paragraph when amended shall read as follows:

"Before any contractor shall be issued a business license he must first obtain certification in his respective field (either from the Manager of the Department of Public Utilities or the City Engineer as the case may be) and post bond with the City Treasurer in the amount of \$3,000.00. Such bond shall indemnify and save harmless the City from all loss and damage whatsoever by reason of any unskilful or negligent work or damage to the sewer, gas, electric, water systems, streets, sidewalks, or other utility or property of the City, either by himself or by any of his agents, servants or employees, or by reason of the use of any defective or improper material or workmanship; or for or by reason of carelessness or negligence or any other matter or thing whatsoever connected with the carrying on of said business."

PASSED by the City Council this 17 day of May

-- , -1960. -Coull 2 Mayor ATTEST: ouse M ØĽ. lerk GWannan Counci/imen

AN ORDINANCE PROVIDING FOR THE ORGANIZA-TION OF THE CITY OF ORANGEBURG INTO FIVE DEPARTMENTS AND DIVIDING THE DEPARTMENTS INTO DIVISIONS AND SECTIONS, AND PROVIDING FOR THE EMPLOYMENT OF PERSONNEL.

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 City of Orangeburg is hereby organized into five (5) departments, as follows: Executive Department, Public Works Department, Public Safety Department, Health and Recreation Department, and the Public Utilities Department. A member of Council shall be superintendent of each department.

Section 2. The Executive Department shall be composed of two (2) divisions, an Executive Division whose director shall be the City Clerk and Treasurer, and an Administrative Division, whose director shall be the City Administrator. The Executive Division shall be composed of six (6) sections: Records, Judicial, Control, Legal, Fiscal, and Elections. The Administrative Division shall be composed of six (6) sections: Central Mail, Personnel, Public Relations, Central Purchase, Community Promotion, and Public Assistance.

Section 3. The Public Works Department shall consist of two (2) divisions: An Engineering Division, whose director shall be the City Engineer, and a Public Works Division, whose director shall be known as the Director of Public Works. The Engineering Division shall be composed of four (4) sections: Office, Surveys and Plans, Inspections, and Traffic (including signals, street lights, and meters). The Public Works Division shall be composed of six (6) sections: Airports, Streets, Garage, Municipal Buildings, Parking Lots, and Sanitary Sewers.

Section h. The Department of Public Safety shall be composed of two divisions: The Fire Division, whose director shall be the Chief of the Fire Division. The Fire Division shall be composed of the following sections: Administration, Training and Prevention, Maintenance and Repair, Communication, Inspection, and Company Operation. The Police Division, whose director shall be the Chief of Police. The Police Division shall be composed of the following sections: Administration, Investigation, Traffic Control, Patrol, Juvenile, and Maintenance and Detention. Section 5. The Health and Recreation Department shall consist of three divisions: The Health Division, whose director shall be the City Health Officer, the Parks Division, whose director shall be the Director of Parks, and the Recreation Division, whose director shall be known as the Director of Recreation. The Health Division shall be composed of four sections: Administrative, Sanitation, Control, and Inspection. The Parks Division shall be composed of three sections: Gardens, Parks and Cemetery. The Recreation Division shall be composed of three sections: Outdoor, Ball Parks and Pavilions and Beaches.

Section 6. The Public Utilities Department shall consist of four divisions: An Office Division, headed by an office manager, Division of Electricity, whose director shall be known as the Director of Electricity, a Water Division, whose director shall be known as the Director of Water, and a Gas Division, whose director shall be known as the Director of Gas.

Section 7. The council, at its first regular meeting after organization, shall elect a competent person as director of each of the divisions (except the divisions within the Public Utilities Department), who shall hold office for four (4) years and until his successor is elected, unless sooner removed therefrom for cause by vote of the Council, and the Council shall be the sole judges of the sufficiency of such cause; provided, however, that no City Council shall elect a division director for a term of office extending beyond the term of said Council. The director of each division (except the directors of those divisions within the Public Utilities Department) shall have the authority to hire all personnel within the division and to promote such personnel; provided, however, that all hiring and promoting shall have the approval of the City Administrator and shall be authorized by the City Council. The directors of each of the said divisions may, pending investigation and subject to the approval of the City Administrator, suspend any salaried employee of the division from duty, when, in his judgment, the circumstances warrant such action; provided, however, that said division directors shall make a complete report of their investigation to the City Council at its next regular meeting. Hourly wage employees may be suspended or dismissed by Division Director with approval of City Administrator.

