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REGULAR MEETING

Monday, July 19, 1954, 6:30 P.M. CST

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Monday, July 19, 1954, at 6:30 P.M. CST in regular session.

Vice-President Schumacher in the chair.

The Deputy Clerk called the roll.

Present: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Absent: President Bright.

The reading of the Journal for the previous meeting was dispensed with on motion of Mr. Wallace, seconded by Mr. Radel.

COMMUNICATIONS FROM THE MAYOR

July 9, 1954

TO THE MEMBERS OF THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mrs. Grace M. Tanner, the following ordinances:

APPROPRIATION ORDINANCE NO. 7, 1954

An ordinance appropriating the sum of Twenty-five Thousand

(\$25,000.00) Dollars from the anticipated, estimated, unexpended and unappropriated 1954 balance of the General Fund of the City of Indianapolis to a certain designated fund and item in the Department of Public Works, Administration, created by virtue of the 1954 Budget (General Ordinance No. 100, 1953, as amended) for the purpose of razing certain City buildings which are no longer useful, declaring an emergency, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 10, 1954

An ordinance appropriating, transferring, reappropriating, and reallocating a certain sum, Tax Levy Money, from a certain designated item and fund of the Department of Public Parks, as appropriated under the 1954 Budget (General Ordinance No. 100, 1953, as amended), to a certain other designated item and fund therein, declaring an emergency, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 11, 1954

An ordinance appropriating, transferring, reappropriating and reallocating a certain sum, Tax Levy Money, from certain designated items and funds of the Department of Public Safety, Municipal Dog Pound, as appropriated under the 1954 Budget (General Ordinance No. 100, 1953, as amended) to certain other designated items and funds therein, declaring an emergency, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE NO. 12, 1954

An ordinance appropriating the sum of Thirty-five Thousand (\$35,000.00) Dollars from the anticipated, estimated, unexpended and unappropriated 1954 balance of the General Fund of the City of Indianapolis to a certain designated fund and item in the Department of Law, created by virtue of the 1954 Budget (General Ordinance No. 100, 1953, as amended), declaring an emergency and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 86, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more

particularly Title 4, Chapter 8, Section 4-819, by repealing subsection 25 thereof, prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on Kentucky Avenue between certain designated points and during certain designated hours, and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 87, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 8, Section 4-817, by repealing subsection 30 thereof, prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on Kentucky Avenue between certain designated points and during certain designated hours, and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 88, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 8, Section 4-815 thereof, prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on Washington Street between certain designated points and during certain designated hours, subject to the penalties provided and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 89, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 8, Section 4-821 (a) thereof, prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on Kentucky Avenue and Merrill Street between certain designated points and during certain designated hours, subject to the penalties provided and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 90, 1954

An ordinance establishing a certain passenger and/or loading

zone in the City of Indianapolis, pursuant to the provisions of Section 26 of General Ordinance No. 96, 1928, as amended; and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 91, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 8, Section 4-812 thereof, prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on Lafayette Road at all times between certain designated points, subject to the penalties provided and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 92, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 6, Section 4-602 thereof, by making the alley known as Nineteenth Street and Brighton Boulevard one-way streets between certain designated points, subject to the penalties provided and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 93, 1954

An ordinance to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 8 thereof, by the addition of Section 4-834 prohibiting the owner, driver or operator of any vehicle from parking, stopping or standing on certain parts of certain streets between certain designated points and during certain designated hours, subject to the penalties provided and fixing a time when the said amendment shall take effect.

GENERAL ORDINANCE NO. 96, 1954

An ordinance to amend Section 11-103(a) of Title 11, Chapter 1 of the Municipal Code of Indianapolis, 1951, said Title 11, Chapter 1 being commonly known as the Zoning Code of the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

SPECIAL ORDINANCE NO. 11, 1954

An ordinance annexing certain contiguous territory to the City of Indianapolis and fixing a time when the same shall take effect.

Respectfully,

ALEX. M. CLARK. Mayor

COMMUNICATIONS FROM CITY OFFICIALS

July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis

Gentlemen:

In Re: General Ordinances Nos. 86, 87, 88, 89, 91, 92, 93 and 96, 1954

Pursuant to the laws of the State of Indiana, I caused publication to be inserted in the following newspapers:

G.O. Nos. 86, 87, 88, 89, 91, 92, 93 & 96, 1954—The Indianapolis Star, and the Indianapolis Commercial—Wednesday, July 14 and July 21, 1954

and that said ordinances are in full force and effect eight days after the last publication date and compliance with any laws pertaining thereto.

Very truly yours,

GRACE M. TANNER, City Clerk

July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis

Gentlemen:

In Re: Special Ordinance No. 11, 1954

Pursuant to the laws of the State of Indiana, I caused publication to be inserted in the following newspapers:

Special Ordinance No. 11, 1954—Wednesday, July 14 and July 21, 1954—The Indianapolis Star, and The Indianapolis Times,

and that said ordinance is in full force and effect thirty days after the last date of publication and compliance with all laws pertaining thereto.

Very truly yours,

GRACE M. TANNER, City Clerk

July 14, 1954

To President and Members of the Common Council:

From: City Plan Commission

Subject: General Ordinance No. 95, 1954

In compliance with letter of June 22, 1954, signed by Grace M. Tanner, City Clerk, the subject ordinance was given a public hearing after due public notice by the City Plan Commission at its meeting July 12, 1954, and it was proposed to amend the description in the ordinance so as to establish the north line of the proposed U3 or Business District 105 feet south of the north line as described in the ordinance. This amendment was unanimously approved by the Commission, and the ordinance as so amended was also unanimously approved. The City Plan Commission therefore recommends passage of General Ordinance No. 95, 1954, as so amended.

This ordinance would change the zoning from U1 or Dwelling House to U3 or Business in a tract of land located at the northwest corner of Perkins and Bethel Avenues.

NOBLE P. HOLLISTER, Executive Secretary, City Plan Commission

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen:

Submitted herewith are twenty-four. (24) copies of Appropriation Ordinance No. 13, 1954, appropriating and advancing the sum of Twenty-five Thousand (\$25,000.00) Dollars from the anticipated, estimated, unexpended and unappropriated 1954 balance of the General Fund of the City of Indianapolis to a certain designated fund and item in the Department of Off-Street Parking, to be repaid from the first proceeds of bonds issued by the Indianapolis Off-Street Parking Commission, and authorizing the use of this sum to pay for plans and specifications for a parking garage.

Very truly yours,

CHARLES P. EHLERS
Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana:

Gentlemen:

Transmitted herewith are twenty-four (24) copies of Appropriation Ordinance No. 14, 1954, appropriating the sum of Fifteen Thousand (\$15,000.00) Dollars from the anticipated, unexpended and unappropriated 1954 balance of the Gas Tax Fund of the City of Indi-

anapolis to certain designated funds and items in the Department of Public Works, Municipal Garage (hereby created).

Very truly yours,

CHARLES P. EHLERS Councilman

July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis

Gentlemen:

Submitted herewith are twenty-four (24) copies of General Ordinance No. 101, 1954, of award of contract for the Public Lighting Contract beginning October 10, 1954 and ending October 10, 1959.

Very truly yours.

CHARLES P. EHLERS Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of General Ordinance No. 102, 1954, to establish a passenger and/or loading zone for the use and occupancy of H. and H. Bookbinding Company, 602 South Illinois Street.

Very truly yours,

GLENN W. RADEL, Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of General Ordinance No. 103, 1954, to amend Title 4, Chapter 6, Section 4-602 of the Municipal Code of Indianapolis, 1951, by repealing sub-section 23 thereof, making Henry Street a one-way street between Alabama and New Jersey Streets.

Very truly yours,

J. WESLEY BROWN Councilman

FOUNTAIN SQUARE MERCHANTS ASSOCIATION 1105 Prospect Street — Suite 304 Indianapolis 3, Indiana

July 13, 1954

Mr. Glenn W. Radel, Chairman Indianapolis City Council Safety Committee City Hall Indianapolis, Indiana

Dear Sir:

A Special Meeting of the Fountain Square Merchants Association was held in the Lounge of the Fountain Square Theatre at 10:00 A.M., Tuesday, July 13th, 1954, at which 80% of the membership were present and the following proceedings were had:

Plans prepared by Mr. Bilby of the Bureau of Traffic Engineering for the elimination of traffic hazards, including the removal of the Fountain, creation of safety islands, installation of new Walk-Wait Traffic Signals at intersections and re-routing of auto traffic, all as shown on said plan were introduced to the meeting by the Chairman,

Mr. Ted Barker, and were fully explained by Mr. Bilby, Traffic Engineer.

After a full discussion of said plan, the following resolution was introduced by Mr. Earl Cunningham of the Fountain Square Theatre Company, Inc., and seconded by Mr. Jeeters of the G. C. Murphy Company:

"RESOLVED: That, whereas the Bureau of Traffic Engineering has, at the request of the Fountain Square Merchants Association, prepared and presented to this meeting a plan to improve the traffic congestion at Fountain Square, said plan having been fully discussed, considered and deemed necessary and desirable to improve and eliminate the congested traffic condition at Fountain Square at the earliest possible time; and in consideration thereof said plan is hereby approved."

Upon being put to a vote the foregoing resolution was approved and adopted by the unanimous consent of all present at said meeting. There being no further business to transact, the meeting was adjourned at 10:55 A.M.

We will appreciate your co-operation in placing this letter for the attention of the City Council at its next meeting, in order that proper action may be taken by the City Council at the earliest possible time.

Thanking you for your attention and co-operation, we remain

Very truly yours,

FOUNTAIN SQUARE MERCHANTS ASSOCIATION
By Ted E. Barker, President

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of General Ordinance No. 104, 1954, to amend Title 4, Chapter 6, Section 4-602 of

the Municipal Code of Indianapolis, 1951, by making St. Patrick Street a one-way street between certain designated points, and by amending sub-section 45 thereof by making Prospect Street a one-way street between certain designated points.

Very truly yours,

J. WESLEY BROWN Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of General Ordinance No. 105, 1954, authorizing the Department of Public Works to purchase two hundred seventy-five (275) Duncan Miller Parking Heads, in accordance with specifications.

Very truly yours,

GLENN W. RADEL Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of Special Ordinance No. 12, 1954, repealing Special Ordinance No. 10, 1953 of the Common Council of the City of Indianapolis for the year 1953.

Very truly yours,

J. WESLEY BROWN Councilman

July 19, 1954

To the Honorable President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

Transmitted herewith are twenty-four (24) copies of Special Ordinance No. 13, 1954, to annex certain contiguous territory to the City of City of Indianapolis.

Very truly yours,

J WESLEY BROWN Councilman

Mr. Radel asked for recess. The motion was seconded by Mr. Ehlers, and the Council recessed at 6:55 P.M. CST.

At this time those present were given an opportunity to be heard on General Ordinances Nos. 94, 95, 97, 98, 99, 100, 1954 and Special Ordinance No. 7, 1954.

The Council reconvened at 7:10 P.M. CST with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis. Indiana
Gentlemen:

We, your Committee on Finance to whom was referred General Ordinance No. 94, 1954, entitled

AN ORDINANCE providing for the regulating and licensing and granting of certificates for operation of Sight-Seeing Busses and establishing fees,

beg leave to report that we have had said ordinance under consideration, and recommend that the same be stricken from the files.

> CHARLES P. EHLERS, Chairman CARTER W. ELTZROTH GLENN W. RADEL JOHN A. SCHUMACHER

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Parks to whom was referred General Ordinance No. 95, 1954, entitled

AN ORDINANCE amending the Zoning Code—N.E. corner of the intersection of Perkins and Van Buren Sts. and immediately north of Bethel Ave..

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed, as amended.

> J. WESLEY BROWN, Chairman JOHN A. SCHUMACHER CHARLES P. EHLERS CHRISTIAN J. EMHARDT JOSEPH A. WICKER

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred General Ordinance No. 97, 1954, entitled

AN ORDINANCE regulating fees for dance matrons, increasing to \$10.00,

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

CHARLES P. EHLERS, Chairman CARTER W. ELTZROTH J. WESLEY BROWN GLENN W. RADEL JOHN A. SCHUMACHER

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Finance to whom was referred General Ordinance No. 98, 1954, entitled

AN ORDINANCE regulating fees for dance matrons and amending Sec. 7-804 of the Code

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

CHARLES P. EHLERS, Chairman CARTER W. ELTZROTH J. WESLEY BROWN GLENN W. RADEL JOHN A. SCHUMACHER

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Public Works to whom was referred General Ordinance No. 99, 1954, entitled

AN ORDINANCE establishing a loading zone for Bill's Used Goods Store, 147 Shelby St.,

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> CARTER W. ELTZROTH, Chairman CHARLES P. EHLERS. GLENN W. RADEL JOSEPH C. WALLACE CHRISTIAN J. EMHARDT

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Public Works to whom was referred General Ordinance No. 100, 1954, entitled

AN ORDINANCE amending the Building Code, electrical rules and regulations, and providing certain standards, and interpretations.

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further consideration.

> CARTER W. ELTZROTH, Chairman CHARLES P. EHLERS GLENN W. RADEL JOSEPH C. WALLACE CHRISTIAN J. EMHARDT

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Public Health to whom was referred Special Ordinance No. 7, 1954, entitled

AN ORDINANCE annexing territory in the area of Kessler

Blvd. on the south, 62nd St. on the north and 23 lots fronting on Rural St.,

beg leave to report that we have had said ordinance under consideration, and recommend that the same be held for further consideration.

