City of Indianapolis, Ind.

REGULAR MEETING

Monday, May 17, 1943. 7:30 P. M.

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Monday, May 17, 1943, at 7:30 p. m., in regular session. President Schumacher in the chair.

The Clerk called the roll.

Present: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Absent: Mr. Bowers, Mr. Jordan.

The reading of the Journal for the previous meeting was dispensed with on motion of Mr. Kealing, and seconded by Mr. Worley.

COMMUNICATIONS FROM THE MAYOR

May 5, 1943.

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

Gentlemen:

I have this day approved with my signature and delivered to Frank J. Noll, Jr., City Clerk, the following ordinances:

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GENERAL ORDINANCE No. 20, 1943

AN ORDINANCE establishing and fixing the route of State Road No. 431 in the City of Indianapolis, Indiana, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 21, 1943

AN ORDINANCE transferring the sum of Two Thousand (\$2,000.00) Dollars from a certain fund in the Department of Public Parks to another fund in the same department, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 22, 1943

AN ORDINANCE transferring moneys from a certain designated fund in the Board of Health and Charities of the City of Indianapolis, City Hospital, to a certain other designated fund in said department, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 23, 1943

AN ORDINANCE amending General Ordinance No. 61, 1942, regarding the annual budget for 1943 and concerning the number and wages of certain employees under Fund No. 12 in certain Departments, beginning as of April 11, 1943, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 19, 1943

AN ORDINANCE ratifying and approving a certain contract by and between the City of Indianapolis, Marion County, Indiana, by and through its Board of Public Safety, with the approval of its Mayor, and Warren Township of Marion County, State of Indiana, by and through its Advisory Board and Trustee, made and entered into as of January 1, 1943, and concerning Fire Protection for Warren Township, and fixing a time when the same shall take effect.

May 17, 1943] City of Indianapolis, Ind.

APPROPRIATION ORDINANCE No. 14, 1943

AN ORDINANCE appropriating the sum of Twenty-Five Thousand Dollars (\$25,000) from the anticipated, estimated, and unexpended 1943 balance of the Board of Health General Fund to a designated fund in said Department.

Respectfully,

ROBERT H. TYNDALL. Mayor.

COMMUNICATIONS FROM CITY OFFICIALS

May 17, 1943.

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

Gentlemen:

In Re: G. O. 27, 1943

I beg leave to report that pursuant to the laws of the State of Indiana, I caused "Notice to the Public" to be inserted in the following newspapers, to-wit:

G. O. No. 27, 1943-May 7, 1943-The Marion County Messenger and The Indianapolis News

that taxpayers would have the right to be heard on the above ordinance at the regular meeting of the Common Council to be held on May 17, 1943.

Sincerely,

FRANK J. NOLL, JR., City Clerk.

May 17, 1943.

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

Gentlemen:

In Re: A. O. 15, A. O. 16, A. O. 17, A. O. 18, 1943

I beg leave to report that pursuant to the laws of the State of Indiana, I caused "Notice to Taxpayers of Public Hearing" to be inserted in the following newspapers, to-wit:

A. O. 15 and 16, 1943—May 7, 1943—The Indianapolis Star and The Indianapolis Times

A. O. 17 and 18, 1943—May 7, 1943—The Indianapolis Star and The Indianapolis Commercial

that taxpayers would have the right to be heard on the above ordinances at the regular meeting of the Common Council to be held May 17, 1943, and by posting copies of said notices in the City Hall, Court House, and Police Station in the City of Indianapolis, which notices remained posted for more than 10 days prior to the date of hearing.

Sincerely,

FRANK J. NOLL, JR., City Clerk.

May 17, 1943.

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

> In Re: G. O. 10, G. O. 13, G. O. 14, G. O. 15, G. O. 18, 1943

I beg leave to report pursuant to the laws of the State of Indiana, I caused publication to be inserted in the following newspapers:

G. O. No. 10, 1943—April 26 and May 3, 1943—Indianapolis News and Indianapolis Commercial

G. O. No. 13, 1943—April 16 and 23, 1943—The Marion County Messenger and The Indianapolis News

G. O. No. 14, 1943—April 29 and May 6, 1943—The Indianapolis Commercial and The Indianapolis News

G. O. No. 15, 1943—April 30 and May 7, 1943—The Indiana Catholic and The Indianapolis Times G. O. No. 18, 1943—April 29 and May 6, 1943—The Indianapolis Star and The Indianapolis Commercial

and that said ordinances are now in full force and effect as of the last date of publication.

Sincerely,

FRANK J. NOLL, JR., City Clerk

May 17, 1943.