_day of ____ DONE AND RATIFIED this _____ A. D. 1960. 2 Q Q -9 Mayo ATTEST: m City Clerk Ċĉ a and Councilmen

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AN ORDINANCE TO REGULATE THE LICENSING, INOCULATING, RUNNING AT LARGE, IMPOUNDING, DESTRUCTION, OR OTHER DISPOSITION OF DOGS: TO PROVIDE PENALTIES FOR ANY VIOLATION THEREOF: AND FOR OTHER PURPOSES.

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

The following definitions shall apply to SECTION I. this ordinance: (a) The term "dog" shall mean dogs of either sex, and include all members of the canine family, including foxes and other such canines; (b) the term "owner" shall mean and include any person or corporation who (1) has a right of property in a dog, (2) keeps or harbors a dog, who has it in his care, or who acts as its custodian, and (3) permits a dog to remain on or about any premises occupied by him. (c) The term "inoculate" shall be understood to mean the administration by licensed veterinarians, or other persons authorized by the Board of Health, of anti-rabic vaccine as approved by the State Board of Health. (d) "At large"--Any dog shall be deemed to be "at large" when he is off the property of his owner and not under the control of a competent person. The term "restraint" shall be considered, under the meaning of (e) this ordinance, if he is controlled by a leash, at heel, or beside a competent person and obedient to that person's commands, on or within a vehicle being driven or parked on the streets, or within the property limits of his owner.

SECTION II. That the Board of Health shall deputize all South Carolina licensed veterinarians operating within the City of Orangeburg to issue license tags at the time a dog is inoculated, said tag to be prescribed and furnished by said Board of Health. No dog owned by a resident of the City of Orangeburg shall be inoculated by a veterinarian without securing a license tag at the same time. That a certificate signed by a licensed veterinarian of the State showing that said dog has been inoculated against rables at the time said tag was issued, or by some properly qualified person approved by the Board of Health, be filed at the Health Department. That the said inoculation and license tag shall be good for one year, commencing on July 1 of each year, and every owner of a dog shall have his dog inoculated against rables prior to July 1 of each year. That the fee payable to the veterinarian for the license tag shall be \$1.00 for male and female dogs. That such fee is for transmittal by the veterinarian to the City Treasurer and is in addition to any charges the veterinarian may make for inoculation.

<u>SECTION III</u>. In the event of a dog being acquired after this ordinance becomes effective, a license shall be obtained as afor esaid within one (1) month after the date of acquiring the animal.

SECTION IV. Beginning thirty (30) days after the effective date of this ordinance, it shall be the duty of the Board of Health to cause to be seized and impounded any dog at large in the City of Orangeburg not bearing a valid tag as provided in Section II of this ordinance.

<u>SECTION V</u>. The owner must keep his dog restrained at all times and must not permit such dog to be at large off the premises or property of the owner, unless under the control of a competent person.

SECTION VI. Any dog so seized and impounded shall be detained for a period of seventy-two (72) hours, and if not claimed or redeemed by the owner or by the person harboring said dog within said period of seventy-two (72) hours, shall be disposed of in such manner, and by such person or persons, as the Board of Health names or designates. Provided that whenever the name of any person appears on the collar of any dog so seized such person shall for thwith be notified of such seizure in writing by postcard addressed to him or her and deposited in the United States Mail. When a dog is found running at large and its owner is known to agents of the City Council, such dog may not be impounded, but the agent, in his discretion, may cite the owners of such dogs to appear in court to answer to charges of violation of this ordinance.

SECTION VII. No person shall hinder, molest, or interfere with any person authorized or empowered to perform any duty under this Ordinance, nor shall any person attach a license tag to any dog to which it has not been issued or remove a license tag from the collar of any dog without the consent of its owner.

SECTION VIII. The Board of Health shall have the power to promulgate all rules regarding the inoculation of dogs and to interpret the same.

SECTION IX. The owner of, or person harboring, a dog which has been seized or impounded, shall be entitled to redeem said dog upon establishing his title thereto to the satisfaction of the person designated by the Board of Health to have charge of such animals and paying to the Board of Health, or the person authorized to receive same, a redemption fee of Two (\$2.00) Dollars, and in addition said dog shall be inoculated and tagged as provided for in Section II.

SECTION X. Certain dogs shall be confined as follows: (a) The owner shall confine within a building or secure enclosure every fierce, dangerous, or vicious dog, and not take such dog out of such building or secure enclosure unless such dog is securely restrained. (b) Every female cat or dog in heat shall be kept confined in a building or secure enclosure, or in a veterinary hospital or boarding kennel, in such manner that such female dog or cat cannot come in contact with another animal, except for breeding purposes. (c). No wild animal may be kept within the city limits, except under such conditions as shall be fixed by the City Council. Provided, however, that wild animals may be kept for exchibition purposes by circuses, zoos, and educational institutions, in accordance with such regulations as may be established by the City Council.

