REGULAR MEETING

June 17, 1940 7:30 P. M.

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Monday, June 17, 1940, at 7:30 P. M. in regular session. President Joseph G. Wood in the chair.

The Clerk called the roll.

Present: Ollie A. Bach, Harmon A. Campbell, Albert O. Deluse, Dr. Walter E. Hemphill, Ralph F. Moore, F. B. Ransom, Ernest C. Ropkey, Guy O. Ross, President Joseph G. Wood.

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

COMMUNICATIONS FROM THE MAYOR

June 5, 1940.

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

Gentlemen:

I have this day approved with my signature and delivered to Mr. John M. Layton, City Clerk, the following ordinances:

GENERAL ORDINANCE No. 29, 1940

AN ORDINANCE regulating the parking of vehicles on certain streets in the City of Indianapolis, providing a penalty for the violation thereof, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 35, 1940

AN ORDINANCE amending A-505 of Section 865, known as the Indianapolis Building Code of 1925, of General Ordinance No. 121, 1925, as amended, by adding thereto certain sub-sections lettered (1), (m), (n), (o), and (p); and fixing a time when same shall take effect.

GENERAL ORDINANCE No. 39, 1940

AN ORDINANCE to amend Sections 697, 701 and 702 of General Ordinance No. 121, 1925, as amended; and providing a time when the same shall take effect.

GENERAL ORDINANCENo. 40, 1940

AN ORDINANCE to amend General Ordinance No. 114, 1922, commonly known as the Zoning Ordinance.

GENERAL ORDINANCE No. 41, 1940

AN ORDINANCE transferring the sum of Twenty-one Hundred Dollars (\$2100.00) from a certain fund in the budget of the Board of Park Commissioners to a certain other designated fund of said board, and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 42, 1940

AN ORDINANCE approving an order of the Board of Public Safety to establish a certain taxicab stand and to abolish another certain taxicab stand adopted pursuant to Section 9 of General Ordinance No. 87, 1935, as amended; and fixing a time when same shall take effect.

GENERAL ORDINANCE No. 43, 1940

AN ORDINANCE prohibiting the parking on a certain part of East Tenth Street in the City of Indianapolis, providing a penalty for the violation thereof; and fixing a time when the same shall take effect.

GENERAL ORDINANCE No. 44, 1940

AN ORDINANCE amending sub-section (c) of Section 45 of General Ordinance No. 96, 1928, as amended by General Ordinance No. 9, 1929, General Ordinance No. 55, 1935, General Ordinance No. 47, 1938, and General Ordinance No. 20, 1939, and fixing a time when the same shall take effect.

SPECIAL ORDINANCE No. 5, 1940

AN ORDINANCE authorizing the sale, alienation and conveyance of certain land of the City of Indianapolis, and fixing a time when the same shall take effect.

APPROPRIATION ORDINANCE No. 5, 1940

AN ORDINANCE appropriating the sum of Ten Thousand (\$10,000) from the unexpended and unappropriated 1939 balance of the general fund of the City of Indianapolis, Indiana, to the Flood Prevention Sinking Fund of said city; and fixing a time when the same shall take effect.

Respectfully,

R. H. SULLIVAN,
Mayor.

COMMUNICATIONS FROM CITY OFFICIALS

June 17, 1940.

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

Gentlemen:

Re: A. O. No. 6, 1940.

I beg leave to report that pursuant to the laws of the State of Indiana, I caused notice by publication to be inserted in the Indianapolis Star and the Indianapolis Times on June 4, 1940, that taxpayers may have a right to be heard in the matter of Appropriation Ordinance No. 6, 1940, and that copies of said notice were posted in the City Hall, Court House and Police Station.

Respectfully yours,

JOHN M. LAYTON,
City Clerk.

PROOF OF POSTING OF

NOTICE OF HEARING ON ADDITIONAL APPROPRIATION

STATE OF INDIANA SS:

John M. Layton, being first duly sworn, upon his oath deposes and says:

That he did on the 4th day of June, 1940, post in three public places in the City of Indianapolis a copy of the attached notice of hearing on additional appropriation; that said notice was posted in the following places:

- 1. In a corridor of the Police Headquarters Building.
- 2. Bulletin Board at City Hall.
- 3. South door of Marion County Courthouse.

JOHN M. LAYTON.

Subscribed and sworn to before me this 4th day of June, 1940.

ANNA F. HAMMERBECK,

Notary Public.

My commission expires: April 15, 1942.