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

Gentlemen:

Attached are copies of Appropriation Ordinance No. 19, 1943, appropriating the sum of \$7,732.97 from the anticipated, unexpended and unappropriated 1943 balance of the Board of Health General Fund to certain designated funds of the same department for the payment of 1942 bills.

I respectfully recommend the passage of this ordinance.

Yours very truly,

ROY E. HICKMAN, City Controller. May 17, 1943]

May 17, 1943.

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

Gentlemen:

Attached are copies of Appropriation Ordinance No. 20, 1943, appropriating the sum of \$8,814.98 from the anticipated, unexpended and unappropriated 1943 balance of the Department of Public Sanitation to Fund No. 32, Fuel and Ice, of the same department, for the payment of a 1942 bill.

I respectfully recommend the passage of this ordinance.

Yours very truly,

ROY E. HICKMAN, City Controller.

May 11, 1943.

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

Gentlemen:

Attached hereto are 19 copies of General Ordinance No. 32, authorizing the Board of Safety through its duly appointed Purchas-

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ing Agent to sell personal property of the Police Department as herein set out. The sum realized to be paid into the General Fund.

Yours very truly,

DEPARTMENT OF PUBLIC PURCHASE,

EDWARD G. HERETH, Purchasing Agent.

At this time those present were given an opportunity to be heard on Appropriation Ordinances Nos. 15, 16, 17, and 18, 1943, General Ordinance No. 27, 1943, and all other ordinances now before the Council.

Mr. Kealing asked for recess. The motion was seconded by Mr. Sullivan and the Council recessed at 7:45 p. m.

The Council reconvened at 8:40 p. m., with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., May 17, 1943.

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

Gentlemen:

We, your Committee on Election, to whom was referred Appropriation Ordinance No. 15, 1943, entitled:

AN ORDINANCE appropriating the sum of Six Hundred Sixty-Five Dollars (\$665.00) from the anticipated, estimated, unexpended and unappropriated 1943 balance of the General Fund of the City of Indianapolis, Indiana, and allocating same to certain designated funds in certain designated departments and fixing a time when the same shall take effect;

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

> WILLIE B. SULLIVAN, Chairman R. C. DAUSS ROSS MANLY

Indianapolis, Ind., May 17, 1943.

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 Appropriation Ordinance No. 16, 1943, entitled:

AN ORDINANCE appropriating the sum of Seventy Thousand Dollars (\$70,000.00) from the anticipated, unexpended and unappropriated balance of the 1943 General Fund of the City of Indianapolis, Indiana, and alloting same to a special fund designated as "Police and Firemen's Equipment Fund", and fixing a time when the same shall take effect;

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

> R. C. DAUSS, Chairman EDWARD R. KEALING O. H. WORLEY

Indianapolis, Ind., May 17, 1943.

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 Appropriation Ordinance No. 17, 1943, entitled:

AN ORDINANCE amending General Ordinance No. 61, 1942, in regard to the existing 1943 budget of certain funds in certain sub-departments of the Department of Public Works of the City of Indianapolis, Indiana, beginning as of May 28, 1943, and fixing a time when this ordinance shall take effect;

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

> EDWARD R. KEALING R. C. DAUSS LUCIAN B. MERIWETHER ROSS MANLY

City of Indianapolis, Ind.

Indianapolis, Ind., May 17, 1943.

To the President and Member of the Common Council of the City of Indianapolis, Indiana.

Gentlemen:

We, your Committee on Law and Judiciary, to whom was referred Appropriation Ordinance No. 18, 1943, entitled:

AN ORDINANCE amending General Ordinance No. 61, 1942, regarding the annual budget of 1943 for certain funds of the Collection Department of the Department of Public Sanitation of Indianapolis, Indiana; appropriating the sum of Ten Thousand Eight Hundred Eighteen Dollars and Forty-Seven Cents (\$10,818.47) from the anticipated, estimated and unexpended 1943 balance of said Department of Public Sanitation and allocating same to certain funds in the Collection Department of said Department of Public Sanitation, in keeping with said amendment; providing for same to begin as of May 29, 1943; and fixing a time when this ordinance shall take effect;

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

> O. H. WORLEY, Chairman WILLIE B. SULLIVAN EDWARD R. KEALING LUCIAN B. MERIWETHER

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Indianapolis, Ind., May 17, 1943.

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

Gentlemen:

We, your Committee on Public Safety, to whom was referred General Ordinance No. 8, 1943, entitled:

AN ORDINANCE concerning the salaries, wages and compensations of certain officers and members of the Indianapolis Police and Fire Departments, etc.;

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

> R. C. DAUSS, Chairman EDWARD R. KEALING HERMAN E. BOWERS O. H. WORLEY CARSON C. JORDAN

Indianapolis, Ind., May 14, 1943.

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. 25, 1943, entitled: May 17, 1943]

City of Indianapolis, Ind.