SECTION XI. Any dog which bites any person shall be impounded for a period of ten (10) days for observation and the owner of such dog shall be tried for permitting his dog to run at large in the corporate limits and, upon conviction, shall be fined not exceeding One Hundred (\$100.00) Dollars, or to be sentenced to imprisonment not exceeding thirty (30) days.

SECTION XII. Any person violating any provision of this ordinance, upon conviction thereof, shall be fined not exceeding One Hundred (\$100.00) Dollars, or be sentenced to imprisonment not exceeding thirty (30) days.

SECTION XIII. All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed.

DONE AND RATIFIED In Council assembled this fifth day of July, A. D. 1960.

ATTEST: Clerk

Councilmen

AN ORDINANCE TO CLOSE A PORTION OF THE 500 BLOCK OF LAUREL STREET IN THE CITY OF ORANGEBURG

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

<u>SECTION I.</u> It is the judgment of the members of the City Council that it is necessary for the improvement and convenience of the said City that a portion of the 500 block of Laurel Street be closed.

SECTION II. That on the first day of August, 1960, that portion of the 500 block of Laurel Street in the City of Orangeburg beginning at a point one hundred nine and four-tenths feet east of Summers Avenue and continuing for a distance of two hundred fifty feet to a point seventy-five feet west of Holly Street is closed permamently to all traffic, vehicular or otherwise.

SECTION III. All ordinances or parts of ordinances inconsistent herewith are hereby repealed.

DONE AND RATIFIED By the City Council of Orangeburg, S. C., this the $\underline{/9}$ day of July, A. D. 1960.

Councilmen

ATTEST: hillen

AN ORDINANCE TO PROVIDE FOR THE FIRE DIVISION OF THE CITY OF ORANGEBURG.

ORGANIZATION:

Section 1. The Fire Division shall be composed of the following sections: (1) Administrative; (2) Training and Prevention; (3) Maintenance and Repair; (4) Communications; (5) Inspection; and (6) Company Operation.

PERSONNEL:

Section 2. The Fire Division shall be composed of a Chief, Deputy Chief, and two (2) Assistant Chiefs, with such paid firemen as Councilmen may authorize to be employed.

CHIEF OF THE FIRE DIVISION:

Section 3. <u>EXECUTIVE HEAD</u>: The Chief of the Fire Division shall be elected by the City Council.

Section 4. <u>RESPONSIBILITY</u>. He shall direct the operation and organization of the Division, enforce the rules, regulations and procedures of the Division, and shall as often as practicable assure himself by personal inspection that the various sections and companies are maintained at the highest point of efficiency and that each station is being properly conducted and being kept in good order.

Section 5. <u>IN SUPREME COMMAND AT FIRES</u>. When present at fires, he shall be in supreme command.

Section 6. <u>PROPERTY AND FOULPMENT</u>. He shall have immediate custody, care and management, subject to the direction of the City Administrator and the City Council, of all buildings, apparatus, equipment, supplies, ladders, hose and any other property and equipment assigned to the Fire Division.

Section 7. <u>RESPONSE TO ALARMS</u>. He shall determine the order in which companies shall respond to alarms.

Section 8. <u>CONTROL OF PERSONNEL</u>. He shall, subject to the approval of the City Administrator and the City Council, have sole and absolute control over all persons connected with the Fire Division, including employment and dismissal. He may from time to time prescribe and establish such rules and regulations, not inconsistent with those established by Council, and procedures as he may deem advisable.

Section 9. <u>AUTHORITY TO ORGANIZE COMPANIES</u>. He shall assign to each company as many officers, drivers and firemen as he may deem necessary and shall have authority to transfer or to completely reorganize the membership of any company.

Section 10. <u>AUTHORITY TO SUSPEND MEMBERS</u>. The Chief of the Fire Division may, pending investigation and subject to the approval of the City Administrator and the City Council, suspend any officer or member of the Division from duty when in his judgment the circumstances warrant such action. The Chief of the Fire Division shall then make a complete report of his investigation to the City Council at its next regular meeting.

Section 11. <u>FIRE ALARM DISPATCHERS</u>. He shall have supervision over the Fire alarm dispatchers, the Division's switchboard, radio and public address system. Section 12. <u>THE FIRE PREVENTION BUREAU</u>. He shall have full charge of the Fire Prevention Bureau, and shall direct the proper discharge of all duties by persons connected with that Bureau.