JOHN A. SCHUMACHER, Chairman J. WESLEY BROWN GLENN W. RADEL CHRISTIAN J. EMHARDT JOSEPH C. WALLACE

INTRODUCTION OF APPROPRIATION ORDINANCES

By Councilman Ehlers:

APPROPRIATION ORDINANCE NO. 13, 1954

AN ORDINANCE appropriating and advancing the sum of Twenty-five Thousand (\$25,000.00) Dollars from the anticipated, estimated, unexpended and unappropriated 1954 balance of the General Fund of the City of Indianapolis to a certain designated fund and item in the Department of Off-Street Parking, to be repaid from the first proceeds of bonds issued by the Indianapolis Off-Street Parking Commission, authorizing the use of this sum to pay for plans and specifications for a parking garage, declaring an emergency and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the sum total of Twenty-five Thousand (\$25,000.00) Dollars from the anticipated, unexpended and unappropriated 1954 balance in the General Fund of the City of Indianapolis, be and the same is hereby advanced, appropriated and allocated to the following designated fund and item in the Department of Off-Street Parking created by virtue of the 1954 Budget (General Ordinance No. 100, 1953, as amended), to wit:

OFF-STREET PARKING

2. SERVICES CONTRACTUAL

26. Other Contractual _____\$25,000.00

which 26, Other Contractual, is hereby created.

Section 2. The above appropriation is necessary, and the Department of Off-Street Parking is hereby authorized to use the same, to pay for plans and specifications for a proposed six-floor parking garage to occupy the quarter-block at the Southwest corner of Illinois and Maryland Streets, which has already been leased, for private off-street parking operations, constituting an existing emergency requiring additional funds for the use of the Department of Off-Street Parking of the City of Indianapolis. Such funds shall be repaid from the first proceeds of bonds issued by the Indianapolis Off-Street Parking Commission.

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Finance.

By Councilman Ehlers:

APPROPRIATION ORDINANCE NO. 14, 1954

AN ORDINANCE appropriating the sum of Fifteen Thousand (\$15,000.00) Dollars from the anticipated, unexpended and unappropriated 1954 balance of the Gas Tax Fund of the City of Indianapolis to certain designated funds and items in the Department of Public Works, Municipal Garage (hereby created), declaring an emergency and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the sum total of Fifteen Thousand (\$15,000.00) Dollars from the anticipated, unexpended and unappropriated 1954 balance in the Gas Tax Fund of the City of Indianapolis, be and the same is hereby appropriated and allocated to the following designated funds and items in the Department of Public Works, Municipal Garage (hereby created), to wit:

TOTAL \$15,000.00

DEPARTMENT OF PUBLIC WORKS MUNICIPAL GARAGE

which 33, Gasoline, Grease, Tires, Oil, etc. (Gas Tax) and 45, Repair Parts (Gas Tax) are hereby created.

Section 2. The above appropriation is necessary because of the existing emergency requiring additional funds for the use of the Department of Public Works, Municipal Garage.

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Finance.

INTRODUCTION OF GENERAL ORDINANCES

By Councilman Ehlers:

GENERAL ORDINANCE NO. 101, 1954

AN ORDINANCE ratifying, confirming and approving the contract entered into on the 8th day of July, 1954, by and between the Indianapolis Power & Light Company, a corporation, and the City of Indianapolis, Indiana, acting by and through its Board of Public Works, with the approval of its Mayor, for lighting public streets, avenues, alleys and other public places and buildings and for furnishing and supplying electric current for light and power for all public buildings, public equipment and other public places.

WHEREAS, heretofore, to-wit: on the 8th day of July, 1954, the City of Indianapolis, acting by and through its Board of Public Works with the approval of its Mayor, entered into the following contract and agreement with the Indianapolis Power & Light Company, a corporation, to-wit: (H. I.)

NOW THEREFORE BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the foregoing contract and agreement made and entered into by and between the Indianapolie Power & Light Company, a corporation, and the City of Indianapolis, Indiana, on the 8th day of July, 1954, be and the same in all things hereby is ratified, confirmed and approved.

Section 2. This ordinance shall be in full force and effect from and after its passage and approval by the Mayor, and compliance with all laws pertaining thereto.

PUBLIC LIGHTING CONTRACT

 \mathbf{OF}

INDIANAPOLIS POWER & LIGHT COMPANY

WITH

CITY OF INDIANAPOLIS

BOARD OF PUBLIC WORKS

October 10, 1954 to October 10, 1959

ALEX M. CLARK Mayor of City of Indianapolis

> RICHARD K. MUNTER GEORGE P. CAFOUROS THOMAS M. QUINN JAMES D. STRICKLAND Board of Public Works

PUBLIC LIGHTING CONTRACT

THIS MEMORANDUM OF AGREEMENT, made and entered into, in duplicate, this 8th day of July, 1954, by and between the Indianapolis Power & Light Company, a corporation organized and existing under the laws of the State of Indiana, hereinafter called the COMPANY, and the CITY OF INDIANAPOLIS, County of Marion, State of Indiana, hereinafter called the CITY, by and through its Board of Public Works, hereinafter called the BOARD, under and by virtue of an act of the General Assembly of the State of Indiana entitled "An Act Concerning Municipal Corporations", approved March 6, 1905, and all acts supplemental or amandatory thereto, WITNESSETH:

1. AGREEMENT:

That the Company, in consideration of the payments of the several sums of money, as hereinafter set forth, hereby covenants and agrees to furnish and supply said City of Indianapolis, in its corporate capacity, with electric lights of the number, kind and standard hereinafter specified, and with such additional electric lights of the number, kind and standard which may be hereafter ordered installed by the Board, and to furnish and supply current for light and power for all public buildings, public equipment and other public places, excepting, however, the sewage disposal plant, service for which is covered by contract dated January 28, 1952 between Indianapolis Power & Light Company and the City of Indianapolis by and through its Board of Sanitary Commissioners, including maintenance, as specified herein, upon the conditions and stipulations and subject to the limitations as hereinafter set forth; and the City, on its part, expressly covenants and agrees that it will not use light or power for the above purposes from any other source during the term of this contract, except that the City may continue to generate and furnish light and power for such of its own requirements as it is now supplying.

2. COMPANY TO FURNISH EQUIPMENT:

That the Company shall furnish, for use in the performance of this contract, all the necessary materials, labor, plant, machinery and appliances, and construct, operate and maintain the same in such streets, avenues, alleys, subways and other public places in said City in such manner as the Board may from time to time direct during the life of this contract; provided, however, that the number of lights to be operated and maintained by the Company shall not be at any time less than that shown and set forth in the specifications attached hereto, marked "Exhibit A" and, by reference, made a part of this contract the same as if incorporated herein.

3. TERM OF CONTRACT:

That the contract term of this agreement for lighting the streets, avenues, alleys and other public places of the City, as herein provided, shall begin at 12:00 o'clock noon on the 10th day of October, 1954 and continue for and during the term of five (5) years, ending at 12:00 o'clock noon on the 10th day of October, 1959.

4. WORK IN STREETS AND ALLEYS—MOVING POLES:

The work of construction, reconstruction or repair of any such part of the Company's plant and equipment as is located in any part of the streets, avenues, alleys and other public places, including the cutting into and repair of streets and pavement, the location or relocation of plant, lines, lamps, poles, conduits and all other equipment in the public streets, avenues, alleys, places and buildings, shall be done under the supervision and subject to the approval of the Board.

The Board reserves the right to order changes from time to time in the location of any part of the Street Lighting System or other equipment described in said Specifications, whenever such equipment is obstructing public improvements proposed by the City. The Company agrees that it will move, upon written direction of the Board, a maximum of ten (10) light standards and twenty-five (25) overhead light poles (with equipment) each year during the term of this contract without making any charge for such changes.

In case the Company shall neglect or refuse to obey such orders of the Board with respect to moving poles without charge, the Board is hereby authorized to perform such work and charge the costs thereof to the Company and deduct the same from any moneys due or which may become due to the Company.

All other changes in location of portions of Company's Street Lighting System or other equipment described in the Specifications and located in streets, avenues, alleys or other public places necessitated by proposed public improvements shall be made by the Company at the expense of the City, such expense to be estimated in advance by the Company upon the basis set out in Section 7 of said Specifications.

No standards, poles, guy stubs or other portion of the Company's Street Lighting System now located in streets, alleys, avenues or other public places, or which may hereafter be located herein with the approval or at the direction of the Board, shall be relocated to suit the convenience of any private person, except upon written order of the Board. The expense of such change or relocation shall be estimated in advance by the Company, subject to the approval of the Board; and the Board, in the order directing the change, shall determine and fix the portion of such expense that the person requesting such change shall pay to the Company as a condition precedent to the same. The Company agrees that it will, as nearly as possible, restore, or cause to be restored, all streets, avenues, alleys and other public places to the same condition after the completion of any of its work as they were before being disturbed; that it will at all times make, or cause to be made, any and all repairs which may be necessary to any pavement or any street, avenue, alley or other public place by reason of the same having been excavated or disturbed by the Company in the prosecution of its work; that it will not, except upon emergencies, cut or enter into any street, avenue, alley or other public place without having first (a) prepared and filed maps, plans and specifications with the Board showing the work contemplated, (b) obtained the written consent, approval and permit of the Board thereto and (c) paid the permit fees required by ordinance. In the event the Company shall cut or enter into any street, avenue, alley or other public place for emergency repairs, the Company shall, within twenty-four (24) hours or by the next business day thereafter, secure a regular permit from the Board covering such work and pay the permit fees provided by law.

5. PROTECTION ON WORK:

That the Company shall not at any time open or encumber any more of any street, avenue, alley or other public place than shall be necessary to enable it to perform the work of laying its wires, conduits, cables and other appurtenances with proper economy and efficiency, and any opening or encumbrance of any such street, avenue, alley or other public place shall not be permitted to remain for a longer period than may be necessary in the judgment of the Board; and the Company shall effectually guard all such openings and encumbrances with barricades and lights to protect against accidents or injury to any person by reason thereof.

6. CITY RESERVES RIGHTS IN STREETS:

That the City reserves to itself all rights and powers which are now and may hereafter be vested in its Common Council, Board of Public Works or other Boards or officers concerning the regulation or the use of its streets, avenues, alleys or other public places, to prevent obstructing, damaging or encumbering the same; to regulate and protect sewers; to control the digging into and excavating such streets, avenues, alleys or other public places and to prohibit injury to the same; and reserves full right to exercise any and all of its police powers at any time, and nothing contained herein shall be construed as to in any way abridge any of such powers.

7. COMPANY TO CONFORM TO ORDINANCES:

That the Company shall in all operations connected with the work of construction or the lighting herein contemplated and specified, or in furnishing current or light hereunder, and in all other matters, conform to and obey all city ordinances or laws controlling or limiting in any way the actions of those engaged upon the work or affecting the materials used. The Company shall take all necessary precautions for the protection of life and property.

8. CONTRACT SUBJECT TO LAWS AND ORDINANCES:

That this contract, in all matters not herein specified, shall be subject to the provisions of the Acts of the General Assembly of the State of Indiana and the Ordinances of the Common Council of the City of Indianapolis, so far as they are applicable hereto.

9. INDEMNITY OF PATENTS AND SUITS:

That the Company shall indemnify and save harmless the City of Indianapolis, its officers and employees, from the payment of any and all damages, costs, expense, royalties, patent fees, attorney fees or any sum of money whatsoever becoming due and payable by reason of any actions, claims, demands, rights of action or proceedings arising out of any infringement or alleged infringement or use of any patent or patented or copyrighted device, article, system or arrangement that may be used by the Company on Company owned or leased equipment in the execution of this contract; but the Company shall have reasonable written notice of any claim, action or suit brought against the City, and/or its officers or employees, on account of any

such matters, and shall have the right to appear and defend against the same and demand and prosecute appeals therein; and upon such written notice by the City, the Company shall appear and defend such action and pay any expense incurred and any costs and final judgment that may be recovered therein against the City.

10. LIABILITY:

The Company shall and hereby agrees to indemnify and save harmless the City, and/or its officers and employees, from and against all loss, damage and expense resulting from or caused by the negligence of the Company in the construction, repair and maintenance of its property and system, or any part thereof, used in connection with supplying electric energy in the performance of this contract, but the Company will not assume or acknowledge and shall not be required to assume or acknowledge any liability whatsoever for damages resulting from injuries to or death of any person, or for damage to or destruction of any property, when the Company's only connection with such injury, death, damage or destruction, or with the event or events resulting in such injury, death, damage or destruction, is established by proof that such injury, death, damage or destruction was caused, or the event or events resulting in injury, death, damage or destruction was contributed to, by the failure for any reason or cause of any lamp or lamps in any part of the Company's electric lighting installation in the City of Indianapolis to be lighted or to be operated.

11. SPECIFICATIONS:

This contract is based upon the detailed specifications which are set forth or referred to in "Exhibit A" attached hereto and, by reference, made a part hereof.

12. RATES FOR SERVICE:

The City shall pay to the Company as full compensation for service supplied, as specified herein and in the specifications hereinbefore referred to, sums of money at the rates set forth in "Exhibit B" attached hereto and, by reference, made a part of this contract the same as if incorporated herein.

13. BILLS PAYABLE:

The rates or sums due the Company for performing service ac-

cording to the terms of this contract and at the prices set forth in "Exhibit B" shall be due and payable in monthly installments. The amount to be paid for service for any one month shall be due upon presentation of a bill therefor and shall be payable within thirty (30) days from date thereof. It is further agreed and stipulated that all forfeitures accruing and due the City for any reason from time to time, under this contract, shall first be deducted from the rates or sums to be so paid by the City. Bills will be rendered monthly, by the Company to the Board, for services rendered under this contract. Prices quoted in "Exhibit B" are net and are subject to a three per cent (3%) collection charge when not paid to the Company within thirty (30) days after date of bill.