NOTICE TO TAXPAYERS OF ADDITIONAL APPROPRIATIONS

Notice is hereby given to taxpayers of Indianapolis, Marion County, Indiana, that the proper legal officers of said municipality at their regular meeting place in the Council Chamber at the City Hall on June 17, 1940, will consider the following additional appropriations and transfer, which said officers consider necessary to meet the extraordinary emergency existing at this time:

"APPROPRIATION ORDINANCE No. 6, 1940: AN ORDINANCE of the City of Indianapolis, Indiana, appropriating the sum of Two Hundred Fifty Thousand Dollars (\$250,000) from the proceeds of sale of certain bonds designated as 'City of Indianapolis Public Works Bonds of 1940,' and fixing a time when the same shall take effect."

Taxpayers appearing at such meeting shall have a right to be heard thereon. The additional appropriations and transfer as finally made will automatically be referred to the State Board of Tax Commissioners, which Board will hold a further hearing within fifteen days at the County Auditor's office of Marion County, Indiana, or at such other place as may be designated. At such hearing, tax-payers objecting to any such additional appropriations may be heard and interested citizens may inquire of the County Auditor when and where such hearing will be held.

JOHN M. LAYTON, City Clerk.

(SEAL)

June 3, 1940.

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

Gentlemen:

Attached hereto please find twenty copies of General Ordinance No. 45, 1940, for the ratification of a contract entered into by the City of Indianapolis, through the Board of Park Commissioners, and the Indianapolis Power & Light Company for light and power for the park and boulevard system from July 1, 1940, to July 1, 1950.

We respectfully recommend the passage of this ordinance.

Respectfully yours,

BOARD OF PARK COMMISSIONERS,
Mary E. Griffin,
Secretary.

June 17, 1940.

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

Gentlemen:

Attached please find copies of General Ordinance No. 50, 1940, authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of Fifteen Thousand Dollars (\$15,000) for the use of the Board of Health in anticipation of and payable out of the current taxes of said Board of Health actually levied for the Tuberculosis Fund.

I respectfully recommend the passage of this ordinance under suspension of rules.

Yours very truly,

JAMES E. DEERY, City Controller.

June 17, 1940.

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

Gentlemen:

Attached please find copies of General Ordinance No. 51, 1940, authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of Sixty Thousand Dollars (\$60,000) for the use of the Board of Trustees of the Firemen's Pension Fund in anticipation of and payable out of the current taxes of the Firemen's Pension Fund actually levied and in the course of collection.

I respectfully recommend the passage of this ordinance under suspension of rules.

Yours very truly,

JAMES E. DEERY, City Controller.

June 17, 1940.

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

Gentlemen:

Attached please find copies of General Ordinance No. 52, 1940, authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of Seven Hundred Fifty Thousand Dollars (\$750,000) in anticipation of current taxes of the city actually levied and in the course of collection.

I respectfully recommend the passage of this general ordinance under suspension of rules.

Yours very truly,

JAMES E. DEERY, City Controller.

June 17, 1940.

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

Gentlemen:

Attached please find copies of General Ordinance No. 53, 1940, authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of One Hundred Twenty-five Thousand Dollars (\$125,000) for the use of the Board of Health in anticipation of and payable out of current taxes of said Board of Health actually levied for general Board of Health purposes and in the course of collection.

I respectfully recommend the passage of this ordinance under suspension of rules.

Yours very truly,

JAMES E. DEERY, City Controller.

June 17, 1940.

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

Gentlemen:

Attached please find copies of General Ordinance No. 54, 1940, authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of Twenty Thousand Dollars (\$20,000) for the use of the Board of Health in anticipation of and payable out of the current taxes of the Board of Health actually levied for the School Health Fund and now in the course of collection.

I respectfully recommend the passage of this ordinance under suspension of rules.

Yours very truly,

JAMES E. DEERY, City Controller.

June 17, 1940.

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

Gentlemen:

Re: G. O. No. 55, 1940.

Attached hereto are 20 copies of General Ordinance No. 55, 1940, regulating the parking of vehicles upon certain streets of the City of Indianapolis, and providing a penalty for the violation thereof.

Respectfully submitted,

ERNEST C. ROPKEY, Councilman.

June 17, 1940.

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

Gentlemen:

Re: General Ordinance No. 56, 1940.

Attached hereto find 20 copies of General Ordinance No. 56, 1940, abolishing a taxi-cab stand on the east side of Central Avenue at a point 125 feet south of the south curb line of 30th Street, in the City of Indianapolis, and I respectfully recommend its passage.

Respectfully submitted,

HARMON A. CAMPBELL, Councilman.

June 17, 1940.

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

Gentlemen:

Re: G. O. No. 57, 1940.

Attached hereto find 20 copies of General Ordinance No. 57, 1940, to amend Sec. 59 of General Ordinance No. 121, 1925, as

amended, and known as the Municipal Code of Indianapolis, and I respectfully recommend its passage.

Respectfully yours,

F. B. RANSOM, Councilman.

June 14, 1940.