Section 13. <u>MAINTENANCE</u>. He shall have full supervision over the Division repair shops, and shall satisfy himself by personal inspection that all repair work, building of new apparatus and equipment, station repairs, etc., are properly conducted.

Section 14. <u>DIVISION TRAINING</u>. He shall have full supervision over the Division's training and shall satisfy himself by personal inspection that the officers and members of the Division are trained to the highest degree of efficiency.

Section 15. <u>UNIFORMS AND BADGES</u>. The Chief of the Fire Division shall prescribe the kind and type of uniforms and badges to be worn by officers and members of the Division.

Section 16. <u>OFFICE PERSONNEL</u>. He shall have control and supervision over all employees assigned to the Administrative offices of the Fire Division.

Section 17. <u>PAYROLLS</u>. He shall supervise the preparation of the payrolls for the entire division.

Section 18. <u>REQUISITION FOR SUPPLIES</u>. He shall make requisition for the purchases of equipment, supplies, materials, etc., necessary for the proper operation and maintenance of the Division.

Section 19. <u>BILLS AND ACCOUNTS</u>. He shall examine and verify all bills and accounts rendered against the Division.

Section 20. <u>ANNUAL BUDGET</u>. He shall be responsible for the preparation of the Division's annual budget.

Section 21. <u>ANNUAL REPORT</u>. He shall be responsible for the preparation of an annual report in writing at the end of each year for each member of the Council, giving a full statement of the officers of the Division, number of men employed, company operations, number of calls answered, types of fires, equipment used, loss on buildings and contents, equipment inventory, hose inventory, report on training, fire prevention bureau activities, maintenance to equipment and buildings and other information desired by the Council.

DEPUTY CHIEF:

Section 22. <u>APPOINTMENT</u>. The Deputy Chief shall be appointed on recommendation by the Chief of the Fire Division and receive final approval by the City Administrator and the City Council.

Section 23. <u>RESPONSIBILITY</u>. In the absence of the Chief of the Fire Division, he shall be responsible for all activities of the administrative section.

Section 24. <u>RECORDS</u>. He shall keep accurate records of all matters pertaining to the efficient operation and maintenance of the Division. It shall also be his responsibility to preserve, safeguard and keep all books, records and files of the Division.

Section 25. <u>TRAINING AND PREVENTION SECTION</u>. He shall be responsible to the Chief for the Division's training and Fire Prevention Program.

ASSISTANT CHIEF (MAINTENANCE & REPAIR SECTION AND COMPANY OPERATION SECTION:

Section 26. <u>APPOINTMENT</u>. The Assistant Chief (Maintenance and Repair Section and Company Operation Section) shall be appointed on

recommendation by the Chief of the Fire Division and receive final approval by the City Administrator and the City Council.

Section 27. <u>IN COMMAND AT FIRES</u>. In the absence of the Chief of the Fire Division, he shall be in command when on duty at fires or when called on to assume command.

Section 28. <u>MAINTENANCE</u>. He shall be responsible to the Chief for repairs and maintenance of the Division's buildings, apparatus and equip-ment.

Section 29. <u>ENFORCE RULES, REGULATIONS AND PROCEDURES</u>. He shall enforce the rules, regulations and procedures of the Division when on duty.

Section 30. <u>OTHER DUTIES</u>. He shall perform such other duties as may be prescribed by the Chief of the Fire Division.

ASSISTANT CHIEF (SUPERVISOR OF FIRE ALARM AND COMMUNICATIONS SEC-

Section 31. The Assistant Chief (Supervisor of Fire Alarm and Communications Section) shall be appointed on recommendation by the Chief of the Fire Division and receive final approval by the City Administrator and the City Council.

Section 32. <u>IN COMMAND AT FIRES</u>. In the absence of the Chief of the Fire Division, he shall be in command when on duty at fires or when called on to assume command.

Section 33. <u>RESPONSIBILITY</u>. He shall be responsible for the maintenance and extension of line circuits, alarm boxes, recorders and battery circuits and be under the direction of the Chief of the Fire Division.

Section 34. <u>RECORDS</u>. He shall keep or cause to be kept all necessary records pertaining to the fire alarm and communication section.

Section 35. <u>OTHER DUTIES</u>. He shall perform such other duties as may be prescribed by the Chief of the Fire Division.

All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed.

DONE AND RATIFIED in Council assembled by the City Council of Orangeburg, S. C., this the 19th day of July, A. D. 1960.

War Councilmen

ATTEST: ulina

AN ORDINANCE TO RAISE SUPPLIES AND MAKE APPROPRIATIONS TO MEET THE LIABILITIES OF THE CITY OF ORANGEBURG, S.C. FOR THE YEAR COMMENCING JANUARY 1 1960 AND ENDING DECEMBER 31,1960.