AN ORDINANCE providing for the purchase and supply of personal equipment, such as uniforms, supplies, etc., beginning as of January 1, 1943, in a yearly amount of not to exceed Sixty Dollars (\$60.00) per member per annum for each member in the Indianapolis Police and Fire Departments, including those members attached to and/or serving with the Gamewell Division, from a special fund to be known as "Police and Firemen's Equipment Fund" by the Indianapolis Board of Public Safety, through its duly authorized Purchasing Agent, and fixing a time when the same shall take effect;

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

> R. C. DAUSS, Chairman EDWARD R. KEALING O. H. WORLEY

> > Indianapolis, Ind., May 17, 1943.

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

Gentlemen:

We, your Committee on Law and Judiciary, to whom was referred General Ordinance No. 26, 1943, entitled:

AN ORDINANCE regulating the parking and location of automobile trailers and regulating the licensing, location, erection, maintenance and conduct of automobile trailer camps and tourist camps and providing a penalty for the violation thereof;

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

> OTTO H. WORLEY, Chairman WILLIE B. SULLIVAN EDWARD R. KEALING LUCIAN B. MERIWETHER

> > May 11, 1943.

Honorable President and Members of the Common Council of the City of Indianapolis.

Gentlemen:

The City Plan Commission, at its regular meeting on May 10, 1943, approved and recommended the passage of General Ordinance No. 27, 1943, an ordinance to amend General Ordinance No. 114, 1922, commonly known as the Zoning Ordinance.

Very truly yours,

OTTO T. FERGER, Secretary. CITY PLAN COMMISSION

City of Indianapolis, Ind.

Indianapolis, Ind., May 17, 1943.

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

Gentlemen:

We, your Committee on City Welfare, to whom was referred General Ordinance No. 27, 1943, entitled:

AN ORDINANCE to amend General Ordinance No. 114, 1922, commonly known as the Zoning Ordinance, and fixing a time when the same shall take effect;

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

> CARSON C. JORDAN, Chairman WILLIE B. SULLIVAN ROSS MANLY LUCIAN B. MERIWETHER

Indianapolis, Ind., May 17, 1943.

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. 28, 1943, entitled: AN ORDINANCE authorizing the Board of Public Works and Sanitation of the City of Indianapolis, Indiana, to purchase certain materials by and through its duly appointed Purchasing Agent, and fixing a time when the same shall take effect;

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

> EDWARD R. KEALING, Chairman R. C. DAUSS WILLIE B. SULLIVAN

Indianapolis, Ind., May 17, 1943.

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. 29, 1943, entitled:

AN ORDINANCE to amend Section 376 of General Ordinance No. 121, 1925, known as the Municipal Code, of 1925, as amended by General Ordinance No. 31, 1928, and General Ordinance No. 66, 1941, and fixing a time when the same shall take effect; beg leave to report that we have had said ordinance under consideration, and recommend that the same be passed.

> ROSS MANLY, Chairman R. C. DAUSS LUCIAN B. MERIWETHER O. H. WORLEY WILLIE B. SULLIVAN

> > Indianapolis, Ind., May 17, 1943.

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. 30, 1943, entitled:

AN ORDINANCE prohibiting the parking of all vehicles, excepting Sheriff and Police Cars, on a certain part of Alabama Street; providing a penalty for the violation thereof, and fixing a time when the same shall take effect;

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

> R. C. DAUSS, Chairman EDWARD R. KEALING O. H. WORLEY

Journal of Common Council [Regular Meeting

Indianapolis, Ind., May 17, 1943.

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 General Ordinance No. 31, 1943, entitled:

AN ORDINANCE amending Section 44 of General Ordinance No. 96, 1928, as amended, and fixing a time when the same shall take effect;

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

> LUCIAN B. MERIWETHER, Chairman EDWARD R. KEALING ROSS MANLY O. H. WORLEY WILLIE B. SULLIVAN

INTRODUCTION OF APPROPRIATION ORDINANCES

By the City Controller:

APPROPRIATION ORDINANCE No. 19, 1943

AN ORDINANCE appropriating the sum of Seven Thousand Seven Hundred Thirty-Two Dollars and Ninety-Seven Cents (\$7,732.97) from the anticipated, unexpended and unappropriated 1943 balance of the General Fund of the Board of Public Health and Charities of the City of Indianapolis, Indiana, and allocating same to certain designated funds in said Department, and fixing a time when the same shall take effect.