14. ARBITRATION:

In the event any disagreement or controversy shall arise or is in dispute under and respecting the interpretation of this contract, or any provisions contained herein, such disagreement or controversy shall be referred, upon written request of either party and notice thereof presented to the other party, to a Board of Arbitration consisting of three (3) competent disinterested persons appointed in the following manner:

One member of the Board of Arbitration shall be named by the Board; one member of the Board of Arbitration shall be named by the Company, and the two so named shall name the third member of said Board of Arbitration. The members named by the Board and the Company shall acknowledge their appointment, in writing, and copies of the acknowledgments shall be presented to each party within fifteen (15) days after date written request for arbitration was presented. In the event that the two members of the Board of Arbitration selected by the Company and the Board, as hereinabove provided, do not within a period of ten (10) days after their appointment, jointly agree upon and name the third member of said Board of Arbitration, then and in that event such third member of the Board of Arbitration, upon written application of either party hereto, shall be appointed by the Chairman of the Public Service Commission of Indiana, who shall also fix the compensation to be paid to the member of said Board so appointed for any services performed, and the appointment so made and compensation so fixed shall be binding upon both parties. The Board of Arbitration so constituted shall have submitted to it all the facts and testimony with regard to such disagreement or controversy. After full hearing, at which all parties interested shall have the right to be present and heard, the majority decision of the Board of Arbitration shall be final and conclusive and binding upon the City and the Company, and said parties shall abide by such decision and perform the conditions thereof as if the same were incorporated in and made a part of this contract. The expense of such arbitration, including the services of such third Arbitrator, shall be borne by the party requesting it, excepting in those cases where the Arbitrators decide in favor of the party making the request, whereupon such expense shall be equally divided between and borne by the City and the Company, but each party shall pay for the services of its own appointee at all times. Any expense chargeable to the City for such arbitration shall be paid from any funds available therefor.

15. SUBJECT TO PUBLIC SERVICE COMMISSION OF INDIANA:

This contract, including the rates and service fixed herein and all amendments, modifications and additions thereto and all ordinances passed by the City of Indianapolis, concerning the subject matter of such rates, shall be subject in all respects, where so provided by law, to the rules, regulations and orders of the Public Service Commission of Indiana, or any other body established by law succeeding to the power now or hereafter exercised by said Commission.

16. ASSIGNMENT:

Neither party shall assign, transfer or sublet any of the rights, powers and privileges granted by the terms of this contract without the written consent of the other party; but it shall be otherwise binding upon and inure to the benefit of the parties, their successors and assigns.

17. EXECUTION:

The execution of this contract by the duly authorized officers of the Indianapolis Power & Light Company has been authorized by resolution duly adopted by its Board of Directors and said City of Indianapolis has authorized the execution of the same by and through its said Board of Public Works by proper action and approval of its Mayor and Common Council.

IN TESTIMONY WHEREOF, the parties have hereunto set their hands, in duplicate, this 8th day of July, 1954.

INDIANAPOLIS POWER & LIGHT COMPANY

By: D. C. Hess /s/ Its Vice-President

ATTEST:

Bernard W. Schotters /s/ Its Secretary

CITY OF INDIANAPOLIS, INDIANA

By: Richard K. Munter /s/ George P. Cafouros /s/ James D. Strickland /s/ Thomas M. Quinn /s/ Its Board of Public Works

ATTEST:

David H. Marsh /s/ Its Secretary

Alex M. Clark /s/ Mayor of the City of Indianapolis

EXHIBIT A

SPECIFICATIONS

1. ORNAMENTAL STANDARDS AND OVERHEAD LIGHTS:

The present installation of street lighting equipment, as shown on Exhibits One (1), Two (2) and Three (3), attached hereto and, by reference, made a part of these specifications, is to constitute the street lighting system upon which the contract is based, and the Board agrees that the same shall be the basis on which payment shall be made under the contract to the Company, until additions or retirements have been made as hereinafter provided.

2. DISCONTINUANCE OF SERVICE:

The Board shall have the right to discontinue at any time the use of any lamp or lamps served under the contract after not less than thirty (30) days' advance written notice to the Company of its intention to discontinue any such lamp or lamps; provided, however, that the total number of lumens produced and lamps in service shall never in any year be fewer than ninety-eight per cent (98%) of the number of lumens produced and lamps in service on the effective date of the contract, or on the 10th day of October of each year during the term thereof, whichever number is greater.

3. ADDITIONAL OVERHEAD LIGHTS:

The Company shall erect and place in operation promptly such number of additional overhead lights, similar to those described in Exhibit B attached to and, by reference, made a part of the contract, as the Board may from time to time order and locate in writing; provided, however, that the Board shall not require additional overhead lights or extensions during the last year of the contract term, unless the Company shall consent thereto.

In ordering additional overhead lights and extensions, due consideration shall be given to the method in which the lighting circuits are laid out and to the character, size and type of lights being used on these circuits and in the district involved, with the further provision that the Company shall not be required to make an overhead extension of more than 600 feet to supply one light.

4. ADDITIONAL STANDARDS:

The Company shall erect and place in operation promptly such number of additional standards, similar to those described in Exhibit B attached to and, by reference, made a part of the contract, as the Board may from time to time order and locate in writing; provided, however, that no additional standards or underground extensions shall be required of the Company during the last three (3) years of the contract without the consent of the Company, which consent shall not be withheld by the Company without just cause.

5. LAMPS AND ACCESSORIES:

Lighting shall be principally by means of series incandescent lamps or any other type of lamp as may be mutually selected and approved by the Board and Company after the contract has been approved as required by law. Such lamps shall be placed on, supported on or suspended from poles or ornamental standards with suitable brackets or mast arms, and the wires supplying electrical energy thereto shall be placed either overhead or underground.

The lamps to be furnished shall be of standard types, mutually selected and approved by the Board and Company, and, when operated at the amperage, voltage and wattage specified by the manufacturer, the total lumens of each lamp shall not be less than the amount specified and guaranteed by the manufacturer.

The series incandescent or other type lamps shall conform at all times to the highest standard of the best American lamps manufactured with bulbs of clear glass of uniform thickness and proper shape to avoid causing rings or streaks of light and shadow.

Globes, reflectors, housing and other accessories shall be of the best grade of the respective types as mutually selected and approved by the Board and the Company.

6. LIGHTING SCHEDULE:

All lamps shall be lighted approximately four thousand, thirty-one (4031) hours per year, in approximate accordance with the following lighting schedule, it being understood, however, that the control of such lighting in accordance with such schedule, may, at the Company's option, be by manual operation or by any mechanical or electrical device mutually approved by the Board and the Company:

LIGHTING SCHEDULE Central Standard Time

		Time of	Time of I	Number of	Hours & Minutes	Hrs. & Min.
Month	Days	P.M.	ing A.M.	Days	Turned On	Turned On
January	1 to 5	4:43	6:41	5	69:50	
	6 to 10	4:48	6:41	5	69:25	
	11 to 15	4:53	6:40	5	68:55	
	16 to 20	4:59	6:38	5	68:15	
	21 to 25	5:04	6:35	5	67:35	
	26 to 31	5:11	6:31	6	80:00	424:00
February	1 to 5	5:18	6:26	5	65:40	
	6 to 10	5:23	6:20	5	64:45	
	11 to 15	5:29	6:15	5	63:50	
	16 to 20	5:35	6:08	5	62:45	
	21 to 25	5:41	6:01	5	61:40	
	26 to 29	5:46	5:55	• 4	48:36	367:16
March	1 to 5	6:05	5:49	5	58:40	
	6 to 10	6:10	5:41	5	57:35	
	11 to 15	6:16	5:34	5	56:30	
	16 to 20	6:21	5:25	5	55:20	
	21 to 25	6:26	5:18	5	54:20	
	26 to 31	6:32	5:08	6	63:36	346:01
April	1 to 5	6:37	4:59	5	51:50	
	$6 ext{ to } 10$	6:42	4:52	5	50:50	
	11 to 15	6:47	4:44	5	49:45	
	16 to 20	6:52	4:37	5	48:45	
	21 to 25	6:57	4:29	5	47:40	
	26 to 30	7:02	4:23	5	46:45	295:35
May	1 to 5	7:07	4:16	5	45:45	
	6 to 10	7:12	4:11	5	44:55	
	11 to 15	7:17	4:05	5	44:00	
	16 to 20	7:22	4:01	5	43:15	
	21 to 25	7:26	3:57	5	42:35	
	26 to 31	7:31	3:54	6	50:18	270:48
June	1 to 5	7:35	3:51	5	41:20	
	6 to 10	7:38	3:50	5	41:00	
	11 to 15	7:40	3:49	5	40:45	
	16 to 20	7:42	3:50	5	40:40	
	21 to 25	7:43	3:51	5	40:40	
•	26 to 30	7:44	3:52	5	40:40	245:05

		Time of		Number	Hours &	Hrs. & Min.
Month	Days	P.M.	Extinguish- ing A.M.	of Days	Minutes Turned On	per Month Turned On
July	1 to 5	7:43	3:55	5	41:00	
•	6 to 10	7:42	3:57	5	41:15	
	11 to 15	7:40	4:01	5	41:45	
	16 to 20	7:37	4:05	5	42:20	
	21 to 25	7:33	4:09	5	43:00	
	26 to 31	7:28	4:14	6	52:36	261:56
August	1 to 5	7:23	4:19	5	44:40	
	6 to 10	7:17	4:24	5	45:35	
	11 to 15	7:11	4:29	5	46:30	
	16 to 20	7:04	4:33	5	47:25	
	21 to 25	6:57	4:38	5	48:25	
	26 to 31	6:49	4:43	6	59:24	291:59
September	1 to 5	6:40	4:49	5	50:45	
	6 to 10	6:32	4:53	5	51.45	
	11 to 15	6:23	4:58	5	52:55	
	16 to 20	6:15	5:03	5	54:00	
	21 to 25	6:07	5:07	5	55:00	
	26 to 30	5:59	5:12	5	56:05	320:30
October	1 to 5	5:51	5:17	5	57:10	
	6 to 10	5:43	5:22	5	58:15	
	11 to 15	5:35	5:28	5	59:25	
	$16 ext{ to } 20$	5:27	5: 33	5	60:30	
	21 to 25	5:21	5:38	5	61:25	
	26 to 31	5:13	5:45	6	75:12	371:57
November	1 to 5	4:52	5:51	5	64:55	
	6 to 10	4:46	5:56	5	65:50	
	11 to 15	4:42	6:02	5	66:40	
	16 to 20	4:38	6:08	5	67:30	
	21 to 25	4:35	6:13	5	68:10	
	26 to 30	4:32	6:19	5	68:55	402:00
December	1 to 5	4:31	6:23	5	69:20	
	6 to 10	4:31	6:28	5	69:45	
	$11 ext{ to } 15$	4:31	6:32	5	70:05	
	16 to 20	4:33	6:35	5	70:10	
	21 to 25	4:35	6:39	5	70:20	
	26 to 31	4:38	6:41	6	84:18	433:58
					Total	4,031:05

7. CHANGES IN LOCATION OF STANDARDS AND SIZE OF LAMPS:

Upon written order of the Board, the Company will change the size of lamps in any standards or overhead pendants, subject to the minimum lumen guarantee contained in Section 2 hereof. The Company will also, upon written order of the Board, relocate any standard and overhead light, including equipment pertaining thereto, located in the streets, avenues, alleys or other public places; provided, however, that for all such changes of lamps and relocation of standards, overhead lights or other equipment the Company shall be reimbursed by the City for the total cost of labor and material necessary to accomplish such changes and relocations, plus fifteen per cent (15%) of material and labor cost for engineering and overhead, except that there will be no charge for the number of relocations which the Company agrees to make without expense to the City in Paragraph 4 of the contract. The Board may require detailed statements of relocation costs, etc., with statements as to the correctness thereof, sworn to by an authorized representative of the Company.

8. MAINTENANCE AND OPERATION:

Prices quoted for operating standards and overhead lights cover only normal operating and maintenance requirements, which are defined as follows:

Company will furnish necessary electrical energy for operating such standards and overhead lights; will furnish lamp renewals whenever necessary to provide the minimum lamp lumens specified in the contract; will paint each light standard at least once every five years from date of last painting; will furnish labor and material for emergency repairs necessary to maintain service; will patrol lights a minimum of twice a week; will clean globes and glassware at least twice each year; will replace or repair any defective material immediately or as soon as practicable, and will restore lights and equipment to normal operating conditions in case of trouble or accident.

It is understood by and between the parties hereto that the annual charge per light specified in Exhibit B, attached to and, by reference, made a part of the contract, includes all breakage of glassware, lamps or other street lighting equipment used in supplying street lights. The City upon its part agrees that it will enact and enforce all

reasonable ordinances for the protection of the property of the Company against trespass thereon or destruction thereof.

To accomplish the requirements of maintenance and operation, also to accommodate the Board otherwise and carry out all provisions of the contract, the Company will furnish a skilled operating organization consisting of all necessary employees, including servicemen, electricians, switchboardmen, linemen, patrolmen, laborers and supervisors, to provide service in an adequate and reasonable manner.

9. OUTAGES:

To restore service in the event of outages, the Company shall establish and maintain an efficient system of patrol for inspecting all lamps furnished and maintained under the contract. Any lamp which fails to burn properly shall be promptly put in order or immediately replaced. For such inspection, a sufficient number of men shall be employed to make an examination of each such lamp as often as reasonably necessary. The Company shall use all due effort to assure such inspection.

Any broken globes or reflectors shall be replaced as soon as practicable after the breakage is discovered.

The City's Police Department will report to the Company, as soon as practicable, all outages, observed or known by the members of said Department. The Company shall maintain a record of all outages observed or known, stating the number and locations of any lights extinguished or not burning, and the time when each light was reported extinguished or not burning, and the time the light was relighted. Said record shall also state the cause, if known, of each said light being extinguished or failing to burn.