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

Gentlemen:

Submitted herewith General Ordinance No. 58, 1940, an ordinance approving an order of the Board of Public Safety of the City of Indianapolis to establish certain taxicab stands in said city, which order was adopted June 4, 1940, pursuant to Section 9 of General Ordinance No. 87, 1935, as amended; and fixing a time when the same shall take effect.

And we respectfully recommend the passing of this ordinance.

BOARD OF PUBLIC SAFETY,

By L. J. Keach,

President.

June 17, 1940.

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

Gentlemen:

Submitted herewith is General Ordinance No. 59, 1940, prohibiting parking in or upon any alley within the City of Indianapolis, or in or upon any street or avenue twenty (20) feet or less in width from curb to curb within said city.

We respectfully recommend the passage of this ordinance.

BOARD OF PUBLIC SAFETY,

By L. J. Keach,

President.

At this time those present were given an opportunity to be heard on Appropriation Ordinance No. 6, 1940, and other matters pending before the Council.

Mr. Ross made a motion that the Council recess. The motion was seconded by Mr. Deluse and the Council recessed at 7:55 P. M.

The Council reconvened at 9:35 P. M. with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., June 17, 1940.

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. 91, 1940, entitled:

AN ORDINANCE defining certain terms; prohibiting the sale of adulterated, misbranded, or ungraded milk or milk products; providing for the issuance of licenses and fees to be charged therefor; providing for the grading of milk and the inspection of dairy farms and milk plants; providing for the labeling and placarding of milk and milk products; prohibiting the sale of all milk or milk products to certain persons after May 16, 1940, except grade "A" pasteurized milk; providing for certain duties of the health officer of Indianapolis; providing for the repeal of certain ordinances and all ordinances in conflict herewith; providing for certain penalties;

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

OLLIE A. BACH, Chairman ALBERT O. DELUSE GUY O. ROSS WALTER E. HEMPHILL HARMON A. CAMPBELL Indianapolis, Ind., June 17, 1940.

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. 37, 1940, entitled:

AN ORDINANCE regulating the parking of vehicles on certain streets in the City of Indianapolis, 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.

ALBERT O.DELUSE, Chairman ERNEST C. ROPKEY F. B. RANSOM HARMON A. CAMPBELL RALPH F. MOORE

Indianapolis, Ind., June 17, 1940.

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. 46, 1940, entitled:

AN ORDINANCE requiring the granting of leaves of absence to members of the Police and Fire Departments of the City of Indianapolis in certain cases and designating 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 stricken from files.

ALBERT O. DELUSE, Chairman ERNEST C. ROPKEY F. B. RANSOM Indianapolis, Ind., June 17, 1940.

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. 46, 1940, entitled:

AN ORDINANCE requiring the granting of leaves to members of the Police and Fire Departments of the City of Indianapolis in certain cases and designating a time when same shall take effect;

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

HARMON A. CAMPBELL RALPH F. MOORE

MISCELLANEOUS BUSINESS

The majority report of the Committee on Public Safety on General Ordinance No. 46, 1940, was adopted by the following roll call vote:

Ayes, 6, viz: Mr. Bach, Mr. Deluse, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Noes, 3, viz: Mr. Campbell, Dr. Hemphill, Mr. Moore.

The Council reverted to the previous order of business.

COMMITTEE REPORTS

Indianapolis, Ind., June 17, 1940.

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. 47, 1940, entitled:

AN ORDINANCE to amend F-709 of Section 865, known as the Indianapolis Building Code of 1925, of General Ordinance No. 121, 1925, as amended;

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

ALBERT O. DELUSE, Chairman ERNEST C. ROPKEY F. B. RANSOM HARMON A. CAMPBELL RALPH F. MOORE

Indianapolis, Ind., June 17, 1940.

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. 48, 1940, entitled:

AN ORDINANCE prohibiting parking on certain parts of certain streets in the City of Indianapolis, 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.

ALBERT O. DELUSE, Chairman ERNEST C. ROPKEY F. B. RANSOM HARMON A. CAMPBELL RALPH F. MOORE Indianapolis, Ind., June 17, 1940.

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. 49, 1940, entitled:

AN ORDINANCE approving an order of the Board of Public Safety of the City of Indianapolis to establish a taxicab stand on North New Jersey Street in said city, which order was adopted pursuant to Section 9, of General Ordinance No. 87, 1935, as amended;

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

ALBERT O. DELUSE, Chairman ERNEST C. ROPKEY F. B. RANSOM HARMON A. CAMPBELL RALPH F. MOORE

Indianapolis, Ind., June 17, 1940.