- WHEREAS, there remained certain unpaid debts and obligations which were incurred during the year of 1942 but for which no provision was made in the budget for 1943, and
- WHEREAS, the Council did heretofore pass the Appropriation Ordinance No. 13, 1943, providing for the payment of same but the State Tax Board thereafter did not approve the certain item hereinafter referred to, but disapproved same as drawn on the General Fund of the City and recommended that it be provided from the anticipated, unexpended and unappropriated balance of the Board of Public Health and Charities General Fund for 1943; NOW, THEREFORE,

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

Section 1. That the sum of Seven Thousand Seven Hundred Thirty-Two Dollars and Ninety-Seven Cents (\$7,732.97) be and the same is hereby appropriated from the anticipated, unexpended and unappropriated 1943 balance of the General Fund of the Board of Public Health and Charities of the City of Indianapolis, Indiana, and allocated to the following funds in the same department, to-wit:

Fund 32-Power Plant\$1,1	26.88
Fund 37—Power Plant 1	39.50
Fund 72—General	64.30
Fund 38—Power Plant	28.58
Fund 34—Hospital, General 4,6	80.05
Fund 22—General 5	543.66
Fund 51—General 4	50.00
Total\$7,7	32.97

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Section 2. This ordinance shall be in full force and effect upon its passage and approval by the Mayor.

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

By the City Controller:

APPROPRIATION ORDINANCE No. 20, 1943

- AN ORDINANCE appropriating the sum of Eight Thousand Eight Hundred Fourteen Dollars and Ninety-Eight Cents (\$8,814.98) from the anticipated, unexpended and unappropriated 1943 balance of the General Fund of the Department of Public Sanitation of the City of Indianapolis, Indiana, to a designated fund of said department, and fixing a time when the same shall take effect.
- WHEREAS, there remained certain unpaid debts and obligations which were incurred during the year of 1942 but for which no provision was made in the budget for 1943, and
- WHEREAS, the Council did heretofore pass the Appropriation Ordinance No. 13, 1943, providing for the payment of same but the State Tax Board thereafter did not approve the certain item hereinafter referred to, but disapproved same as drawn on the General Fund of the City and recommended that it be provided from the General Fund of the Department of Public Sanitation, NOW, THEREFORE,

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

Section 1. That the sum of Eight Thousand Eight Hundred Fourteen Dollars and Ninety-Eight Cents (\$8,814.98) be and the same is hereby appropriated from the anticipated, unexpended and un-

City of Indianapolis, Ind.

appropriated 1943 balance of the General Fund of the Department of Public Sanitation of the City of Indianapolis, Indiana, to fund No. 32, Fuel and Ice, of the same department.

Section 2. This ordinance shall be in full force and effect upon its passage and approval by the Mayor.

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

INTRODUCTION OF GENERAL ORDINANCES

By the Purchasing Agent:

GENERAL ORDINANCE No. 32, 1943

- AN ORDINANCE authorizing the Board of Public Safety of Indianapolis, Indiana, through its duly appointed Purchasing Agent, to sell certain worn and obsolete equipment belonging to the Police Department, and fixing a time when the same shall take effect.
- WHEREAS, certain equipment of the Police Department of the Department of Public Safety is worn-out, discarded and obsolete, and
- WHEREAS, such equipment has been duly appraised and advertised according to law; NOW, THEREFORE,

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

Section 1. That the Board of Public Safety of the City of Indianapolis, through its duly appointed Purchasing Agent, be and the same is hereby authorized and empowered to sell the following specified equipment belonging to the Police Department to the highest and best bidder, to-wit:

Sixteen used and discarded Motorcycles, numbers 30, 2, 5, 37, 47, 36, 3, 29, 22, 23, 19, 20, 33, 38, 24, and 35. One group of 10 obsolete side cars for motorcyles that have been discarded and five motorcycles numbers 14, 46, 1, 34 and 4.

Section 2. This ordinance shall be in full force and effect upon passage and approval by the Mayor.

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

ORDINANCES ON SECOND READING

Mr. Sullivan called for Appropriation Ordinance No. 15, 1943, for second reading. It was read a second time.

On motion of Mr. Sullivan, seconded by Mr. Manly, Appropriation Ordinance No. 15, 1943, was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 15, 1943, was read a third time by the Clerk and passed by the following roll call vote:

May 17, 1943]

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Dauss called for Appropriation Ordinance No. 16, 1943, for second reading. It was read a second time.

On motion of Mr. Dauss, seconded by Mr. Kealing, Appropriation Ordinance No. 16, 1943, was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 16, 1943, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Dauss called for General Ordinance No. 25, 1943, for second reading. It was read a second time.

On motion of Mr. Dauss, seconded by Mr. Kealing, General Ordinance No. 25, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 25, 1943, was read a third time by the Clerk and passed by the following roll call vote: Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Worley called for General Ordinance No. 26, 1943, for second reading. It was read a second time.

Mr. Worley presented the following written motion to amend General Ordinance No. 26, 1943.