To adjust the cost of street lighting service to the City for outages which occur each month during the term of the contract the Company shall credit on its monthly statement to the City for such street lighting service a sum equal to two and two-tenths cents (2.2c) per street light for each street light in service during said month.

When by reason of any order or requirement of the Federal Government, or other duly authorized authority, the use of electric current for street lighting is limited or prohibited, or street lighting is prohibited in toto, or for any given number of lamps, then no pay-

ment shall be made by the City of Indianapolis for such lamps as are not burning during the period of the order. If the order of the Government, or other authority, limits and restricts lighting during certain hours of the night, the payment under the contract shall be adjusted upon a basis to be agreed upon by the City and the Company, or determined by the Public Service Commission of Indiana.

10. JOINT USE OF POLES AND CONDUITS:

The Company, in order to avoid multiplicity of poles and conduits in the streets or other public places, so far as it is safe and practicable and not in conflict with any restriction of the City Council or any Act of the General Assembly of the State of Indiana or order of the Public Service Commission of Indiana, shall, upon written request of the Board, permit joint use of all or any of its poles and conduits, in any street, avenue, alley or other public place, by the City for street signs, fire alarms, telephone or telegraph signal circuits and traffic signal control circuits, or by other public utility companies, upon terms mutually agreeable to those affected.

No advertisements or material of any kind shall be permitted on standards, poles, globes or any part of any standard or pole owned by the Company, except such as may in the opinion of the Board be necessary for safety and traffic control.

The City shall have the right to place and remove street signs on any standard or pole at any time during the life of the contract. The placing and removal of said signs shall be done at the City's expense.

Attachments to the poles, standards and fixtures of the Company shall be made and maintained by the City, at its own expense, in accordance with standard specifications of the Company for doing such work, and such attachments shall be in such manner as will neither conflict with the use of said poles, standards and fixtures by the Company nor interfere with the working or use of its wires thereon and/or from time to time place thereon. The City shall, at its own expense, upon not less than thirty (30) days' advance written notice from the Company, change, alter, improve, repair or renew said attachments in such manner as the Company may direct.

The City shall and hereby agrees to indemnify and save harmless the Company against any and all damages or loss that may result to the equipment and/or property owned or used by the Company and from and against any and all legal and other expense, claims, costs, losses, suits or judgments for damages or injuries resulting to persons or property by reason of the use or maintenance of the City's attachments to the poles, standards or fixtures of the Company, or by reason of acts of negligence of the agents or employees of the City, while engaged in the work of placing, maintaining or renewing attachments on or removing attachments from said poles, standards or fixtures.

In the event it is necessary to replace a pole or poles upon which the City has made attachments under the contract, because of street improvement, or because the pole is deteriorated, or because the load on said pole or poles has become greater than is safe for the pole to support, the City shall, at its own expense, transfer the attachments from the old to the new pole within ten (10) days after being requested, in writing, to do so by the Company.

Use of Company's conduits by the City as, hereinabove set out. shall conform to and be in accordance with the standard specifications of the Company for such use and in such manner as will not interfere with the use of said conduits by the Company.

Installation and maintenance of all fire alarms, telephone or telegraph signal circuits and traffic signal control circuits in Company's conduits shall be at City's expense.

In the event it is necessary or desirable, in the opinion of the Company, for the City to remove, replace, repair or relocate any equipment installed by the City in Company's conduits, said equipment shall be so removed, replaced or relocated by the City, at its own expense, within ten (10) days after being requested, in writing, to do so by the Company; provided, however, that if the City shall fail or refuse to comply with any such request, then such matter shall be referred to and decided by the Board of Arbitration provided for by the contract.

11. SCREENING OF LIGHTS:

Where the screening of lights is deemed necessary by the Board, the Board may, by written order, require the Company to provide and install screens, provided the Company is compensated in advance for the installed cost of such screens. The City agrees that it shall indemnify and save harmless the Company from any and all claims, demands, losses, suits or judgments for damages or injuries resulting to persons or property by reason of the installation or use of such screens as may be ordered by the Board.

12. SPACE AND EQUIPMENT ON CITY PROPERTY:

When the requirements of the City, or demands on the Company, require space in City Buildings or on City property for the installation of transformation equipment, the City will furnish, exclusively for the Company's equipment, subject to special agreements approved by the Board, suitable unoccupied space for vault construction, such space to meet with the Company's requirements as to location, size and accessibility. The Company shall provide all necessary partitioning walls and shall furnish, install and maintain all necessary vault equipment, including all primary and secondary lines and connections within the vault, all at Company's expense.

The Company shall supply one meter for each public building installation, except where more than one department occupies a building. In such event a meter must be connected to the wiring for each department, if the Board, in writing, so requires.

The City will furnish and maintain all equipment from the point of connection by the Company, which shall be the property line of the property in which the electric current may be used, except any meter installed by the Company.

The Company shall supply electric service to the public buildings for heat, light and power for the twenty-four (24) hours of each and every day during the term of the contract.

13. IMPROVEMENTS IN SERVICE:

The Board shall have the right to require the Company to make use of any apparatus, appliances or devices, which are an advance or improvement in connection with the art or service of street lighting over the existing facilities as now or newly installed according to the contract and in use during any part of the term of the contract in the City of Indianapolis, whether in the way of economy, increased illumination, safety, improved appearance or otherwise. The Company shall ,at the Board's request or as the Company becomes informed thereof, furnish it with detailed information concerning any such

apparatus, appliances or devices, including cost of installation, operation and maintenance, operating characteristics and any other data requested.

All questions relating to the increase or decrease in the investment or cost of operation and maintenance shall be determined and agreed upon by the Board and the Company.

In determining the amount of the increases or decreases of the investment, proper and reasonable allowance shall be made for the depreciated value of the equipment replaced; and, in case of new installations, comparison as to cost of investment shall be made with the type of service provided for in these specifications or determined by the Board. Upon such increased or decreased investments (measured from the investment required under these specifications) the Company shall be entitled to adjust compensation from the City, so as to fully reimburse it at the expiration of the contract for any additional investment required under the provisions of this paragraph, less the salvage value of the equipment replaced as realized by the Company and the salvage value of the new epuipment at the end of the contract, plus or minus any change in operating expense caused by said new installation or replacement.

In case of replacements, the loss in investment shall be determined by ascertaining and fixing the depreciated value, and deducting therefrom the salvage value, if any. Such loss shall be paid by the City to the Company at such times and upon such terms as may be agreed upon. In case the replacement shall result in an increased or decreased investment, the additions or deductions from the contract price shall be made upon the same basis and in the same manner as in the case of new installations hereinbefore provided.

The net annual increases or decreases in the prices agreed upon in the contract by reason of the said improvements or changes, involving increases or decreases in the investment or cost of operation and maintenance, shall be added to or deducted from the prices provided for herein, and shall determine the prices thereafter to be paid for the said improved or modified service.

In case the Board and the Company are unable to agree as to any question of price or any other matter involving their mutual judgment as above set forth, then such question or questions shall be submitted to arbitration, as provided in Section 14 of the Contract.

14. ELECTROLYSIS:

Reasonable provision shall be made and maintained by the Company to protect the pipes, conduits and other property in the streets or other public places, belonging to the City or to any other public utility or any abutting property owners or occupants, from electrolysis caused by current or currents of electricity of the Company.

15. STANDARD OF PERFORMANCE, TESTS AND PENAL-TIES:

The voltage and amperage supplied to each lamp shall be such as to maintain the lamps according to the standard requirements of the manufacturers.

Each lighting circuit shall be equipped with a testing loop, at such place and in such manner as the Board and the Company shall jointly determine, in order that the Board may at any time make tests as to fluctuations of the current supplied. The Board or its representative shall, at all times, have access to the testing loop and to the stations or other places on the Company's property where the Board may desire to make inspections or tests. In case of a dispute between the Board and the Company as to the accuracy of any meter or other instrument used in making tests or measurements of the Company's service, said instrument may be tested either in the City's laboratory, in the presence of a representative of the Company, or in the Company's laboratory, in the presence of a representative of the City, at the option of the Board, or the Board and the Company may agree to have such instruments tested by an outside laboratory of recognized standing.

The City shall indemnify and hold the Company harmless from all injuries and damages to persons or property by reason of said inspections or tests, except for such injuries or damages as may be caused by the negligence of the Company.

Whenever tests made by the Board show that the amperes upon any lamp circuits have been more than five per cent (5%) below the standard for those circuits for an unbroken period of one half hour in any night, as evidenced by the readings of graphic recording ammeters or other devices, then and in that event the Company shall deduct from its bill a sum equal to five cents (5c) per night for each lamp on those circuits tested of 2,500 lumens and smaller and ten

cents (10c) per night for each lamp on those circuits tested of larger than 2,500 lumens.

The following morning, the Board shall report to the Company the results of any tests showing deficiencies. The Company shall be permitted to examine and inspect the charts of the meters used in such tests.

The deductions to be made for low amperage or voltage, under the provisions of this section, are not to be treated as a penalty but as liquidated damages for failure to perform the contract.

16. VOLTAGE AND CHARACTER OF SERVICE:

The Company shall specify the voltage and character of the electric service to be supplied, and it may, at any time thereafter, change the characteristics of the service if it deems such change necessary to safeguard a regular and uninterrupted supply of electricity or to better the conduct of its business. It is agreed, however, that the Company will give the City reasonable written notice of such contemplated change, and that the City will adapt its apparatus accordingly.

17. TAXES AND ASSESSMENTS:

Any extra expense incurred by the Company in the performance of the contract, due to any future laws or ordinances, or due to any existing or future special tax or sales tax levied on the Company by the United States Government, State of Indiana, or any division thereof, for service rendered under the contract, shall be assumed by the City, providing such assumption is not contrary to law; and any reduction in expense which may effect the Company in the performance of the contract by reason of any of the conditions as stated above shall be credited to the City under this contract.

18. POLES, POLE LINE HARDWARE:

The present installation of all wood poles from which lamps are suspended conform to the standard specifications of the American Standards Association; and all future installations or replacements of wood poles from which lamps are suspended shall conform to the standard specifications of said Association.

All pole line hardware now installed and maintained in present installation is of standard and approved materials and all future ininstallations or replacements of said pole line hardware shall be of standard and approved materials.

19. PERFORMANCE BOND:

The Company, at the time of signing the contract, will furnish a bond in the sum of One Hundred Thousand Dollars (\$100,000) with surety to the approval and satisfaction of the Board, conditioned that the Company shall perform the contract according to the terms thereof and according to these specifications. Said bond shall extend for the full term of the contract, but the Company shall furnish and deliver a new bond whenever the surety or sureties on the bond then existing shall be deemed by the Board to be insufficient and unsatisfactory.

EXHIBIT "1"

(Exhibit as of February 20, 1954 to be revised October 10, 1954)

Company Owned Ornamental Equipment

20-Ft. Duplex Standards, 10,000 Lumen

Si	ze &	Туре	No	. Lamp	s Street	From	То	Circuits
20′ 1	Duplex	10,00	0 L.	17	Capitol	Washington	Ohio	AU11-12-21
"	"	"	"	2	Delaware and New York			AU-30-60
"	"	"	"	69	Illinois	Louisiana	North	AU-1-3-4-6-11-12-14-
								15-22-24-54; RC-79
"	"	"	"	18	Market	Capitol	Delaware	AU-1-2-11-12-24-
								61-63-64
"	"	"	"	6	Maryland	Illinois	Meridian	AU-3-4
"	"	"	"	32	Massachusetts	Ohio	St. Clair	AU-30-33-60; 333;
								370; 371
"	"	"	"	96	Meridian	Union Station	St. Clair	AU-1-2-3-4-5-6-
								22-24-24-34-40-52-
								53-55-63; 325
"	"	"	"	12	Monument Circle			AU-1-2-24-63
"	"	"	"	12	Ohio	Illinois	Pennsylvania	AU-22-24-34-63
"	"	"	"	2	Pennsylvania and 16th			AU-65
"	"	"	"	57	Pennsylvania	Washington	North	AU-2-31-32-33-34-
								51-61-63-64
"	"	"	"	95	Washington	West	East	AU-1-2-3-10-11-13-
						į		14-21-40-42-43-44-
		TOT	'AL	418				64-65; 231; 380
								· ·

20-Ft. Duplex Standards, 6,000 Lumen										
Si	ze & '	Гуре	No	. Lamp	s Street	From	To	Circuits	ıly	
20'	Duplex-	— 6,00	0 L.	35	East	Morris	Virginia	RC-74-75	July 19, 1954]	
"	"	"	"	42	Illinois	North	16th	RC-79; 228	11	
"	"	"	"	18	Pennsylvania	North	N. of St. Clair	AU-51; 325	954	
"	"	"	"	9	Washington	East	Noble	380		
		тот	TAT	104					•	
		101	AL	104	4570 00 1 00					
61.		***		_		andards, 10,000 L				
	ze &			. Lamp		From	Го	Circuits		
	Single-			28	Alabama	Washington	New York	AU-35-60-62-65	Ω	
"	"		"	11	Capitol	Georgia	Washington	AU-13-14-15	Ų	
"	"	"	"	6	Capitol	Ohio	Indiana	AU-12-23	of	
"	"	"	"	37	Delaware	Georgia	New York	AU-30-41-42-43-60-	In	
								61-62-64-65	dia	
"	"	"	"	20	Georgia	Senate	Delaware	AU-4-5-6-15-41	na	
"	"	"	"	1	Illinois	Union Station	South	AU-6	po	
"	"	"	"	7	Jackson Place	Illinois	Meridian	AU-4-6	City of Indianapolis,	
"	"	"	"	17	Kentucky	Washington	Missouri	AU-13-14-15	, L	
"	"	"	"	3	Louisiana	McCrea	Meridian	AU-6	Ind.	
"	"	"	"	10	Market	Delaware	New Jersey	AU-62-65; 364		
"	"	"	"	22	Maryland	Senate	Alabama	AU-13-14-15-40-41-43		
"	"	"	"	4	McCrea	Georgia	Louisiana	AU-4-6		
"	"	"	"	2	Meridian	Elevation	South	RC-80		
"	"	"	"	5	Michigan	Indiana	West	AU-26; 239		
"	"	"	"	14	Michigan	Meridian	Pennsylvania	AU-31		
"	"	"	"	1	Michigan & New Jersey		•	333		
"	"	"	"	26	New York	Senate	Delaware	AU-22-23-32-33-34-55	503	