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. 6, 1940, entitled:

AN ORDINANCE of the City of Indianapolis, Indiana, appropriating the sum of Two Hundred Fifty Thousand Dollars (\$250,000) from the proceeds of sale of certain bonds designated as "City of Indianapolis Public Works Bonds of 1940":

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

ERNEST C. ROPKEY, Chairman F. B. RANSOM ALBERT O. DELUSE OLLIE A. BACH GUY O. ROSS Indianapolis, Ind., June 17, 1940.

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 Resolution Ordinance No. 1, 1940, entitled:

A RESOLUTION approving, confirming and ratifying a certain permit granted by the Board of Public Works and Sanitation of the City of Indianapolis by its written order entered on the 10th day of May, 1940, to Indianapolis Railways, Incorporated, under and pursuant to the provisions of the agreement entered into by the City of Indianapolis and Indianapolis Railways, Incorporated, dated May 25, 1936, as amended and approved by General Ordinance No. 40, 1936;

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

F. B. RANSOM, Chairman ERNEST C. ROPKEY ALBERT O. DELUSE WALTER E. HEMPHILL HARMON A. CAMPBELL

INTRODUCTION OF GENERAL ORDINANCES

By the Board of Park Commissioners:

GENERAL ORDINANCE No. 45, 1940

AN ORDINANCE ratifying, confirming and approving the contract entered into on the 23d day of May, 1940, by and between the Indianapolis Power and Light Company, a corporation, and the City of Indianapolis, Indiana, by and through its Board of Park Commissioners, with the approval of its mayor, for lighting all boulevards, parkways, bridges and all other public properties under the supervision and control of the Board of Park Commissioners, and for the furnishing of electric energy for all purposes as demanded by the needs of the Department of Public Parks; and fixing a time when the same shall take effect.

WHEREAS, heretofore, to-wit: on the 23rd day of May, 1940, the City of Indianapolis, by and through its Board of Park Commissioners, with the approval of its mayor, entered into the following contract and agreement with the Indianapolis Power & Light Company, a corporation, to-wit:

PUBLIC LIGHTING CONTRACT

THIS MEMORANDUM OF AGREEMENT, made and entered into, in duplicate, this 23rd day of May, 1940, by and between the Indianapolis Power & Light Company, hereafter called the COMPANY, and the CITY OF INDIANAPOLIS, County of Marion, State of Indiana, by and through its Board of Park Commissioners, 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 amendatory 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, by and through the Board of Park Commissioners, with electric service of the kind and character hereinafter specified, and to furnish and supply current for light and power for all public buildings, public equipment and other public places, 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.

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, except such equipment as is now or hereafter owned by the City, and operate and maintain the same in such parks, parkways and boulevards, subways and other public places in said park system 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 the amount set forth in the specifications attached hereto and made a part of this contract.

3. TERM OF CONTRACT:

That the contract term for lighting the park, parkway, boulevard and other public places of the City as herein provided, shall begin at 12 o'clock noon on the 1st day of July, 1940, and continue for and during the term of 10 years, ending at 12 o'clock noon on the 1st day of July, 1950.

4. WORK IN PARKS AND BOULEVARDS—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 parks, parkways, boulevards 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 parks, parkways, boulevards, 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 Park Lighting System, or other equipment described in the Specifications hereinafter referred to, 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 (with equipment) each year during the term of this contract without making any charge for such changes.

All such changes in location of portions of City's Park Lighting System or other equipment described in the Specifications and located in parks, parkways, boulevards 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 9 of Detail Specifications.

No standards, poles, guy stubs or other portion of the Company's Park Lighting System now located in parks, parkways, boulevards or other public places, or which may hereafter be located therein 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 parks, parkways, boulevards and other public places to the same condition after the completion of any of its work, as they were in 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 park, parkway, boulevard 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 park, parkway, boulevard or other public place without having first prepared and filed with the Board, maps, plans and specifications, showing what is contemplated, and having obtained the written consent, approval and permit of the Board thereto, and having paid the permit fees required by ordinance.

5. PROTECTION ON WORK:

That the Company shall not at any time open or encumber any more of any park, parkway, boulevard 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 park, parkway, boulevard 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 such barricades and lights as will prevent 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 Park Commissioners or other Boards or officers concerning the regulation or the use of its parks, parkways, boulevards 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 parks, parkways, boulevards or other public places and to prohibit injury to the same; and reserves the fullest right to exercise any and all its police powers at any time, and nothing contained herein shall be construed as to in any wise 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 thereto.

9. INDEMNITY ON 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, expenses, royalties, patent fees, attorneys' fees or any sum of money whatsoever 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 in the execution of this contract. The Company agrees to indemnify and save harmless the City of Indianapolis, its officers and employees, from all loss and expense originating from claims, demands, causes of action and actions of any kind or description resulting from or connected with the construction, repair, maintenance or operation of its plant and system or any part thereof, on account of any acts of omission or commission of the Company or its employees or agents in the conduct of its business and in the performance of this contract; but the Company shall have reasonable written notice of any claim or action or suit brought against the City, its officers or employees, on account of any such matters and 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 costs and any final judgment that may be recovered therein against the City.