Indianapolis, Ind., May 17, 1943.

Mr. President:

I move that General Ordinance No. 26, 1943, be amended to read as follows:

GENERAL ORDINANCE No. 26, 1943

(As Amended)

AN ORDINANCE regulating the parking and location of automobile trailers and regulating the licensing, location, erection, maintenance and conduct of automobile trailer camps and tourist camps and providing a penalty for the violation thereof.

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

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May 17, 1943] City of Indianapolis, Ind.

Section 1. Definitions:

Whenever used in this ordinance, unless a different meaning appears from the context:

(a) An "Automobile Trailer," "Trailer Coach," or "Trailer" means any vehicle or structure so designed and constructed in such manner as will permit occupancy thereof as sleeping quarters for one or more persons, or the conduct of any business or profession, occupation or trade (or use as a selling or advertising device), and so designed that it is or may be mounted on wheels and used as a conveyance on highways or city streets, and/or supported on a permanent foundation propelled or drawn by its own or other motive power, excepting a device used exclusively upon stationary rails or tracks.

(b) A "Trailer Camp" means any park, trailer park, trailer court, court, camp, site, lot, parcel, or tract of land designed, maintained or intended for the purpose of supplying a location or acommodations for any trailer coach or trailer coaches and upon which any trailer coach or trailer coaches are parked and shall include all buildings used or intended for use as part of the equipment thereof whether a charge is made for the use of the trailer camp and its facilities or not. "Trailer Camp" shall not include automobile or trailer sales lots on which unoccupied trailers are parked for purposes of inspection and sale.

A "Tourist Camp" means any park, tourist park, tourist (c) court, camp, court, site, lot, parcel, or tract of land upon which one or more camp cottages or cabins are located and maintained for the accommodation of tenants by the day, week, or month, whether a charge is made or not.

(d) A "Unit" means a section of ground in a trailer camp of not less than 1,200 square feet of unoccupied space in an area designated as the location for only one automobile and one trailer.

(e) A "Cabin Plot" means a section of ground not less than 30 feet by 40 feet in area, upon which only one camp cottage or cabin is located.

(f) The word "person" shall be construed to include persons, partnership, firm, company, corporation, tenant, owner, lessee, or licensee, their agents, heirs, or assigns.

(g) The word "Paving or Paved", when used in connection with driveways, ground or roads, shall mean a surfacing material which affords a level, durable surface for easy and safe use.

Section 2. Enforcement.

A Board of Investigators consisting of the Secretary of the Board of Public Health, the Chief of the Fire Prevention Bureau, the Chief of Police, the Building Commissioner, the City Civil Engineer, the Traffic Engineer, and the President of the Board of Zoning Appeals, with the President of the Board of Zoning Appeals as Chairman. The Secretary of the Board of Zoning Appeals shall be Secretary of this Board.

It is hereby made the duty of said Board to enforce all provisions of this ordinance as prescribed herein or such provisions as may hereafter be enacted, and for the purpose of securing such enforcement, any of the above members of the Board, or their duly authorized representatives, shall have the right and are hereby empowered to enter upon any premises on which any automobile trailer or camp cottages or cabins are located, or are about to be located, and inspect the same and all accommodations connected therewith at any reasonable time. The Board is further empowered to issue orders granting, renewing, and revoking such permits and licenses as are provided for in accordance with the provisions of this ordinance. Section 3. Location Outside Camps.

(a) It shall be unlawful, within the limits of the City of Indianapolis, for any person to park any trailer on any street, alley, or highway, or other public place, or on any tract of land owned by any person, occupied or unoccupied, within the City of Indianapolis, except as provided for in this ordinance.

(b) Emergency or temporary stopping or parking is permitted on any street, alley, or highway for not longer than one hour subject to any other and further prohibitions, regulations, or limitations imposed by the traffic and parking regulations or ordinances for that street, alley or highway.

(c) No person shall park or occupy any trailer on the premises of any occupied dwelling or on any lot which is not a part of the premises of any occupied dwelling either of which is situated outside an approved trailer camp; except, the parking of only one unoccupied trailer in an accessory private garage building, or in a rear yard in any district, is permitted providing no living quarters shall be maintained or any business practiced in said trailer while such trailer is so parked or stored.

Section 4. Permanent Occupancy.

Automobile trailers shall not be used as a permanent place of abode or as a permanent dwelling or for indefinite periods of time. Provided, that any such trailer properly connected with the city water supply and sanitary sewer systems, and constructed and located in compliance with all requirements of the building, plumbing, sanitary, health, zoning and electrical ordinances of the City of Indianapolis and not inhabited by a greater number of occupants than that for which it was designed may be permitted on any premises under permits properly secured as provided for in said building, plumbing, electrical, sanitary, health, and zoning ordinances. Section 5. License for Trailer, or Tourist Camp; Application Therefor and Issuance Thereof.