19 23 or 27-Ft. Metal Standards, 10,000 Lumen

Siz	e &	Туре	No. Lamp	s Street	From	То	Circuits
27′—	-10,000	L.	1	Noble and Washington			380
"	"	"	8	Pershing	White River Blvd	.—16th	246
"	"	"	1	Speedway Dr.	S of 16th		246
"	"	"	8	Vermont	West	Indiana	AU-25
"	"	"	4	Vermont	Massachusetts	New Jersey	AU-35; 333
23'	"	"	12	Weir Cook Airport			112
27'	"	66	23	Weir Cook Airport			112
"	"	"	1	Westfield Blvd.	W of College		322
"	"	66	6	White River Blvd.	E of Pershing		246
66	"	"	13	White River Pkwy. E. Dr.	Michigan	10th	254
66	"	"	5	Woodlawn	Virginia	Shelby	422
66	44	"	2	10th	E of White River		254
66	46	66	18	16th	Speedway Dr.	W of Lafayette re	1246
66	"	"	4	16th and Illinois			228
66	"	"	6	16th	Elevation	Somerset	218; 219
66	"	"	2	16th	Elevation	Luett	218; 219
"	"	"	3	22nd and Pennsylvania			355;356

Size	& Т	уре	No	, Lamp	s Street	From	To	Circuits
Metal	Pole-	-10,00 0	L.	4	Blake and New York			237; 238
"	"	"	"	7	Broad Ripple Ave.	College	Winthrop	324
"	"	66	"	7	College	62nd	Broad Ripple	324
"	"	"	"	1	College and 54th			RC-17
"	"	"	"	53	College	16th	25th	339; 376
"	"	"	"	2	Illinois	16th	17th	228
"	"	"	"	31	Martindale	16th	26th	305; 327; 368; 369
"	44	"	"	5	Massachusetts & St. Clair	•		371
"	"	"	"	1	Rural and Washington			EA-3
"	"	"	"	48	Senate	Vermont	16th	236; 258; 259
"	"	"	"	2	West and Kentucky	•		RC-86
66	"	"	"	7	10th and Brookside			EA-36
"	"	"	"	23	10th	E of White River		254
"	"	"	"	2	16th and Illinois			228
44	"	"	"	1	25th and Arsenal			327
"	"	"	"	2	52nd and College			346

19 23 or 27-Ft. Metal Standards, 10,000 Lumen Sodium

Siz	e & '.	Гур	e	No. Lamp	s Street	From	To	Circuits
19′	-10,000	L.	Sod.	1	Alabama	N of Virginia		AU-42
"	"	"	"	1	Capitol	S of Mobile		AU-15
"	"	"	"	5	Capitol and South			111
"	"	"	"	1	College	S of 64th		322
"	"	"	"	1	East	S of Pearl		380
"	"	"	"	1	East	N of Georgia		420
"	"	"	"	2	Illinois	South	Louisiana	AU-6

27-Ft. Metal Standards, 15,000 Lumen

Size	е & Т	уре	No. Lamps	Street	From	То	Circuits
27'—	15,000	DL.	12	Alabama	Virginia	Washington	AU-43
"	"	"	1	Capitol and New York			AU-23
"	"	"	1	Indiana and Illinois			AU-24
"	"	"	2	Indiana and Michigan			AU-26
"	"	"	1	Indiana and Senate			AU-25
66	"	"	1	Massachusetts & St. Clair	,		371
66	"	"	92	Meridian	St. Clair	16th	267; 268; 372; 373
66	"	"	24	Meridian	Fall Creek	30th	227
"	"	"	17	New York	Delaware	E of East	AU-35-60; 364
"	"	"	3	Washington and White	River Pkwy. W.	Dr.	107-231
66	"	"	70	Washington	Rockville Rd.	Elder	242; 243; 244; 245
"	"	"	2	16th	E of Missouri		234
"	"	"	1	Shelby	N of Morris		421

Mounted on Leased Metal Poles, 15,000 Lumen

Size	& T	'ype	No	. Lamı	s Street	From	То	Circuits
Metal	Pole-	-15,00	0. L .	7	Alabama	Massachusetts	New York	AU-35-60
"	"	"	"	2	East and South			420
"	"		"	50	Indiana	Ohio	West	AU-20-25-26
66	"	"	"	6	Massachusetts & St. (Clair		371
"	"	"	"	6	Prospect	Shelby	Olive	414-422
"	"	"	"	1	Vermont	E of Alabama		AU-35
"	"	"	"	48	Virginia	Elevation	Prospect	AU-42; 420; 421; 422
"	"	"	"	33	Washington	White River	Richland	265; 266

TOTAL 153

19 23 or 27-Ft. Metal Standards, 10,000 Lumen

Siz	e &	Туре	No. Lamp	s Street			From		To		Circuits
27'—	-10,000) L.	6	Capitol and	16th						206; 235
"	"	66	2	Capitol and	21st						206
66	166	"	1	Capitol and	22nd		-				206
"	"	"	3	Capitol and	Fall	Creek	Pkwy. N	l. Dr.			206; 226
23'	"	"	2	College and	42nd						347
27'	"	"	1	College and	$54 \mathrm{th}$						RC-17
"	"	"	1	College			62nd		Broad Rip	ple av.	. 324
"	"	"	63	Delaware			16th		Fall Cree	k	228; 340; 341

"	"	"	2	East and Michigan			370
44	"	"	4	Guilford	63rd	Westfield	324
"	"	"	1	Hosbrook and Shelby			422
"	"	"	12	Kentucky	Miller	Stock	103
"	"	"	2	Kentucky and West			RC-86
"	"	"	6	Lafayette Rd.	N of 16th		246
"	"	"	2	Locke	S of Fall Creek	Pkwy.	240; 261
"	"	"	50	Meridian	16th	Fall Creek	211; 212
"	"	"	2	Meridian and Morris			RC-80
"	"	"	1	Michigan	E of New Jersey	y	370
"	"	"	6	New Jersey	S of Vermont	N of Michigan	333; 364; 370

15-Ft. Single Standards, 10,000 Lumen

Si	ize &	Туре	N	o. Lamp	s Street	From	То	Circuits
15'	Single-	-10,000	L.	6	North	Meridian	Pennsylvania	AU-51-52
"	66	"	"	12	Ohio	Senate	Illinois	AU-12-21-23
"	"	"	"	17	Ohio	Pennsylvania	E of New Jersey	AU-30-60-61-62-65; 364
"	"	"	"	19	Pennsylvania	Elevation	Washington	AU-5-40-41
"	"	"	"	33	Senate	Georgia	Vermont	AU-10-13-21-23-25
"	"	66	"	10	Vermont	Meridian	Pennsylvania	AU-55
"	66	"	"	15	Virginia	Belt RR Elev.	Washington	AU-41-42
"	66	"	"	18	Washington	Blake	West	231
"	46	66	"	44	Washington	Highland	Arlington	380; 381; RC-80; EA-3-
							_	9-21-31

15-Ft. Single Standards, 6,000 Lumen

Siz	ze & '	Туре	N	o. Lamp	s Street	From	То	Circuits	
15' S	ingle-	- 6,000	L.	17	Alabama	Vermont	Ft. Wayne	333 •	
"	"		"	62	College	53rd	$63 \mathrm{rd}$	324; RC-17	
"	"	"	"	4	College and Fairfield			316; 328	
46	"	"	"	5	East	Morris	Sanders	RC-74	City
"	"	"	"	24	Massachusetts	East	10th	0.1	
"	"	"	"	1	New Jersey and Market			364	\mathbf{of}
"	"	"	"	4	North	Illinois	Pennsylvania	AU-51-52; RC-79	India
"	"	"	"	36	Pennsylvania	St. Clair	16th	325	dia
"	"	"	"	5	St. Clair	Meridian	Pennsylvania	325	na
"	"	"	"	6	Washington and Bridge	over White Rive	er	231	po
"	"	"	"	10	Washington	Richland	Elder	RC-94	apolis,
"	"	"	"	191	Washington	Noble	Kitley		Ind
"	"	"	"	13	West	New York	North	239; 260	ā.
"	"	"	"	34	16th	West	Central	225; 234; 236	

5	Size & T	ype	N	o, Lamp	s Street	From	То	Circuits
12'	Single—	6,000	L.	22	Capitol	26th	38th	226
"	**	"	"	4	Delaware and Vermont			AU-30
"	"	"	"	10	Ft. Wayne	Walnut	New Jersey	RC-76
"		"	"	13	Meridian	30th	38th	374
"	"	"	"	2	Pearl	Ogden	New Jersey	AU-44
"	"	,,,	"	13	Watson Rd.	Fairfield	Winthrop	328
"	"	"	"	2	10th	W of Dorman	•	EA-36

66

12-Ft. Single Standards, 4,000 Lumen

					-	, ,			
s	ize & '	Гуре	N	o. Lamp	s Street	From	То	Circuits	ımı
12'	Single-	- 4,000	L.	26	Audubon Rd.	Audubon Pl.	Irving Circle	416; EA-9-21	'n
"	"	"	"	44	Broadway	38th	49th	RC-97-98	S
"	"	"	"	68	Capitol	New Yrok	16th	AU-23; 235	nn
"	"	"	"	56	Capitol	Fall Creek	38th	226	CI
"	"	"	"	1	Carrollton and 33rd		33011	332	
"	"	"	"	7		Northview	59th	RC-71	
"	"	"	"	290	Central	10th	Westfield Blvd.		Bayl
"	"	"	"	7	Central Court			357	Ing
"	"	"	"	50	Clifton	27th	Golden Hill Dr.		ar
"	"	"	"	4	Delaware	N of South	G014011 11111 111.	423	Mee
"	"	"	"	62	Delaware	Massachusetts	16th	AU-30; RC-76	eting

"	"	"	"	16	Delaware	Penway	40th	269; 328	<u>_</u>
"	"	"	"	1	Delaware and Ray	1 cm ay	10011	RC-80	July
"	"	"	"	5	Downey	Julian	Washington	EA-21	19
"	"	"	"	7	East	Virginia	N of Georgia	420), 1
"	"	"	"	1	East	S of New York	zi oz doorgia	364	19, 1954]
"	"	"	"	4	Forrest	58th	59th	RC-71	<u>-</u> 2
"	"	"	"	14	Ft. Wayne	North	10th	RC-76	
"	"	"	"	7	Golden Hill Dr.	Clifton	W of Totem Lane		
"	"	"	"	1	Guilford	N of Fall Creek		332	
"	"	"	"	13	Guilford	38th	42nd	330	
"	"	"	"	12	Guilford	56th	59th	RC-71	0
"	"	"	"	31	Holmes	Washington	Michigan	RC-89; 241	City of Indianapolis, Ind
"	"	"	"	7	Merrill	N of Henry		RC-80	0.
"	"	"	"	6	Irvington	Washington	Lowell	EA-9	f I
"	"	"	"	37	Kentucky	Missouri	Morris	RC-86	ıdi
"	"	"	"	5	Layman	Washington	Lowell	EA-9	an
"	"	"	46	102	Madison	South	Pleasant Run	RC-31; 411	ap
"	"	"	"	4	Maple Lane	Emerson	Poplar Rd.	EA-9	oH:
"	"	"	"	12	Marcy Lane	S of 46th	- 11	311	3, I
"	"	"	"	113	Meridian	Pleasant Run B	lvd.—South	RC-80; 102; 430	nd
"	"	"	"	38	Meridian	30th	38th	374	•
"	"	"	"	1	Michigan	W of New Jersey		370	
"	"	"	"	1	Michigan and Hawthorne			EA-9	
"	"	"	"	12	Mount	Washington	Turner	RC-89	
"	"	"	"	10	New Jersey	38th	42nd	RC-98	
66	66	66	"	2	New York	Missouri	Senate	AU-25	
"	"	"	"	155	New York	East	Emerson	359; 360; 364	
"	"	"	"	77	Northwestern	21st	36th	RC-28; 209	511

44	"	"	"	3	Norway	Emerson	Poplar Rd.	EA-9
"	"	"	"	1	Ogden and Tippecanoe			AU-35
"	"	"	"	24	Oliver	Division	White River	107
"	"	"	"	44	Park	38th	49th	RC-97-98
"	"	"	"	9	Pershing	Washington	Turner	RC-89
"	"	"	"	3	Pickwick	Totem Lane	Governor's Rd.	RC-11
"	"	"	"	11	Poplar Rd.	Pleas't Run N.dr.	Michigan	EA-9
"	"	"	"	2	Raymond	Bridge over Plea	-	409
"	"	"	"	17	Ruckle	38th	N of 42nd	RC-97-98
"	"	"	"	8	Russell	McCarty	N of Norwood	RC-80
"	"	"	"	4	Spring Hollow Rd.	Totem Lane	Golden Hill Dr.	RC-11
"	"	"	"	2	Sunset W. Dr.	S of 46th		214
"	66	"	"	46	Talbot	16th	Fall Creek	355; 356
"	"	"	"	6	Totem Lane	36th	Golden Hill Dr.	,
"	"	"	"	10	Tremont	Washington	Turner	RC-89
"	"	"	"	53	Union	Merrill	Adler	412
"	"	"	"	2	Vermont	E & W of East		AU-35; 361
"	"	"	"	1	Walnut and Park			371
"	"	"	"	196	Washington Blvd.	28th	Westfield Blvd.	331; 342; 348
"	"	"	"	22	Watson Rd.	Fairfield	Winthrop	328
"	"	"-	"	6	Whittier Pl.	Washington	Lowell	EA-9
"	"	"	"	1	Wildwood	S of 58th		RC-71
"	"	"	"	8	Winthrop	Northview	59th	RC-71
"	"	"	"	146	10th	Highland	Emerson	RC-6; EA-36
"	"	"	"	1	19th and Parker	3 •		EA-33
"	"	"	"	17	21st	Northwestern	Capitol	209
"	"	"	"	1	22nd	E of Talbot		355