10. SPECIFICATIONS:

This contract is based upon certain specifications which are set forth or referred to as General Specifications and Detail Specifications which are attached hereto and, by reference, made a part hereof.

11. 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 Proposal, said Proposal being attached hereto, and, by reference, made a part hereof.

12. BILLS PAYABLE:

The rates or sums due the Company for performing service, according to the terms of this contract and at the prices hereinbefore stipulated, shall be due and payable in monthly installments; the amount for service for any one month shall be due upon presentation of bill 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 by the Company to the Board monthly for services rendered under this agreement. Prices quoted hereinbefore 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.

13. PAPERS INCLUDED IN CONTRACT:

That the Company's proposal and the Notice to Contractors on file with said Board, together with the general and detailed specifications relating to light and power adopted by the Board and so bid upon and herewith attached and identified as such, shall form a part of this contract, and be as binding as though set out herein.

14. ARBITRATION:

In the event of any disagreement or controversy which may arise or is in dispute under and respecting the interpretation of this contract, 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 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 these two so named, shall name a third member of the Board of Arbitration. In the event that the two members of the Board of Arbitration do not within a period of ten days after their appointment jointly name the third member of the Board of Arbitration, then 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 him for any services performed and which shall be binding upon both parties. The Board of Arbitration so constituted shall have submitted to 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 binding upon the City and the Company. The expense of such arbitration, including the services of such third Arbitrator, shall be borne by the party requesting it, except where the Arbitrators decide for such party, whereupon such expense shall be equally divided by the City and the Company but each party shall pay 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:

This contract, including rates and service fixed herein and all amendments 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 the State 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 privileges granted in this contract without the written consent of the other party; but it shall be otherwise binding upon the parties, their successors and assigns.

17. EXECUTION:

The execution of this contract by the duly authorized officers of the Indianapolis Power & Light Company, with the affixing of its corporate seal, has been authorized by resolution duly adopted by its Board of Directors and said City of Indianapolis has authorized the same by and through its said Board and with approval of its Mayor.

IN TESTIMONY WHEREOF, the parties have hereunto set their hands and seals in duplicate, this 23rd day of May, 1940.

Indianapolis Power & Light Company
Company

By H. T. Pritchard, Its President.

(Corp. Seal)

ATTEST:

Elmer E. Scott, Its Secretary.

CITY OF INDIANAPOLIS, INDIANA

By Jackiel W. Joseph
Paul Rathert
A. H. Gisler
Gertrude V. Brown

ATTEST:

Mary E. Griffin, Its Secretary.

APPROVED:

R. H. Sullivan,
Mayor of City of Indianapolis.

SPECIFICATIONS FOR ELECTRIC LIGHTING OF BOULEVARDS, PARKS, BRIDGES, BUILDINGS AND OTHER PUBLIC PROPERTIES UNDER THE JURISDICTION AND CONTROL OF THE BOARD OF PARK COMMISSIONERS, AND FOR FURNISHING OF ELECTRIC ENERGY FOR ALL PURPOSES AS DEMANDED BY THE NEEDS OF THE DEPARTMENT OF PUBLIC PARKS FOR THE CITY OF INDIANAPOLIS, INDIANA.

1939

GENERAL SPECIFICATIONS

1. Sealed proposals for the lighting of all boulevards, parkways, bridges and all other public properties under the jurisdiction and control of the Board of Park Commissioners, and for the furnishing of electric energy for all purposes as demanded by the needs of the Department of Public Parks will be received by the Board of Park Commissioners of said City of Indianapolis at its office in the City Hall until 10:00 A. M. of October 5, 1939, at which place and hour such bids will be publicly opened and read. Any contract entered into based upon such bids must be ratified and approved by the Board of Park Commissioners and all duly constituted public authorities whose approval is required by law.

The Contract period for electric lighting shall be for a term of either five (5) years or ten (10) years beginning at noon July 1st, 1940, and terminating at noon July 1st, 1945—or 1950.

2. RIGHT TO REJECT BIDS.

The Board expressly reserves the right to reject any or all bids and/or to receive any or additional bids.

3. FORMS.

All bids must be made upon the blank forms provided therefor by the Board.

4. SIGNATURES AND AFFIDAVIT.

Each bid must be signed in ink by the person or by a member of the firm or the authorized officer of the Corporation making the bid. The affidavit of non-collusion must be made upon the blank form provided therefor by the Board. This affidavit must be made by the bidder or some authorized officer or member of the firm or corporation making the bid and if made by a member of the firm or corporation must show that the affidavit is made on behalf of the bidder and in the case of a corporation must be accompanied by a duly certified copy of the resolution of the Board of Directors authorizing the same.