Be it ordianed by the Magor and Gouncilman of the City of Orangeburg, S.C., in Council assemblled 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 year commencing January 1 1960 and ending December 31 1960 that a tax of forty (40) mills be and the same is hereby assessed on each dollar of the assessed value of all real and personal property within the City of Orangeburg S.C., except as such which is exempt from taxation by law.

Tax levied under this Ordinance shall be due and payable at the office of the City Clerknand Treasurer, in the Municipal Building, of the City of Orangeburg, S.C., from the fifteenth (15) day of October 1960 until the 23rd, day of November 1960, from the hours of 9 A.M. to 5 P.M. Mondays through Fridays, and 9 A.M. to 12 Noon on Saturdays, Sundays excepted.

After November 23rd, 1960, a penalty of fifteen(15) percent shall be added to all unpaid taxes, Until December 31 1960, On January 1,1961, executions shall be issued on all unpaid taxes by the City Clerk and Treasurer and delivered to the Delinquest tax collector and addittional cots of \$ 2,00 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 Ordinances of the city of Orangeburg S.C.,

The above levy assessed on all Real and Personal property within the City of Orangeburg S.C.,

DONE AND RATIFIED by the City Council of Orangeburg S.C., in Council assembled this day of 1960

CORRECT ATTEST and Treasurer.

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AN ORDINANCE TO PROVIDE FOR THE PUBLIC WORKS DIVISION.

ORGANIZATION:

Section 1. The Public Works Division shall be composed of the following sections: (1) Airports, (2) Streets, (3) Garages, (4) Municipal Buildings, (5) Parking Lots, (6) Sanitary Sewers, and (7) Construction.

PERSONNEL:

Section 2. The head of this division shall be the Director of Public Works. The Director shall employ such personnel as may be provided for in the annual budget and subject to the approval of the City Administrator.

DUTLES:

Section 2. The duties of the Director of Public Works shall be to direct and supervise the sections of the Division which are established, as follows:

Airport Division, to include maintenance of municipal airport, hangars, and other airport facilities.

Street Division, to include maintenance of the streets in the City street system.

Garage Division, to include the operation of the City garage for the servicing, maintenance and repair of all City owned motor equipment, excepting the Fire Division and the Department of Public Utilities.

Municipal Buildings, to include the maintenance and repair of the City Hall, and such other buildings as may be assigned by the City Council.

Parking Lots, to include maintenance of all City owned and operated off-street parking lots.

Sanitary Sewers, to include maintenance of all the sanitary sewer system of the City, toge ther with the sewage treatment facilities.

Construction Section, to include the construction of such City facilities as may be directed and approved by City Council.

In addition to the above, the Director shall perform such other duties as may be required by Council, not inconsistent with City law or ordinances.

Section 3. All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed.

DONE AND RATIFIED in Council assembled by the City Council of Orangeburg, S. C., this the 200 day of AUCVOT, A. D. 1960.

ATTEST: hellow

Jude Mayor G Waman Councilmen

AN ORDINANCE TO PROVIDE FOR THE POLICE DIVISION OF THE CITY OF ORANGEBURG.

ORGANIZATION:

Section 1. The Police Division shall be composed of the following sections: (1) Administrative; (2) Investigation; (3) Traffic Control; (4) Patrol; (5) Juvenile; and (6) Maintenance and Detention.

PERSONNEL:

Section 2. The Police Division shall be composed of a Chief, Assistant Chief, Captain, Lieutenant and three Sergeants, with such paid patrolmen and employees as Council may authorize to be employed.

CHIEF OF THE POLICE DIVISION:

Section 3. <u>EXECUTIVE HEAD</u>. The Chief of the Police Division shall be appointed by the City Council.

Section 4. <u>RESPONSIBILITY</u>. He shall be responsible to the City Council for the enforcement of state laws and city ordinances, protection of lives and property, preservation of law and order, traffic control, investigation of crimes, apprehension and custody of criminals, the suppression of vice, and the prevention and control of juvenile delinquency. He shall direct the assignment of police officers, establish training programs, establish departmental procedures pursuant to city ordinances and administrative regulations issued by the City Council, and he shall cooperate with other law enforcement agencies.