"	"	"	"	24	27th			Franklin Pl.	Barnes	RC-12
66	"	"	"	102	30 th			Riverside Pk.	College	224; 253; 331
"	"	"	"	17	31st			Northwestern	Harding	RC-11
"	"	"	"	14	36th			Elmira	Clifton	RC-11
"	"	"	"	3	36th			E of Central		357
"	"	"	"	18	46th			Boulevard Pl.	Sunset	214
"	"	"	"	1	55th a	and	New Jersey			346
"	"	"	"	7	57th			Carrollton	Winthrop	RC-71
"	"	"	"	5	58th			Carrollton	Winthrop	RC-71
		TOT	AL							
				2,144						

101/2-Ft. Single Standards, 2,500 Lumen

Siz	е & Тур	e	No.	Lamps	Street	From	То	Circuits
$10\frac{1}{2}$	'Single—	2,500	L.	12	Bancroft	Michigan	10th	363
"	"	"	"	7	College and Bridge over	Fall Creek '		319
"	"	"	"	12	DeQuincy	Michigan	10th	363
"	"	"	"	8	Indianapolis Main Library	y		325
"	"	"	"	12	Riley	Michigan	10th	363
"	"	"	"	3	Robert Park Church Yard	d		AU-30
"	"	"	"	80	White River Pkwy S of	Morris	14th	107; 221
"	"	"	"		20th and Capitol			206
46	"	"	"	154	38th	Northwestern	Fall Creek	2269; 330
	'	ТОТА	L					•
				289				

10½-Ft. (or Less) Standards, 4,000 Lumen, 24 Hr.

Siz	e &	Тур	oe N	o. Lamps	s Street		From			То	Circuits
10½′	4,000	L.	(200W)	8	Capitol		Elevation	N	\mathbf{cf}	South	Multiple
"	"	"	"	6	Delaware		Elevation	N	\mathbf{cf}	South	Multiple
"	"	"	"	8	Illinois		Elevation	N	of	South	Multiple
"	"	"	"	8	Meridian		Elevation	N	of	South	Multiple
"	"	"	"	6	Pennsylvania	a	Elevation	N	of	South	Multiple
"	"	"	"	4	Rural		Elevation	S	of	Washington	Multiple
"	"	"	"	6	Senate		Elevation	N	of	South	Multiple
			TOTAL								_
				46							

19, 23 or 27-Ft. Metal Standards, 6,000 Lumen

Size	e & 7	Гуре	No, Lamps	Street	From	To	Circuits
23′—	6,000	L.	1	340 N. DeQuincy			363
"	"	"	1	341 N. Drexel			306
27'	"	"	2	East Court	E of Adams		336
"	"	"	8	Edgemere Court			367
"	"	"	2	Ellenberger Pkwy. W. Dr.	St. Clair	10th	366
"	"	"	3	Ellenberger Pkwy. E. Dr.	St. Clair	$10 \mathrm{th}$	366
"	"	"	1	Euclid	S of Washin	gton	EA-31
"	"	"	1	Evanston	N of 61st		304
"	"	"	2	Fall Creek Pkwy. S. Dr.	W of Meridi	an	211
19'	"	"	2	Fall Creek Pkwy. and N	Ionon Elevati	on	332
23′	"	"	1	Fletcher	Randolph	State	EA-2
"	"	"	1	3623 Fletcher			EA-10
27'	"	"	7	Forest Grove	38th	39th	336

"	"	"	1	Garver Rd.	S of 61st		310	July
"	"	"	1	6065 Gladden Dr.	D 01 0150		310	ly
"	"	"	1	Graceland	N of 52nd		205	19, 1954]
"	"	"	11	Guilford	62nd	64th	324	16
"	"	"	1	3453 Guilford	o z i i d	04011	332	54
"	"	"	1	4340 Guilford			347	
23'	"	"	1	4468 Guilford			347	
27'	"	"	1	5623 Guilford			346	
23'	"	"	1	Illinois	N of Fall Creel	k Pkwy N Dr	319	
27'	"	"	10	Kentucky	White River B		RC-86	
"	"	"	1	5471 Kenwood		riage	205	<u>C</u> :
"	"	"	$\stackrel{-}{2}$	Kenyon	Washington	Pleasant Run	353	City
46	"	"	1	Kingsley	N of 61st	reasant ran	304	of
46	"	"	2	LaSalle	N of 39th		336	Indianapolis,
"	"	"	2	LaSalle Court			336	dia
23'	"	"	1	Linwood	N of Pleasant	Run	EA-31	na
"	"	"	8	Locke	North ·	Indiana	240; 261	po
27'	"	"	1	Louisiana	Illinois	Capitol	AU-15	lis,
19'	"	"	1	Lynn and Michigan			241	Ind.
27'	"	"	9	Meadows Court			367	īd.
"	"	"	21	Meadows Dr.	39th	42nd	367	
"	"	"	6	Meridian	Fall Creek Br	ridge	211	
23'	"	"	5	Meridian	$43 \mathrm{rd}$	Hampton Dr.	207	
"	"	"	9	Meridian	55th	61st	321	
27'	"	"	1	6145 N. Meridian			310	
"	"	"	1	Meridian Place	E of Meridian		207	
46	"	"	2	Michigan	Massachusetts	East	370	5 1
								15

23'	"	"	6	Morris	Kappes	Pershing	101	
27'	"	"	3	Morris	Division	Kentucky	108	
"	"	"	8	Morris	Bridge over	White River	107	
"	"	"	1	New Jersey	N of Michig	gan	370	
23'	"	"	5	New York	White River	Bridge	221;	230
27'	"	"	1	North and Agnes			261	
"	"	"	1	North and Minerva			261	
"	"	"	1	Norwaldo	N of 61st		304	

19, 23 or 27-Ft. Metal Standards, 10,000 Lumen Sodium

Siz	e &	Тур	e	No. Lamp	s Street	From	То	Circuits
Spec	. Orr	ı. W	ood F	Pole				
10,00	00 L.	Sod	l.	2	Kentucky	E of Missouri		AU-13
"	"	"		1	Kentucky	N of South		RC-86
19′ 1	0,000) L.	Sod.	2	Kentucky and Missouri			AU-15; RC-86
"	"	"	"	1	New York	E of Tuxedo		259
"	"	"	"	1	New York and Belt RR			360
"	"	"	"	3	Pennsylvania	Georgia	South	AU-5-41
23'	"	"	"	2	Pleasant Run Pkwy. S.	Dr. S of Beecher		409; 410
19'	"	"	44	2	Senate	I.U.R.R. Elevat		AU-13
"	"	"	"	2	South	Senate	Missouri	111
"	"	"	"	2	South	Pennsylvania	Delaware	423
"	"	- "	"	2	Virginia	I.U.R.R. Elevat	ion	AU-42
"	"	"	"	2	10th	Kealing	Sherman Dr.	RC-6; EA-36

19, 23 or 27-Ft. Metal Standards, 6,000 Lumen

Si	ze &	Туре	No. Lamps	Street	From	То	Circuits
27'—	- 6,00	00 L.	12	Adams	38th	Adams Court	336
"	""	"	4	Adams Court			336
"	"	"	2	Alabama and Norwood			RC-38
"	"	"	1	Alabama	N of Ft Wayne		RC-76
23'	"	"	1	1034 Albany			424
27'	"	"	5	Arlington	N/S of 10th		303
"	"	"	2	Arlington and Pleasant	Run		353; RC-82
"	"	"	1	Arlington and Pleasant	Run Pkwy. S. Dr	•	353
66	"	"		Beecher	W of Shelby		414
"	"	"	1	Belmont	N of Morris		RC-2
"	"	"	1	Birchwood	N of Fairfield		316
"	"	"	4	Blake	North	Indiana	261
"	"	"	1	405 N. Bosart			306
"	"	"	1	Boulevard Pl.	N of 52nd		205
"	"	"	1	6332 Broadway			310
23'	"	"	1	5505 Broadway			346
27'	"	"	1	Broadway	N of 56th		346
"	"	"	1	Butler and Market			RC-82
"	"	"	3	Calhoun	E of Shelby		414
"	"	"	43	Capitol	16th	Fall Ck. Pky. N.Dr	.206
"	"	"	1	5027 N. Capitol			248
"	"	"	3	Carrollton	S of 63rd		324
"	"	"	1	6340 Central			322
"	"	"	4	Central	Westfield	62nd	344
"	"	"	3	Central	N of 34th		357; 358

518

23′	"	"	1	Coe and Wilson			261
27'	"	"	8	College	63rd	64th	322
23'	"	"	1	College and Watson Rd.		0.2011	328
"	"	"	1	Colorado		ashington	EA-31
"	"	"	1	Court and New Jersey			364
27'	"	"	1	6145 Crittenden			304
"	"	"	2	Dearborn	38th	39th	336
"	"	"	1	Delaware	N of 56		205
"	"	"	1	6248 N. Delaware			310
27′—	6,000) L.	1	Oliver	W of K	entucky	RC-86
23'	"	"	1	1137 Parker			337
27'	"	"	1	Parker	N of 39	9th	336
"	"	"	3	Parker Court			336
"	"	"	1	3148 N. Pennsylvania			316
23'	"	"	1	5657 N. Pennsylvania			205
27'	"	"	59	Pennsylvania	16th	Fall Creek	355; 356
19'	"	"	2	Pleasant Run Pkwy. El	evation '	W of Garfield Park	409
"	"	"	2	Pleasant Run Pkwy. El	evation S	S of Beecher	409
"	"	"	2	Pleasant Run Pkwy. El			EA-31
27'	"	"	1	6153 Primrose			304
19'	"	"	1	533 Powell Place			328
27'	"	"	1	6158 Ralston			304
23'	"	"	1	3733 Ruckle			328
27'	"	"	1	102 N. Sheffield			241
"	"	"	8	Shelby	Naomi	Calhoun	414
"	"	"	2	Shelby	Morris	Sanders	421
23'	"	"	1	Sheridan	N of Wa	shington	353

.6	"	"	1	Spann	E of State		EA-2	چېر
27'	"	"	6	Vermont	Pennsylvania	Alabama	AU-30-32	July
23'	"	"	1	Wallace	N of New York		363	19,
27'	"	"	1	6239 Washington Blvd.			310	þd
"	"	"	4	Wentworth Blvd.	Pleasant Run bly	vdWorchester	EA-10	1954]
"	"	"	1	Westfield	E of Guilford		324	H-2
"	"	"	19	White River Pkwy. W.Dr.	. Oliver	Washington	107	
23'	"	"	5	White River Pkwy. W.Dr.	. Oliver	Washington	107	
46	"	"	2	White River Pkwy. E. Dr.	N of 30th	-	210 .	
27'	"	"	2	White River Pkwy, W.Dr.	and 10th		221	
23'	"	"	1	Wilson	N of Coe		261	
27'	"	"	1	3440 Winthrop			332	City
"	"	"	1	3521 Winthrop			332	0
"	"	"	1	5141 Winthrop			346	f I
"	"	"	6	10th and Arlington			303	ndi
"	"	"	22	10th	Ft. Wayne	Massachusetts	315; RC-76	an
23'	"	"	1	10th and Massachusetts			EA-36	ap
27'	"	"	1	18th and Bancroft			343	oli
"	"	"	1	28th and Ruckle			319	,
"	"	"	10	30th	Meridian	Boulevard Pl.	253	of Indianapolis, Ind
23'	"	"	1	30th & Riverside Dr.			25 3	
27'	"	"	2	30th	Fall Crk. Bridge		319	
"	"	"	1	34th and Northwestern			RC-28	
"	"	"	1	35th and Northwestern			RC-28	
"	"	"	1	36th and Northwestern			RC-28	
"	"	"	12	38th	Coliseum	Sutherland	330; 332	
"	"	"	7	39th	Dearborn	Adams	336	
"	"	"	3	39th	E/W of Parker		336	519
					-, /, 02 2 dillo1			61

"	"	"		4	39th	Illinois	Meridian	206
23'	"	"		1	39th and Carrollton			347
23'	. "	"		8	42nd and College			347
27'	"	"		1	50th and Boulevard Pl.			248
23'	"	"		1	51st and Kenwood			248
27'	"	"		1	51st	W of Central		344
"	"	"		1	52nd	W of College		346
"	"	"		1	54th	E of College		RC-17
"	"	"		1	55th and Illinois			205
23'	"	"		1	57th	E of Meridian		321
27'	"	"		1	70th and Delaware			322
			TOTAL					
				503				

Mounted on Leased Metal Poles, 6,000 Lumen

Size	е & Тур	e	No. I	amps	Street			From		То	C	ircuits
Meta	l Pole—	6,000	L.	2	Blake and	New	\mathbf{York}				2	38
"	"	"	"	3	Illinois			16th		17th	2	08
"	"	"	"	12	Michigan			Bridge over	Wh	ite River	2	30
"	"	"	"	9	Michigan			White River	:	Lynn	2	23; 222
"	"	"	,,	20	Michigan			Blake		White River	2	30; 237
"	"	"	"	5	Morris			E of Hard	ing		1	03
"	"	"	"	8	Morris			Division		Belt RR U'd'rr	pass1	08
"	"	"	"	10	Oliver			White Rive	r Br	idge	R	C-86
"	"	"	"	4	Prospect			Olive		Linden	4	14
"	"	"	"	5	Shelby			Cottage		Pleasant Run	4	14
										Pkwy. S. Dr.		