5. FILING BIDS.

All bids must be filed with the Secretary of the Board on or before the day and hour mentioned above as the last date for filing such bid.

6. PRICES.

The price must be stated in figures and words and must be so distinctly expressed that there can be no doubt as to the meaning of the same. Illegible figures will invalidate the proposal. Bidders must divide their bids into prices as called for on the proposal sheet furnished by the Board. Alternate bids not called for on the proposal sheet will be considered by the Board; provided that any such bid shall be based on detailed plans and specifications of such bidder which have been placed on file in duplicate in the office of the Board not later than thirty (30) days prior to the date of receiving the bids, which plans and specifications shall be for use on equal terms of any bidder desiring to submit a proposition on such alternate plans and specifications. All other bids must be based upon the Board's specifications on file in its office, copies of which will be available to all bidders on and after August 5, 1939.

7. CERTIFIED CHECK:

Each bidder shall file with his proposal or bid a certified check on any solvent bank of the City of Indianapolis for the sum of TEN THOUSAND (\$10,000.00) DOLLARS, payable to the order of the Board. No bid will be considered unless accompanied by such check. Such check submitted with bid shall be so delivered to the Board with the understanding and agreement that in case the bidder

to whom a contract is awarded in accordance with the specifications executes said contract and files a bond as required by said specifications with a surety approved by the Board, then said check shall be returned to the bidder; but if the party to whom the contract is awarded fails to enter into a contract with the City of Indianapolis through said Board within a period of ten (10) days after the final award by said Board, then in such case the said check shall pass to and become the property of the City of Indianapolis, for the use and benefit of the Department of Public Parks, as agreed and liquidated damages for failure of said bidder to execute and consummate the contract awarded. Certified checks of unsuccessful bidders shall be returned to them by said Board not later than five (5) days after the date of the contract by the City and the party who shall make the successful bid, or such checks shall be returned upon rejection of all bids.

8. CONTRACT AND BOND.

The successful bidder at the time of signing the contract shall be required to furnish a bond in such amount as shall be fixed by said Board which amount shall not be more than FIFTY THOUSAND (\$50,000.00) DOLLARS with surety to the approval and satisfaction of the Board, conditioned that the said bidder shall perform said contract according to the terms thereof and according to the specifications and the proposal of such bidder, which instrument shall form a part of the contract. Said bond shall extend for the full term of the contract, but the contractor 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 unsatisfactory.

9. ABILITY.

Persons, firms or corporations submitting propositions shall demonstrate to the satisfaction of the Board that they have the proper equipment and facilities, expert workmen, necessary capital and experience to execute the contract in a proper manner, otherwise their bid will not be considered.

10. BIDS OF VARIOUS PERIODS OF CONTRACT.

The contract bid upon shall become effective at noon July 1st, 1940, and the bids shall be based on separate periods therefor of five (5) or ten (10) years from said date.

11. PAYMENTS.

Payments shall be made by the City in monthly installments; the amount for services for any one month shall be due upon presentation of bill and shall be payable within thirty (30) days from date thereof.

12. COMPLIANCE WITH PROVISIONS.

All bids failing to comply with the provisions set forth herein will be rejected by the Board.

13. OWNERSHIP OF EQUIPMENT.

All present equipment used within parks, parkways, and boulevards including standards, lights, globes and cables, is the property of the City.

14. BIDS.

- (A) Bids will be received, based on a schedule of 4,000 burning hours per year, for current, maintenance and operation of all pressent installed lights, which are now the property of the City as shown on Exhibit No. 1 attached hereto and made a part of these specifications.
- (B) Bids will be received, based on a schedule of 4,000 burning hours per year, for current, maintenance and operation of all lights installed and owned by the City after the effective date of the contract, similar to those described in Exhibit No. 2 attached hereto and made a part of these specifications.
- (C) Bids will be received, based on a schedule of 4,000 burning hours per year, for current, maintenance and operation of all lights installed and owned by the Contractor, after the effective date of the contract similar to those described in Exhibit No. 2 attached hereto and made a part of these specifications.
- (D) Bids will be received for electrical energy furnished by contractor for subway lights, bridge lights, parks, parkways, boulevards, buildings or other public places or special lighting equipment, the kilowatt hours for which may be obtained from meter readings or estimated from manufacturer's guaranteed rating and hours of use.