(a) It shall be unlawful for any person to establish, operate or maintain, or permit to be established, operated or maintained upon any property owned or controlled by him, a trailer camp or tourist camp or combination of the two within the limits of the City of Indianapolis, without having first secured a license therefor and for each of them from the Board of Investigators, granted and existing in compliance with the terms of this ordinance. Such license shall expire one year from the date of issuance but may be renewed under the provisions of this ordinance for additional periods of one year.

(b) The application for such license or the renewal thereof shall be filed with the Chairman of the Board of Investigators and shall be accompanied by a fee of five dollars (\$5.00) for each unit and cabin plot in the existing or proposed camp and a license bond in the sum of one thousand dollars (\$1,000) to guarantee compliance with the terms of this ordinance. The application for a license or a renewal thereof shall be made on printed forms furnished by the Board of Investigators and shall include the name and address of the owner in fee of the tract (if the fee is vested in some person other than the applicant, a duly verified statement by that person, that the applicant is authorized by him to construct or maintain the trailer or tourist camp and make the application), and such a legal description of the premises, upon which the trailer or tourist camp is or will be located as will readily identify and definitely locate the premises. The application shall be accompanied by four copies of the camp plan showing the following, either existing or as proposed: (1) The extent and area used for camp purposes; (2) Roadways and driveways; (3) Location of sites or units for trailer coaches or cabins; (4) Location and number of sanitary conveniences, including toilets, washrooms, laundries and utility rooms to be used by occupants of units or cabins (in cases where cabins do not have all such facilities in proper conformance with city building, plumbing and other ordinances); (5) Method and plan of sewage disposal; (6) Method and plan of garbage removal; (7) Plan for water supply; (8) Plan for electrical lighting of units and cabins.

(c) Before such license may be issued, there must be a favorable recommendation by the Board of Zoning Appeals of the City of Indianapolis, and the premises must be inspected and approved by the members of the Board of Investigators, or their duly authorized representatives, as complying with all the provisions of this ordinance and all other applicable ordinances of the City of Indianapolis.

(d) Licenses issued under the terms of this ordinance convey no right to erect any building, to do any plumbing work or to do any electrical work.

Section 6. Zoning of Trailer and Tourist Camps.

(a) No trailer or tourist camp shall be located in any first or second fire zone. Any other zone location may be approved by the Board of Zoning Appeals.

(b) The Board of Zoning Appeals of the City of Indianapolis may, in conformance with the zoning laws, approve and the Board of Investigators may issue a license for the location of a trailer camp in any district in which licenses are not prohibited, after a public hearing.

(c) No trailer or tourist camp shall be located within the limits of the City of Indianapolis, unless City water and sewer connections and fire protection facilities are available.

(d) No occupied trailer or camp cottage or cabin cottage or cabin or other building shall be located within the city limits of the City of Indianapolis, within the recognized set back line for the zoning district in which such trailer or cabin is located nor less than ten feet from any other building or vehicle or the boundary line of the tract on which located. Section 7. Camp Plan.

(a) Every trailer or tourist camp shall be located on a welldrained area, and the premises shall be properly graded so as to prevent the accumulation of storm or other waters.

(b) Units and cabin plots shall be clearly designated and the camp so arranged that all units and cabin plots shall face or abut on a driveway of not less than twenty feet in width, giving easy access from all units to a public street. Such driveway shall be paved and maintained in good condition, having natural drainage into a city street catch basin, be well lighted at night, and shall not be obstructed.

(c) No camp cottage or cabin shall be less than 280 square feet nor less than 14 feet wide at its narrowest point, and not less than 8 feet high from floor to ceiling and shall not have less than 27 square feet of ventilation openings, and all windows must be fully screened. If the floor be of wood, it shall be raised not less than 12 inches above the ground level.

(d) The camp shall be so laid out that no unit or cabin shall be located farther than 200 feet from the toilets and service buildings provided for herein, and walk-ways to such buildings shall be paved and well lighted at night.

(e) Every trailer unit shall be furnished with an electric service outlet. Such outlet shall be equipped with an externally operated switch or fuse of not less than 30 Amperes capacity, and a heavy duty outlet receptacle.

Section 8. Water Supply.

(a) An adequate supply of pure water, furnished through a pipe distribution system connected directly with the city water main,

with supply faucets located not more than 200 feet from any trailer or cabin shall be furnished for drinking and domestic purposes.

(b) No common drinking vessels shall be permitted, nor shall any drinking water faucets be placed in any toilet room or water closet compartment.

(c) An abundant supply of hot water shall be provided at all times for bathing, washing and laundry facilities.