. "	"	" "	7	10th and Arlington	303
"	"	" "	1	25th and Rural	313
"	"	" "	1	34th and Pennsylvania	328
"	"	" "	4	52nd and College	346
"	"	66 99	6	54th and College	RC-17
		TOTA]	L 97		•

101/2-Ft. Single Standards, 4,000 Lumen

Sty	le & Ty	pe	No. 1	Lamps	Street		From	То	Circuits
101/2′	Single-	-4,000	L.	2	Kentucky	and Missouri			AU-15
"	"	"	"	2	West and	Eleveation N o	fSouth		111
			-						
		Total		. 4					

10½-Ft. Single Standards, 1,500 Lumen

Size & Type	No. Lami	s Street	From	То	Circuits
10½' Single—1,5	500 L. 11 " " 10	Berkley Rd. 42nd	Sunset Illinois	Haughey Meridian	$\begin{array}{c} 249 \\ 207 \end{array}$
TC	—————————————————————————————————————				

19, 23 or 27-Ft. Metal Standards, 4,000 Lumen

				•	,	·		
Sty	le &	Туре	No. Lamps	Street	From	То	Cir	cuits
23′—	4,000) L.	4	Boulevard Pl.	Bridge over	Fall Creek	20	9
"	"	"	4	Illinois	Bridge over	Fall Creek	319	9
"	"	"	103	Meridian	38th	Kessler	20	7; 321
19'	"	"	26	Michigan	Holmes	Lynn	24	1
23'	"	"	. 9	Morris	Kappes	Pershing	10	1
"	"	"	4	$\operatorname{Roosevelt}$	Gale	Sherman	Dr. 31:	2
19'	"	"	4	Roosevelt	Gale	Sherman	Dr. 31:	2
27'	"	"	4	Station	Roosevelt	$25 ext{th}$	31:	2
19'	"	"	3	Station	Roosevelt	25th	313	2
27'	"	"	7	25th	Gale	Sherman	Dr. 31	2
"	"	"	5	30th	Bridge over	Fall Creek	319	9

Total 173

Company Owned Equipment 157 Watt Underpass Flourescent

Style & T	'ype			No. Lamps	Underpass	Circuit
Underpass	Fluorscen	t-157	w.	14	Kentucky Avenue-I.U.R.R.	Multiple
"	"	44	"	6	Morris StI.U.R.R.	"
"	"	66	"	6	Shelby StI.U.R.R.	"
"	"	"	"	4	South StW of Delaware	66
"	"	"	"	13	Virginia Avenue at Alabama	44
"	"	"	"	6	W. Washington at Harding	66
"	"	"	"	10	E. Washington E of LaSalle	"
"	"	"	"	6	W. 16th St. at Olin	"

TOTAL 65

157 Watt Underpass Fluorescent, 24 Hour

Style & T	'ype				No. Lamps	Underpass	Circuit:
Underpass	Fluorescent	t—157 \	N.24	4 Hr.	34	East St. S of Washington	Multiple
"	"	"	"	"	10	Merrill St. E of Pennsylvania	"

27-Ft.	Metal	Standards,	400	Watt	Mercury	Vapor
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		Sty	le & Type	e No.	Lamp	s Street	From	To	Circuit
			. Mercury	-		Indiana & Loc ke			$\frac{261}{239}$
"	"	"	"	"	_	Vermont and West			
"	"	"	"	"	5	16th and West			234; 251

Mounted on Leased Metal Poles, 400 Watt Mercury Vapor

Size	& Ty	pe			No. L	amps	Street	From	То		Circ			11 01
Metal	Pole-	-400	W.	Mercury	Vapor	29	Indiana	West	N o	f Fall	Creek 232	234;	237; 240;	261
"	"	"		"	"	2	South	E and W	of Penn sylv	vania	111;	423		III.O
"	"	"	"	"	"	28	West	Indiana	16tl	h	250	251;	255	
"	"	"	"	"	"	1	16th &	Montcalm			257			31
"	"	"	"	"	"	3	16th	Bridge o	ver Fall Cr	reek	255	256		ξ
					_									E E

TOTAL 63

Half-Red Elevation Lights, 100 Watt

Siz	e &	Тур	e	No. Lights	Location	Circuits	[Ro
Half-	Red	. 100	Watt	2	Bluff Rd. and I.U.R.R.	Multiple	LB ə'
	"		"	2	Capitol N of South	"	ıla
"	"	"	"	2	Davidson and Maryland	"	r
"	"	"	"	2	Douglas S of New York	"	Ме
"	"	"	"	$\frac{1}{2}$	East and Pearl	66	Meetin
							95 1

,	"	"	"	0		"	Jυ
.,	"	"	"	6	Emerson S of English	"	July 19, 1954]
"		"	"	2	1200 Fairfield	"	19
. 46	"			2	Illinois N of South	"	, 1
"	"	"	"	6	Kentucky and Missouri	"	954
"	"	"	"	4	Kentucky E of Missouri	•• ••	
"	"	"	"	2	Massachusetts, Valley and Tacoma	"	
"	"	"	"	2	3400 E. Michigan		
"	"	"	"	3	Noble and Washington	"	
"	"	"	"	4	Pennsylvania N of South	*	
"	"	"	"	4	Pleasant Run Blvd. S. Dr. S of Beecher	"	
"	"	"	"	2	Prospect E end of Gas Co.	"	lit
"	"	"	"	2	Rural S of Washington	"	City of Indianapolis,
"	"	"	"	2	Senate N of South	"	f I
"	"	"	"	4	Sherman N of Indiana 421	"	nd
"	"	"	"	2	Sherman and Brookville Rd.	44	iaı
"	"	"	"	2	Sherman and 10th	46	iai
"	"	"	"	2	South E of Missouri	46	0
"	"	"	"	3	South and Capitol	44	į,
"	"	"	"	2	South E of Pennsylvania	46	Ind.
"	"	"	"	2	Tibbs and Pennsylvania RR	66	d.
"	"	"	66	4	Virginia and Alabama	46	
"	"	"	"	2	700 S. Warman	46	
"	"	"	"	4	Wisconsin E of West	46	
66	"	"	"	2	9th W of Sherman	"	
16	"	"	"	4	59th and Monon RR	44	

EXHIBIT "2"

(Exhibit as of Febuary 20, 1954 to be revised October 10, 1954) Number of Company Owned Overhead Lights Mounted on Wood Poles

> 165—400 Watt Mercury Vapor OH 27—15,000 L OH 271—10,000 L OH 5723—6,000 L OH 187—2,500 L OH 53—10,000 L Sodium Vapor OH

EXHIBIT "3"

(Exhibit as of Febuary 20, 1954 to be revised October 10, 1954)
Lighting Equipment Owned by City of Indianapolis
Safety Island Lights, 6,000 Lumen

Size & Type	No. Lights	Location	Circuits
Half-Red on Pipe Std. 6,000 L	1	16th & Capitol	206

EXHIBIT B

RATES FOR SERVICE

The City of Indianapolis shall pay, and the Company shall receive, as full compensation for service supplied as specified herein, sums of money as follow:

PRICES FOR FURNISHING, OPERATING AND MAINTAINING EXISTING LAMPS IN SERVICE PRIOR TO OCT. 10, 1954

I. Two lamp ornamental standard including two (2) 10,000 lumen incandescent lamps with necessary fixtures and glassware and supplied from underground circuits:

Eighty-Seven Dollars (\$87.00) net per year of 4031:5 burning hours.

II. Two lamp ornamental standard including two (2) 6,000 lumen incandescent lamps with necessary fixtures and glassware and supplied from underground circuits:

Sixty-Six Dollars and Fifty Cents (\$66.50) net per year of 4031:05 burning hours.

III. Single lamp ornamental standard, 15 ft. in height, including one (1) 10,000 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Fifty-Three Dollars and Fifty Cents (\$53.50) net per year of 4031:05 burning hours.

IV. Single lamp ornamental standard, 15 ft. in height, including one (1) 6,000 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Forty Dollars and Fifty Cents (\$40.50) net per year of 4031:05 burning hours.

V. Single lamp ornamental standard, 12 ft. in height, including one (1) 6,000 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Thirty-Six Dollars and Fifty Cents (\$36.50) net per year of 4031:05 burning hours.

VI. Single lamp ornamental standard, 12 ft. in height, including one (1) 4,000 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Thirty Dollars and Fifty Cents (\$30.50) net per year of 4031:05 burning hours.

VII. Single lamp ornamental standard, 10 ft. in height, including one (1) 2,500 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Twenty-Five Dollars (\$25.00) net per year of 4031:05 burning hours.

VIII. Single lamp ornamental standard, 10 ft. in height, including one (1) 1,500 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits;

Nineteen Dollars and Fifty Cents (\$19.50) net per year of 4031:05 burning hours.

IX. Single 15,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Ninety-One Dollars and Fifty Cents (\$91.50) net per year of 4031:05 burning hours.

X. Single 10,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Sixty-Six Dollars (\$66.00) net per year of 4031:05 burning hours.

XI. Single 6,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Forty-Five Dollars (\$45.00) net per year of 4031:05 burning hours.

XII. Single 2,500 lumen incandescent lamp with necessary fixtures suspended from wood poles and supplied from overhead circuits.

Twenty-Two Dollars (\$22.00) net per year of 4031:05 burning hours.

XIII. Single 15,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

One Hundred and One Dollars (\$101.00) net per year of 4031:05 burning hours.

XIV. Single 10,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

Eighty-Three Dollars and Fifty Cents (\$83.50) net per year of 4031:05 burning hours.

XV. Single 6,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

Sixty-Two Dollars and Fifty Cents (\$62.50) net per year of 4031:05 burning hours.

XVI. Single 4,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

Fifty-Three Dollars and Fifty Cents (\$53.50) net per year of 4031:05 burning hours.

XVII. Single 400 Watt Mercury Vapor Lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Ninety Dollars (\$90.00) net per year of 4031:05 burning hours.

XVIII. Single 400 Watt Mercury Vapor lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits: One Hundred Dollars (\$100.00) net per year of 4031:05 burning hours.

XIX. Special 157 Watt fluorescent underpass fixture supplied from distribution circuits and burning continuously:

Seventy-Three Dollars and Fifty Cents (\$73.50) net per year of 8760 burning hours.

XX. Special 157 Watt fluorescent underpass fixture supplied from distribution circuits:

Fifty-Five Dollars (\$55.00) net per year of 4031:05 burning hours.

XXI. Single lamp ornamenal standard, 10½ feet or less in height, including one (1) 4,000 lumen incandescent lamp with necessary fixtures and glassware and supplied from underground circuits:

Forty Dollars (\$40.00) net per year of 4031:05 burning hours.

XXII. Single lamp ornamenal standard, 10½ feet or less in height, including one (1) 200 Watt multiple incandescent lamp (approximately 4,000 lumens) with necessary fixtures and glassware supplied from underground circuits and burning continuously:

Sixty-Six Dollars (\$66.00) net per year of 8760 burning hours.

XXIII. Single 10,000 lumen Sodium Vapor lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

Sixty-Nine Dollars and Fifty Cents (\$69.50) net per year of 4031:05 burning hours.

XXIV. Single 10,000 lumen Sodium Vapor lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Fifty-Five Dollars (\$55.00) net per year of 4031:05 burning hours.

XXV. Single 100 Watt multiple incandescent lamp with necessary fixtures and glassware, attached to piers, elevations or abutments and supplied from distribution circuits:

Twenty-One Dollars (\$21.00) net per year of 4031:05 burning hours.

XXVI. Single 6,000 lumen incandescent Safety Zone lights owned by City. All costs of maintenance and breakage to be paid by City. Patrolling and maintenance to be done by Company:

Thirty-Four Dollars and Fifty Cents (\$34.50) net per year of 4031:05 burning hours.

XXVII. All prices quoted below (covering service supplied to lighting standards or poles from underground circuits) are based on the supplying of one hundred (100) feet of connecting cable per such standard or pole. For any increase or decrease in the total average length of connecting cable supplied above or below an average of one hundred (100) feet per standard or pole there shall be an additional charge or a credit of:

Six Cents (\$.06) net per foot per year of such excess or deficiency.

PRICES FOR FURNISHING, ERECTING, OPERATING AND MAINTAINING LAMPS INSTALLED AFTER

OCTOBER 10, 1954.

XXVIII. Single 15,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

One Hundred Three Dollars (\$103.00) net per year of 4031:05 burning hours.

XXIX. Single 10,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Eighty-Eight Dollars (\$88.00) net per year of 4031:05 burning hours.

XXX. Single 6,000 lumen incandescent lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits: Fifty-Two Dollars and Fifty Cents (\$52.50) net per year of 4031:05 burning hours.

XXXI. Single 15,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

One Hundred Twenty-Three Dollars \$(123.00) net per year of 4031:05 burning hours.

XXXII. Single 10,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

One Hundred Eight Dollars (\$108.00) net per year of 4031:05 burning hours.

XXXIII. Single 6,000 lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

Seventy-Eight Dollars (\$78.00) net per year of 4031:05 burning hours.

XXXIV. Single 400 Watt Mercury Vapor lamp with necessary fixtures and glassware suspended from wood poles and supplied from overhead circuits:

Ninety-Seven Dollars (\$97.00) net per year of 4031:05 burning hours.

XXXV. Single 400 Watt Mercury Vapor lamp with necessary fixtures and glassware supported by a metal pole and supplied from underground circuits:

One Hundred Seventeen Dollars (\$117.00) net per year of 4031:05 burning hours.