Section 5. <u>ADMINISTRATION</u>. The general administration and control of the Police Division is vested in the Chief of Police, who shall be responsible for the government, efficiency, and general good conduct of said Division, and who shall be deemed to always be on duty. The Chief of Police, in the exercise of his duties, shall have the power to issue orders for the direction and control of the members and employees of the Division, which shall not be inconsistent with the laws of the State and ordinances of the City, or the rules and regulations adopted by the City Council. It shall be the duty of the Chief of Police to cause the public peace to be preserved and enforce all the laws and ordinances of the City of which the Police Division must take cognizance; and whenever any violation thereof shall come to his knowledge, he shall cause the requisite complaint to be made and procure the evidence for the successful prosecution of the offender or offenders. The Chief of Police shall make all appointments and promotions in the Division, subject to the approval of the City Administrator. He shall investigate all violations of the orders, rules and regulations of the Division, or any misconduct on the part of any member thereof, and shall report the same to the City Council with his recommendation thereon, provided that where the punishment does not exceed the equivalent of the loss of fifteen (15) days' pay, or suspension, or a loss of off time of not more than fifteen (15) days, the disciplinary action of the Chief shall be final unless reversed by the City Council.

Section 6. <u>DIRECTION AND CONTROL</u>. The Chief of Police, in the exercise of his duties, shall have the power to issue orders for the direction and control of the members and employees of the Division, which shall not be inconsistent with the laws of the state and ordinances of the City, or the rules and regulations adopted by the City Council.

Section 7. <u>PRESERVE PUBLIC PEACE</u>. It shall be the duty of the Chief of Police to cause the public peace to be preserved and enforce all laws and ordinances of the City of which the Police Division must take cognizance; and whenever any violation shall come to his knowledge, he shall cause the requisite complaint to be made and procure the evidence for the successful prosecution of the offender or offenders.

Section 8. <u>RECORDS</u>. The Chief of Police shall cause to be kept such records as are required by the City Council, City Administrator, and as he deems necessary.

Section 9. <u>PROPERTY AND EQUIPMENT</u>. The Chief of Police shall have the custody and control of all books, records, machines, tools, implements, apparatus or equipment of every kind necessary for use in the Division, and of all public property pertaining to and connected therewith and belonging thereto.

Section 10. <u>PERSONNEL RECORDS</u>. The Chief of Police shall keep complete personnel records concerning the work of each officer, the equipment issued to each officer, and the principal events incidental to his service on the force.

Section 11. <u>DEPARIMENT TRAINING</u>. He shall have full supervision over the Division's training and shall satisfy himself by personal inspection that the officers and members of the Division are trained to the highest degree of efficiency.

Section 12. <u>UNIFORMS AND BADGES</u>. The Chief of Police shall prescribe the kind and type of uniforms and badges to be worn by officers and members of the Division.

Section 13. <u>PAYROLLS</u>. He shall supervise the preparation of the payrolls for the entire Division.

Section 14. <u>REQUISITION FOR SUPPLIES</u>. He shall make requisition for purchase of equipment, supplies, materials, etc., necessary for the proper operation and maintenance of the Division.

Section 15. <u>BILLS AND ACCOUNTS</u>. He shall examine and verify all bills and accounts rendered against the Division.

Section 16. <u>ANNUAL BUDGET</u>. He shall be responsible for the preparation of the Division's annual budget.

ASSISTANT CHIEF OR CAPTAIN:

Section 17. During the temporary absence of the Chief of Police, the senior officer present on duty shall perform all the necessary duties of the Chief of Police. An assistant Chief or Captain shall be particularly careful to carry out the orders of the Chief of Police. Such orders shall not, except in case of extreme emergency, be countermanded or set aside; and when such action is taken, he shall report in writing to the Chief of Police his reasons in each instance.

POLICE PATROLMEN:

Section 18. <u>GENERAL STATEMENT OF DUTIES</u>. Patrolmen will be held responsible in an assigned district or beat during a specified period for the enforcement of the laws and ordinances and the protection of life and property; he will perform related duties as required.

Section 19. <u>SUPERVISION</u>. Patrolmen will be under the immediate supervision of a superior officer who will regulate and supervise his routine activities and also assign special duties when necessary.

Section 20. <u>EVALUATION OF DUTIES</u>. Police work requires the exercise of independent judgment affecting human lives in times of crimes; he is responsible for conscientious performance of duties in absence of superior officer. It is the duty of Police Patrolmen to patrol a specified area on foot or in radio squad car; try doors and windows of business and residential property when unoccupied; watch public and private places and keep order (In the partors) and other places; watch for and make investigations in connection with wanted and missing persons and stolen cars and property; regulate traffic; in case of accident to see to the removal of cars from street, obtain names of all witnesses, secure medical attention for persons injured; give tickets for traffic violations, mark cars, check on overtime parking, and keep records of such cases for court prosecution; assist pedestrians across streets and caution them as to safety regulations; make arrests, escort prisoners to station, and have them booked on charges; assist in money transfers for banks, business houses, and express companies; maintain order in crowds and attend parades and other public functions and gatherings; report serious defects in streets, water or sewer system, and other matters which require the attention of other city divisions; serve summonses and warrants; testify in court; and perform related duties as required.