EXHIBIT No. 1

BOULEVARD, PARK AND PLAYGROUND LIGHTS AND GLOBES OF THE DEPARTMENT OF PUBLIC PARKS

Location KESSLER BOULEVARD	Number	Type of Column	Globe
Canal to Central Ave.	10	Villa 11 W.H.C.I. or U.M. No. 8055	37 110
Canar to Central Ave.	1	Safety W.H.	No. 118
	4	Bridge W.H. Oct. Jr.	Ruby 8x14 Oct. Jr.
	*	Dilage W.II. Oct. 31.	Oct. Jr.
FALL CREEK PARKWAY, N. DRIVE			
Northwestern Ave. to Burdsal Pkwy	27	Villa 10 W.H.C.I.	Monox Ball
			8x16
Northwestern Ave. to College Ave	86	Villa 10 W.H.C.I.	Monox Ball
,			8x16
	2	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball
			8x16
	6	Villa 11 W.H.C.I. or U.M. No. 8055	No. 118
	4	Safety W.H.	Ruby 8x14
College Ave. to Fairgrounds Bridge	83	Villa 10 W.H.C.I.	Monox Ball
			8x16
	5	Subway	Subway
FALL CREEK PARKWAY, S. DRIVE			
Capitol Ave. to Central Ave	20	Villa 10 W.H.C.I.	M D-11
Capitol Ave. to Central Ave	20	villa 10 W.H.C.I.	Monox Ball
	3	Safety W.H.	8x16
	1	Overhead Bracket	Ruby 8x14
	1	Overhead Dracket	O.H. Bracket

Location COLLEGE AVE. AND RIVERVIEW I	Number DR 1	Type of Column Overhead Penant	Globe O.H. Penant	320
49th STREET Boulevard Pl. to Sunset Ave	13	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball 8x16	
SUNSET AVE. 49th St. to Hampton Dr	15	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball 8x16	
HAMPTON DR. Sunset Ave. to Haughey Ave	2	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball 8x16	City o
BURDSAL PARKWAYFall Creek Pkwy., N. Dr., to		Villa 11 W.H.C.I. or U.M. No. 8055	Harp Type	of India
White River Pkwy., E. Dr	72	Concrete Hollow Spun W.H.	Monox Ball 8x16	Indianapolis,
BROOKSIDE PKWY., N. DRIVE Brookside Ave. to Olney St	84	Villa 10 W.H.C.I.	Monox Ball 8x16	, Ind.
BROOKSIDE PKWY., S. DRIVE Jefferson Ave. to Sherman Dr	64	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball	
	10	Villa 11 W.H.C.I. or U.M. No. 8055	8x16 No. 5334	Ju
	3	Safety W. H.	Ruby 8x14	ne 17,
BROOKVILLE ROAD Washington St. to Sherman Dr	13	Villa 11 W.H.C.I. or U.M. No. 8055	Harp Type	June 17, 1940]

[Regular Meeting
Journal of
of Common
Council

Location	Number	Type of Column	Globe
PLEASANT RUN PKWY, N. DRIVE			
Washington St. to Michigan St.	29	Villa 10 W.H.C.I.	Monox Ball
			8x16
Pleasant Run to Arlington Ave	22	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball
			8x16
Washington St. to Colorado Ave	23	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball
D	40	Will to Will GI	8x16
Raymond St. to Prospect St	48	Villa 10 W.H.C.I.	Monox Ball
	67	Villa 11 W.H.C.I. or U.M. No. 8055	8x16
	01	villa 11 W.H.C.1. or U.M. No. 8055	Monox Ball 8x16
	7	Villa 11 W.H.C.I. or U.M. No. 8055	No. 5334
	6	Safety W.H.	Ruby 8x14
Meridian St. to Pennsylvania R.R.	_	Villa 10 W.H.C.I.	Monox Ball
•			8x16
PLEASANT RUN PKWY., S. DRIVE			
Emerson Ave. to Pleasant Run	13	Villa 10 W.H.C.I.	Monox Ball
Ellicison 11vc. to 1 leasant itali		VIII. 10 VV.II. ().1.	8x16
	33	Villa W.H.C.I. or U.M. No. 8055	Monox Ball
	33	7 110 77 111 012 01 01111 1101 0000	8x16
Raymont St. to Shelby St.	35	Villa 10 W.H.C.I.	Monox Ball
			8x16
	1	Concrete Hollow Spun W.H.	Monox Ball
			8x16
Meridian St. to Madison Ave	16	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball
			8x16
	2	Safety W.H.	Ruby 8x14