XXXVI. Special 157 Watt fluorescent underpass fixtures supplied from distribution circuits and burning continuously:

Seventy-Eight Dollars and Fifty Cents (\$78.50) net per year of 8760 hours.

XXXVII. Special 157 Watt fluorescent underpass fixture supplied from distribution circuits:

Fifty-Seven Dollars and Fifty Cents (\$57.50) net yer year of 4031:05 burning hours.

XXXVIII. Single 10,000 lumen Sodium Vapor lamp with necessary fixtures and glassware and supported by a metal pole and supplied from underground circuits:

Eighty-Nine Dollars (\$89.00) net per year of 4031.05 burning hours.

XXXIX. Single 10,000 lumen Sodium Vapor lamp with necessary fixtures and glassware and suspended from wood poles and supplied from overhead circuits:

Seventy Dollars and Fifty Cents (\$70.50) net per year of 4031:05 burning hours.

XL. Single 200 Watt multiple incandescent lamp with necessary fixtures and glassware attached to piers, elevations or abutments and fed from distribution circuits:

Forty Dollars and Fifty Cents (\$40.50) net per year of 4031:05 burning hours.

XLI. All prices quoted above (covering service supplied to lighting standards or poles from underground circuits) are based on the supplying of one hundred (100) feet of connecting cable per such standard or pole. For any increase or decease in the total average length of connecting cable supplied above or below an average of one hundred (100) feet per standard or pole, there shall be an additional charge or a credit of:

Fourteen cents (\$.14) net per foot per year of such excess or deficiency.

PRICES FOR ALL OTHER ELECTRICAL ENERGY SUPPLIED OR TO BE SUPPLIED UNDER THE CONTRACT AND NOT COVERED UNDER THE ABOVE PRICES.

XLII. The prices for electrical energy furnished to subway lights, bridge lights, traffic lights or other special street lighting equipment, now or hereafter owned, installed and maintained by the City and not included in prices quoted above, the kilowatt hours for which may be obtained from meter readings or estimated from manufacturer's guaranteed rating and hours of use, and for metered electrical energy for light and/or power in public buildings, structures and grounds around the same, and for any other public places, including municipal airport and police radio, except for standby or emergency service.

RATE (per each meter used).

Any part of the first 500 KWH per mo. \$.0275 net per KWH.

Any part of the next 500 KWH per mo. \$.02 net per KWH.

Any part of the next 4000 KWH per mo. \$.016 net per KWH.

All in excess of 5000 KWH per mo. \$.014 net per KWH.

MINIMUM CHARGE (per each meter used)

Fifty Cents (\$.50) net per month per kilowatt of rated capacity or major fraction thereof connected but provided that the net monthly payment shall be not less than Seventy-Five Cents (\$.75) net for single phase installations or less than \$2.00 net for three phase installations.

XLIII. Optional flat rate unmetered service for the supply of energy only, 24 hours per day or less at the option of the City, for traffic signals and/or safety lighting fixtures. All equipment including fixtures, supporting structures and electrical apparatus that is beyond the point of supply to be owned, operated and maintained by the City.

Twenty-Five Cents (\$.25) per year per watt burning, based upon the average of the watts burning throughout the operating cycle of the fixture under consideration and with the further condition that for billing purposes no lamp will be considered as having a rating less than 60 watts.

Minimum bill \$15.00 per year for each fixture.

XLIV. STANDBY, EMERGENCY OR AUXILIARY SERVICE. Standby, Emergency or Auxiliary Service will not be supplied under the prices stated above, but will be supplied in accordance with Company's rates C and/or D which are on file with the Public Service Commission of Indiana and are by reference made a part hereof.

XLV. SUBJECT TO PUBLIC SERVICE COMMISSION OF INDIANA.

It is hereby specified that if, during the proposed contract term, the Public Service Commission of Indiana changes the above rates, then the substituted, amended or revised rates shall apply instead of the rates set out above.

Which was read for the first time and referred to the Committee on Finance.

By Councilman Radel:

GENERAL ORDINANCE NO. 102, 1954

AN ORDINANCE establishing a certain passenger and/or loading zone in the City of Indianapolis, pursuant to the provisions of Section 26 of General Ordinance No. 96, 1928, as amended; and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That for the purpose of providing the owners or occupants of certain premises fronting on certain public streets in the City of Indianapolis with ingress and egress for passengers, materials and merchandise coming to or going from such premises, such owners or occupants having complied with the provisions of Section 26 of General Ordinance No. 96, 1928, as amended, and the Board of Public Safety, after due investigation, having recommended the establishment of the same, the following passenger and/or loading zone be and the same is hereby established in the City of Indianaoplis, to wit:

(a) A loading zone beginning at a point on the South curb line of Merrill Street forty-five (45) feet West of the West curb line

of Illinois Street and continuing West for a distance of twenty-five (25) feet, for the use and occupancy of H. and H. Bookbinding Company, 602 South Illinois Street.

Section 2. That said loading zone is hereby declared to be subject to all existing traffic and parking regulations and to any later ordinances and regulations as may be applicable.

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Public Safety.

By Councilman Brown:

GENERAL ORDINANCE NO. 103, 1954

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 6, Section 4-602, by repealing sub-section 23 thereof, making Henry Street a one-way street between Alabama Street and New Jersey Street, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Chapter 6, Section 4-602 of the Municipal

Code of Indianapolis, 1951, be amended as follows, to wit: By the repeal of sub-section 23 thereof, as follows:

Street From To Shall Move
23. Henry St. Alabama St. New Jersey St. East

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Public Safety.

By Councilman Brown:

GENERAL ORDINANCE NO. 104, 1954

AN ORDINANCE to amend the Municipal Code of Indianapolis, 1951, as amended, as adopted by General Ordinance No. 140, 1951, and more particularly Title 4, Chapter 6, Section 4-602, thereof, by making St. Patrick Street a one-way street between certain designated points, and by amending sub-section 45 thereof by making Prospect Street a one-way street, between certain designated points, subject to the penalties provided and fixing a time when the said amendment shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Title 4, Chapter 6, Section 4-602 of the Municipal Code of Indianapolis, 1951, be and hereby is amended as follows, to wit:

By the addition of sub-section 79, as follows, to wit:

Street From To Shall Move
79. St. Patrick St. Morris St. Prospect St. North

Section 2. That Title 4, Chapter 6, Section 4-602 of the Municipal Code of Indianapolis, 1951, be and hereby is amended as follows, to wit:

By amending sub-section 45 thereof, as follows:

Street From To Shall Move
45. Prospect St. St. Patrick St. Intersection of Prospect West
St. with Morris St.
W. of Madison Ave.

all subject to the penalties as provided in Title 4, Chapter 8, Section 4-831 of the Municipal Code of Indianapolis, 1951.

Section 3. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Public Safety.

By Councilman Radel:

GENERAL ORDINANCE NO. 105, 1954

AN ORDINANCE authorizing the Department of Public Works to purchase, through its duly authorized purchasing agent, certain equipment to be paid for out of funds heretofore appropriated, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the Department of Public Works of the City of Indianapolis be and it is hereby authorized and empowered to purchase, through its duly authorized purchasing agent, the following equipment to be used by said Department as indicated. The said equipment is to be purchased from the lowest and best bidder, or bidders, whose bids have been received and opened in public by said Department after advertisement therefor, as provided by law, and the total cost of said equipment shall not exceed the sum of money heretofore appropriated for use of said Department:

DEPARTMENT OF PUBLIC WORKS

ADMINISTRATION

PARKING METER FUND

Requisition No. 14478

Two Hundred Seventy-five (275) DUNCAN MILLER Parking Heads only for Fifty-seven and 50/100 Dollars (\$57.50) per unit, f.o.b. Indianapolis, Indiana (Manuel Type)_____\$15,812.50

The following terms and conditions applicable on the award:

- 1. To purchase for cash with five per cent (5%) sixty (60) days.
- 2. Delivery twenty (20) days from date of Company's acceptance of contract and subject to ratification by Common Council of City of Indianapolis, Ind.
- 3. The Distributor, Mr. R. A. Wall, agrees to furnish supervision necessary for the installation of meters at no cost to the City. The Company guarantees that this provision will be met and kept.
- 4. Guarantee period: one (1) year from date of installation.
- 5. Spare Parts: For each fifty (50) meters purchased, the Company will furnish the City at no additional cost, one (1) complete meter mechanism, and sufficient spare parts for adequate servicing these meters.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

Which was read for the first time and referred to the Committee on Public Works.

INTRODUCTION OF SPECIAL ORDINANCES

By Councilman Brown:

SPECIAL ORDINANCE NO. 12, 1954

AN ORDINANCE repealing Special Ordinance No. 10, of the Common Council of the City of Indianapolis for the year 1953, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That Special Ordinance No. 10 of the Common Council of the City of Indianapolis for the year 1953 be and the same is hereby repealed.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor and publication according to law.

Which was read for the first time and referred to the Committee on Parks.

By Councilman Brown:

SPECIAL ORDINANCE NO. 13, 1954

AN ORDINANCE annexing certain contiguous territory to the City of Indianapolis, and fixing a time when the same shall take effect.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF INDIANAPOLIS, INDIANA:

Section 1. That the City of Indianapolis, Indiana, be and the same is, hereby extended so as to include the following described territory, which is hereby annexed to and made a part of the territory constituting the City of Indianapolis, Indiana, and described as follows:

All those parts of Sections 23, 25, 26 and 35, Township 17 North, Range 3 East, in Marion County, Indiana, which are presently included within the boundaries of the incorporated Town of Meridian Hills, Indiana.

Section 2. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and publication according to law.

Which was read for the first time and referred to the Committee on Parks.

ORDINANCES ON SECOND READING

On motion of Mr. Eltzroth, seconded by Mr. Ehlers, General Ordinance No. 85, 1954 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 85, 1954 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Mr. Ehlers called for General Ordinance No. 94, 1954 for second reading. It was read a second time.

Mr. Ehlers made a motion that General Ordinance No. 94, 1954 be stricken from the files.

The motion was seconded by Mr. Wicker, and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Mr. Brown called for General Ordinance No. 95, 1954 for second reading. It was read a second time.

Mr. Brown presented the following motion to amend General Ordinance No. 95, 1954:

Indianapolis, Ind., July 19, 1954

Mr. President:

I move that General Ordinance No. 95,1954 be amended by striking out all of that part of the description in Section 1 that follows after the first paragraph of said description and begins with the words "Beginning on the East line of the Southwest Quarter of"

and inserting in lieu thereof the following:

Beginning at a point in the west right-of-way line of Perkins Avenue 105 feet south of the south line of Barrington Manor Addition; thence south with the west right-of-way line of Perkins Avenue to the north-easterly right-of-way line of Bethel Avenue; thence northwesterly with said right-of-way line of Bethel Avenue to a point 374.5 feet west of the east line of the south ¼ of Section 17, Township 15 North Range 4 East in Marion County, Indiana; thence north and parallel with said east line of said southwest ¼ section to a point 105 feet south of the south line of Barrington Manor Addition; thence east to the place of beginning.

J. WESLEY BROWN, Councilman.

The motion was seconded by Mr. Radel, and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

On motion of Mr. Brown, seconded by Mr. Eltzroth, General Ordinance No. 95, 1954, As Amended, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 95, 1954, As Amended, was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Mr. Ehlers called for General Ordinance No. 97, 1954 for second reading. It was read a second time.

On motion of Mr. Ehlers, seconded by Mr. Radel, General Ordinance No. 97, 1954 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 97, 1954 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Mr. Ehlers called for General Ordinance No. 98, 1954 for second reading. It was read a second time.

On motion of Mr. Ehlers, seconded by Mr. Radel, General Ordinance No. 98, 1954 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 98, 1954 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

Mr. Eltzroth called for General Ordinance No. 99, 1954 for second reading. It was read a second time.

On motion of Mr. Eltzroth, seconded by Mr. Ehlers, General Ordinance No. 99, 1954 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 99, 1954 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

NEW BUSINESS

The Council reverted to the previous order of business. Mr. Radel moved that the rules be suspended for further consideration and passage of General Ordinance No. 104, 1954.

The motion was seconded by Mr. Eltzroth and carried by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

The rules were suspended.

COMMITTEE REPORT

Indianapolis, Ind., July 19, 1954

To the President and Members of the Common Council of the City of Indianapolis, Indiana

Gentlemen:

We, your Committee on Public Safety to whom was referred General Ordinance No. 104, 1954, entitled

AN ORDINANCE making St. Patrick St. a one-way street between certain designated points and amending sub-section 45 by

making Prospect St. a one-way St. between certain designated points,

beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed, under suspension of the rules.

> GLENN W. RADEL, Chairman CARTER W. ELTZROTH CHARLES P. EHLERS JOSEPH A. WICKER JOSEPH C. WALLACE

ORDINANCE ON SECOND READING

Mr. Radel called for General Ordinance No. 104, 1954 for second reading. It was read a second time.

On motion of Mr. Radel, seconded by Mr. Eltzroth, General Ordinance No. 104, 1954 was ordered engrossed, read a third time and placed upon its passage.

General Ordiance No. 104, 1954 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Brown, Mr. Ehlers, Mr. Eltzroth, Mr. Emhardt, Mr. Radel, Mr. Wallace, Mr. Wicker, Vice-President Schumacher.

* * * * *

On motion of Mr. Emhardt, seconded by Mr. Radel, the Common Council adjourned at 7:30 P.M. CST.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of the City of Indianapolis held on the 19th day of July, 1954, at 6:30 P.M. CST.

In Witness Whereof, we have hereunto subscribed our signatures and caused the seal of the City of Indianapolis to be affixed.

John M. Schumscher,
Vice-President

ATTEST:

(SEAL)