Section 9. Service Building and Accommodations.

(a) Every trailer or tourist camp shall have erected thereon, at a distance not greater than 200 feet from any unit or cabin it is designed to serve, a suitable building for housing toilets, showers and laundry facilities, as required by this ordinance, such building to be known as the Service Building.

(b) There shall be provided for the exclusive use of tenants separate toilet rooms for each sex. Flush toilets provided with an adequate water supply shall be enclosed in separate compartments having a minimum width of 3 feet, 6 inches and shall be provided for each sex in the ratio of one toilet for each eight units or cabins or fraction thereof. Every male toilet room shall have one urinal for each sixteen units or cabins, but in no case shall any male toilet be without one urinal. Toilet rooms shall contain lavatories with hot and cold water in the ratio of one lavatory to every two or less water closets.

(c) Separate bathing facilities for each sex shall be provided with one shower enclosed in a compartment at least four feet square, for each eight units or cabins or fraction thereof. Each shower compartment shall be supplemented by an individual dressing compartment at least four feet square. (d) Laundry facilities shall be provided in the ratio of one double tray and one ironing board for each 10 units or cabins.

(e) The above accommodations shall be based on the total camp capacity according to accepted plans.

(f) Floors of toilets, showers and the laundry shall be of concrete, tile, or similar material impervious to water and easily cleaned and pitched to a floor drain.

Section 10. Waste and Garbage Disposal.

(a) All waste from showers, toilets, laundries, faucets and lavatories shall be wasted into a sewer system extended from and connected with the city sewer system.

(b) All sanitary facilities in any trailer which are not connected with the city sewer system by means of rigid pipe connections shall be sealed and their use is hereby declared unlawful.

(c) Each faucet site shall be equipped with facilities for drainage of waste and excess water into the sewer. In no case shall any waste water be thrown or discharged upon the surface of the ground or disposed of by means other than as herein provided.

(d) Every unit shall be provided with a substantial fly tight metal garbage depository from which the contents shall be removed by the city garbage collection service. Section 11. Limitations on Length of Stay and on Number of Occupants.

(a) It shall be unlawful for any person to remain or live in any trailer or tourist camp for more than ninety (90) days in each twelve month period, subject to the provisions of Section 4 of this ordinance, except additional stays of sixty (60) days may be granted by the Board of Investigators, such additional stays being renewable at the end of each sixty (60) day period upon further and similar showing; provided that this time limitation shall not apply to the licensee of a trailer or tourist camp or his bona fide employees so as to prevent their remaining on the camp premises at all times.

(b) No trailer or cabin may be inhabited by a greater number of occupants than that for which it was designed.

Section 12. Management.

(a) In every trailer or tourist camp there shall be an office building in which shall be located the office of the person in charge of said camp, as well as facilities for U. S. Mail Service. A copy of the camp license and of this ordinance shall be posted therein and the camp register shall at all times be kept in said office.

(b) In every trailer or tourist camp there shall be an attendant or person in charge at all times whose duties shall be:

(1) Keep at all times a register of all guests (which shall be open at all times to inspection by State and Federal officers and officers of the City of Indianapolis) showing for all guests: a. Names and addresses.

Business or Trade

Employed by

b. Dates of entrance and departure.

- c. License numbers of all trailers and towing or other automobiles.
- d. States issuing such licenses.
- e. Place of last location, and length of stay.

(2) Maintain the camp in a clean, orderly and sanitary condition at all times, conducting a daily inspection for this purpose.

(3) See that the provisions of this ordinance are complied with and enforced and report promptly to the proper authorities any violations of this ordinance or any other violations of law which may come to his attention.

(4) Report to the Secretary of the Board of Public Health all cases of persons or animals affected or suspected of being affected with any communicable disease. (5) Prevent the running loose of dogs, cats, or other animals or pets.

(6) Maintain in convenient places, approved by the Fire Department, hand fire extinguishers in the ratio of one to each eight units or cabins.

(7) Collect the service charge provided for in Section 13 of this ordinance, from the occupants of each unit in the camp and pay over the money so collected to the City Controller of the City of Indianapolis. A book shall be kept showing the names of the persons paying said service charges and the amount paid.

(8) Prohibit the lighting of open fires on the premises.

(9) Prohibit the use of any trailer or cabin by a greater number of occupants than that which it is designed to accommodate.

Section 13. Service and Inspection Charges.

There is hereby imposed a service and inspection charge of 10c per day per unit and on each occupant of each unit of trailer camps licensed hereunder. The licensee of the trailer camp shall collect this service charge for the City of Indianapolis and pay it over to the City Controller in accordance with such reasonable regulations as the City Controller may promulgate governing such payments. Section 14. Applicability of Plumbing, Electrical and Building Ordinances.