Section 21. All ordinances or parts of ordinances inconsistent with this ordinance are hereby repealed.

DONE AND RATIFIED in Council assembled by the City Council of Orangeburg, S. C., this the 200 day of August, A. D. 1960.

am an Councilmen

ATTEST:

AN ORDINANCE PROVIDING FOR A HEALTH DIVISION IN THE CITY OF ORANGEBURG

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

<u>SECTION I.</u> There shall be a Health Division of the Department of Health and Recreation. The Health Officer shall have charge of this Division. He shall perform such duties as are required of a health officer and any other duties that may be prescribed by the City Council or the Board of Health. He shall receive such salary as may be fixed by the City Council. The Health Officer is authorized, if he deems it advisable, to employ such persons as may from time to time be authorized by the City Council.

PASSED by the City Council of Orangeburg, S. C., this the ____ day of Depturtu **.** A. D. 1960. Councilmen

ATTEST: EP Leroy

AN ORDINANCE PROVIDING FOR A PARKS DIVISION OF THE DEPARTMENT OF HEALTH AND RECREATION

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 there shall be a Parks Division of the Department of Health and Recreation. The Director of Parks shall have charge of this Division. He shall design, develop and maintain Edisto Gardens and other parks and areas designated by the City Council. He shall manage Sunnyside Cemetery and render a monthly statement to the City Clerk and Treasurer. All plans and recommendations for new developments and improvements shall be submitted by him to the City Council through the City Administrator for consideration.

DONE AND RATIFIED By the City Council of Orangeburg, S. C., this <u>6</u> day of September, A. D. 1960.

Un Councilmen

ATTEST:

AN ORDINANCE PROVIDING FOR A RECREATION DIVISION OF THE CITY OF ORANGEBURG

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 1. There shall be a Recreation Division of the Department of Health and Recreation. The Director of Recreation shall havecharge of this Division. The duties of the Recreation Director shall be, in general, the organization, supervision of the playground and organized recreation programs and to plan, coordinate and develop recreational facilities and programs for the youth of the City of Orangeburg. The Director shall be responsible for the operation of teen-age canteens, pavilion, beaches, picnic facilities, ball parks, tennis courts, and such other recreational facilities as the City Council may establish.

DONE AND RATIFIED By the City Council of Orangeburg, S. C., this the 6 day of 2A. D. 1960. -9 Clan Councilmen (ATTEST:

AN ORDINANCE PROVIDING FOR A BOARD OF HEALTH FOR THE CITY OF ORANGEBURG

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. The Mayor of the City of Orangeburg shall appoint by and with the consent of the City Councilmen three (3) persons, one of whom shall be a medical doctor of not less than two (2) years standing in the practice of his profession, who when so appointed shall constitute the Board of Health of the City. The Mayor shall, in said appointment, designate one to serve for two years, one to serve for four years, and one to serve for six years. After the initial appointment, each member of the Board shall serve for six years. The members of the Board of Health shall serve at whatever compensation is fixed by Council. Vacancies on the Board shall be filled for the unexpired term by appointment as provided for herein.

SECTION II. The duties and powers of the Board of Health for the City of Orangeburg shall be those prescribed and conferred by the laws of the State upon boards of health to the various cities and towns of the State, and as enacted from time to time by the General Assembly.

DONE AND RATIFIED By the City Council of Orangeburg, S. C., this the bo day of A. D. 1960.

ATTEST: 1.6

Councilmen

AN ORDINANCE PROVIDING FOR A SAFETY COMMITTEE FOR THE CITY OF ORANGEBURG.

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. There is hereby established a Safety Committee consisting of the City Administrator, as Chairman, the City Engineer, Public Works Director, and Chiefs of the Fire and Police Divisions. It shall be the duty of the Safety Committee to plan and coordinate the Civil Defense and Disaster Relief programs for the City, subject to the approval of the Council.

<u>SECTION II.</u> The Safety Committee shall make such studies and recommendations for safety regulations designed to prevent accidents to City employees, to study the annual traffic safety reports and to recommend corrective measures to the Council designed to reduce the number and extent of traffic accidents.

DONE AND RATIFIED By the City Council of Orangeburg, S. C., this the boday of September, A. D. 1960.