All plumbing, electrical, building and other work on or at any camp licensed under this ordinance shall be in accordance with the ordinances of the City of Indianapolis regulating such work unless said ordinances are specifically made inapplicable under the terms of this ordinance.

Section 15. Revocation and Suspension.

(a) The Board of Investigators is hereby authorized to revoke any license issued pursuant to the terms of this ordinance if after due investigation they determine that the holder thereof has violated any of the provisions of this ordinance or that any trailer, trailer camp, or tourist camp is being maintained in an immoral, unsanitary or unsafe manner or is a nuisance.

Section 16. Hearing on Granting, Denial, Renewal, or Revocation of License.

Any person aggrieved by an order of the Board of Investigators granting, denying, renewing, or revoking a license for a trailer camp or tourist camp, under this ordinance, may file a written request for a hearing before the Board within ten (10) days after issuance of such order. The Board shall give notice of a public hearing upon this request to be held in not less than five (5) days after service of the notice on the person requesting the hearing. The Board may also give notice of the hearing to other persons directly interested in the order in question. At such hearing, the Board shall determine whether the granting, denial, renewal, or revocation of the license was in accordance with the provisions of this ordinance.

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Section 17. Court Review.

Any order either granting, denying, renewing, or revoking any license under the provisions of this ordinance may be appealed to the Marion County Superior Court or to the Marion Circuit Court in the same manner as appeals from any order under the building or zoning ordinances of the City of Indianapolis. Appeals from such orders must be taken within 30 days after the order is issued. Upon any such appeal the findings of fact of the Board of Investigators, if supported by substantial evidence, shall be conclusive.

Section 18. Penalties for Violation of Ordinance.

Any person found guilty of violating any provision of this ordinance shall be deemed guilty of a misdemeanor and shall be fined not less than Five Dollars (\$5.00) and not more than Three Hundred Dollars (\$300) and every day such violation exists shall constitute a separate offense and be punishable as such hereunder.

Section 19. Separability and Conflict.

(a) If any section, subsection, sentence, clause, phrase or portion of this ordinance is for any reason held invalid or unconstitutional by any court of competent jurisdiction, such portion shall be deemed a separate, distinct and independent provision and such holding shall not affect the validity of the remaining portions thereof.

(b) All ordinances or parts of ordinances inconsistent with or contrary hereto are hereby repealed, except, nothing in this ordinance shall be interpreted so as to conflict with the State Housing Laws, State legislation regulating trailers, trailer camps or tourist camps

or any of the requirements of any ordinances of the City of Indianapolis not mentioned or made inapplicable by the express terms of this ordinance.

Section 20. Effective Date.

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

> OTTO H. WORLEY, Councilman.

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

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

On motion of Mr. Worley, seconded by Mr. Dauss, General Ordinance No. 26, 1943, as amended, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 26, 1943, as amended, was read a third time by the Clerk, and passed by the following roll call vote: May 17, 1943] City of Indianapolis, Ind. 295

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Worley called for General Ordinance No. 27, 1943, for second reading. It was read a second time.

On motion of Mr. Worley, seconded by Mr. Dauss, General Ordinance No. 27, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 27, 1943, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Kealing called for General Ordinance No. 28, 1943, for second reading. It was read a second time.

On motion of Mr. Kealing, seconded by Mr. Sullivan, General Ordinance No. 28, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 28, 1943, was read a third time by the Clerk and passed by the following roll call vote: Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Manly called for General Ordinance No. 29, 1943, for second reading. It was read a second time.

On motion of Mr. Manly, seconded by Mr. Worley, General Ordinance No. 29, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 29, 1943, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Mr. Dauss called for General Ordinance No. 30, 1943, for second reading. It was read a second time.

On motion of Mr. Dauss, seconded by Mr. Kealing, General Ordinance No. 30, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 30, 1943, was read a third time by the Clerk and passed by the following roll call vote: Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

Dr. Meriwether called for General Ordinance No. 31, 1943, for second reading. It was read a second time.

On motion of Dr. Meriwether, seconded by Mr. Kealing, General Ordinance No. 31, 1943, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 31, 1943, was a read a third time by the Clerk and passed by the following roll call vote:

Ayes, 7, viz: Mr. Dauss, Mr. Kealing, Mr. Manly, Dr. Meriwether, Mr. Sullivan, Mr. Worley, President Schumacher.

On motion of Mr. Kealing, seconded by Mr. Worley, the Common Council adjourned at 9:10 p. m.

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 17th day of May, 1943, at 7:30 p. m. In Witness Whereof, we have hereunto subscribed our signatures and caused the seal of the City of Indianapolis to be affixed.

John A. Schumacher,

President.

Attest:

City Clerk.

(SEAL)

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