Councilmen

ATTEST:

AN ORDINANCE PROVIDING FOR A RECREATION COMMISSION

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

<u>SECTION I</u>. There is hereby established a Recreation Commission consisting of five (5) members appointed by City Council for a period of four (4) years.

SECTION II. It shall be the duty of this Commission to advise the Council on matters affecting the recreation program of the City and to render such other assistance as the Council may request. This Commission shall nothave immediate supervision over the Recreation Director but shall make its recommendations to the Council through the City Administrator. It shall be the duty of the Director to furnish the Commission such information and assistance as the Commission may request within the limitations of available time and personnel.

DONE AND BATIFIED By the City Council of Orangeburg, S. C., this 20 day of 20, A. D. 1960.

Councilmen

ATTEST:

AN ORDINANCE TO AMEND AN ORDINANCE AS ENACTED BY CITY COUNCIL OF THE CITY OF ORANGEBURG ON THE 18 THDAY OF MAY A.D., 1954, FOR THE PURPOSE OF HEGULATING AND RESTRICTING WITHIN THE CORPORATE LIMITS OF ORANGEBURG, S.C., THE HEIGHTH, NUMBER OF SORIES, AND SIZE OF BUILDINGS AND OTHER STRUCTURES, THE PERCENTAGE OF LOT THAT MAY BE OCCUPIED, THE SIZE OF YARDS, COURTS, AND OTHER OPEN SPACES, THE DENSITY OF POPULATION AND THE LOCATION AND USE OF BUILDINGS, STRUCTURES, AND LAND FOR TRADE, INDUSTRY, RESIDENCE AND OTHER PURPOSES.

EE IT ORDAINED by the Mayor and Councilman of the City of Orangeburg, in Council assembled, and by authority of same:

That Section 8, Paragraph C, Yards Required, shall be amended to permit a reduction of side yard requirements on corner lots in the Gentral Business District from ten (10) feet to five (5) feet, so that the amended paragraph shall read in its entirety as follows:

"6" Yards required: There are no minimum yard requirements except for uses permitted in any "A-2" district which uses shall have front, side and rear yards in accord with yard regulations for an "A-2" district, however no building or structure shall be located closer than ten (10) feet to a street on which the building or structure frants, or closer than five(5) feet to a side street where the building or structure is located on a corner lot within this district"

Passed by City Council of the City of Orangeburg, South Carolina this 27 day of November 1960.

SIGNED Councilmen.

ATTEST. City Clerk and Treasurer.

AN ORDINANCE TO AMEND AN ORDINANCE AS ENACTED BY THE CITY COUNCIL OF THE CITY OF ORANGEBURG ON THE 18TH DAY OF MAY A.D., 1954, FOR THE PURPOSE OF REGULATING AND RESTRICTING WITHIN THE CORPORATE LIMITS OF ORANGEBURG, S.C., THE HEIGHT NUMBER OF STORIES, AND SIZE OF BUILDINGS AND OTHER STRUCTURES, THE PERCENTAGE OF LOT THAT MAY BE OCCUPIED, THE SIZE OF YARDS, COURTS, AND OTHER OPEN SPACES, THE DENSITY OF POPULATION AND THE LOCATION AND USE OF BUILDINGS, STRUCTURES, AND LAND FOR TRADE, INDUSTRY, RESIDENCE, AND OTHER PURPOSES.

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

That Section 8, Paragraph <u>A</u>, Permissible Uses, be amended to permit Sewing Rooms in the Central Business District, so that the amended paragraph shall read as follows:

- "A. Permissible Uses: In any "C-1" district only the following uses of property shall be permitted.
 - Any use permitted in any "B-1" district provided that minimum lot size and minimum yard requirements of uses permitted in any "A-2" district are observed, except the following which are prohibited:
 - (a) Bottling Plants
 - (b) Building Material, dealers
 - (c) Cabinet Shop
 - (d) Cleaners and Pressers
 - (e) Laundries and Dry Cleaners
 - (f) Machine Shop
 - (g) Merchants, Wholesale
 - (h) Railroad Stations
 - (i) Wood Yards

2. Storage Battery Stations

- 3. Manufacturing, not specifically prohibited, incidental to a retail business where all articles manufactured are sold at retail on the premises and where not more than five (5) operatives are employed in such manufacturing, provided any manufacturing process detrimental to a
- vibration, or hazardous because of danger of fire or explosion shall be prohibited from any "C-1" district.

4. Sewing Rooms

lork

Treasurer

PASSED by City Council of the City of Orangeburg, South Carolina, this 6 TM day of USE 1960. EMB Signed: Councilmen ATTEST