Location	Number	Type of Column	Globe	322
DRIVEWAY EAST SIDE PLEASANT	r run			12
Brookville Rd. to Christian Park	7	Villa 11 W.H.C.I. or U.M. No. 8055	Monox Ball 8x16	
ROADWAY UNDER PENNA. AND B Brookville Rd. to Pleasant Run Pkwy,		Concrete Hollow Spun W.H. Subway	Harp Type Subway	
	Т	Subway	Subway	
THOMAS TAGGART-RIVERSIDE PA	ARK			
Inside Park		Villa 10 W.H.C.I.	Harp Type	City
	20	Villa 10 W.H.C.I.	Monox Ball	
			8x16	of
30th StWhite River to Cold Spring R		Villa 10 W.H.C.I.	Harp Type	H
18th St. to S. Grove Golf Course	2	Villa 10 W.H.C.I.	Harp Type	ıdi
WILLIAM DIVID DADIVIVAN E DD				Indianapolis,
WHITE RIVER PARKWAY, E. DR.	45	Will- WILGI	M D-11	apo
16th Street to 30th Street	40	Villa W.H.C.I.	Monox Ball	olis
			8x16	
COLD SPRING ROAD		1		Ind.
30th St. to 38th St		Villa 10 W.H.C.I.	Harp Type	-
At 29th St.	1	Overhead Bracket	O.H. Bracket	
BELMONT PARK	3	Concrete Hollow Spun W.H.	Monox Ball	
			8x16	
GARFIELD PARK	70	Villa 10 W.H.C.I.	Monox Ball	Ju
GILLIE THE		VIII 10 W.II.O.I.	8x16	ne
	50	Villa 10 W.H.C.I.	Harp Type	June 17, 1940
	2	Villa 11 W.H.C.I. or U.M. No. 8055	No 5334	1:0
	4	Concrete Hollow Spun W.H.	Harp Type	940
	4	Concrete from w span witt.	marp Type	

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BRIDGES

Delaware St. over Fall Creek.

Meridian St. over Fall Creek.

Capitol Ave. over Fall Creek.

30th St. over White River.

Emmerichsville over White River.

Burdsal Parkway over Canal.

Crooked Creek.

Michigan St. over Pleasant Run.

Pleasant Run Parkway over Pleasant Run near Audubon Rd.

Brookside Park over Pogues Run.

Garfield Park-

- 1. Over Pleasant Run.
- 2. Over Bean Creek.

BUILDINGS

South Grove Golf Club House and Buildings pertaining thereto.

Storage Buildings.

Coffin Golf Club House and buildings pertaining thereto, garage. Shop and Storage Buildings.

Thomas Taggart—Riverside Park.

Riverside Golf Club House and buildings pertaining thereto.

Nursery Office, dwelling, garage and stable.

Fish Lodge Club House.

Tourist Camp, Comfort Station and Buildings pertaining thereto.

Taggart-Riverside Beach, dressing rooms and concession building.

Riverside Park Shelter House, Ball Diamond, Comfort Station and Storage Building.

Municipal Gardens Community House.

29th Street Construction Yards.

Pump House, Garage, Shops and Storage Buildings.

Northwestern Park.

Community House and Shelter House.

Woodstock Club House,

Shop and Storage Building.

Holliday Park.

Community House and Garage.

Woolens Gardens.

Club House, Custodian House, Garage and Shelter House.

Fall Creek Parkway.

Storage House at Northwestern Ave.

Storage House at 30th St.

Brookside Park.

Community House, Concession Building.

Shop and Storage Buildings.

Spades Park.

Shelter House.

Douglas Park.

Golf Club House, Concession Buildings, Garage, Storage Buildings, Swimming Pool.

WILLARD PARK.

Comfort Station, Concession Building, Swimming Pool and Buildings.

Pleasant Run Golf Course.

Club House and Buildings pertaining thereto.

Shop and Storage Buildings.

Ellenberger Park.

Comfort Station, Concession and Storage Buildings.

Swimming Pool and Buildings.

Christian Park.

Community House, Concession and Storage Buildings.

Garfield Park.

Community House, Swimming Pool, Theatre, Concession Building, Barn, Greenhouses, and Buildings pertaining thereto.

Bethel Park.

Shelter House.

Sarah Shank Golf Course.

Club House, Caddy House, Garage, Shop and Storage Buildings.

Rhodius Park.

Community House, Concession Building and Swimming Pool.

Eagle Creek Park.

Community House and Log Cabin.

Indianola Park.

Comfort Station.

Belmont Park.

Shelter House.

Camp Sullivan.

Shelter House.

PLAYGROUNDS

1806 Columbia Ave.—Community House.

714 Greer St.—Community House.

Finch Park-Shelter House.

Ringgold St.—Comfort Station.

Brightwood Recreation Center-Gymnasium.

Riley Park—Comfort Station.

Meikle and Wyoming Streets-Comfort Station.

Udell and Rader Streets-Comfort Station.

1250 S. Meridian St.-Comfort Station.

Morris Square—Comfort Station. Hawthorne—Comfort Station. Oak Hill—Comfort Station.

FOUNTAINS

Sunken Gardens at Garfield Park.

EXHIBIT TWO

TYPES OF LAMP

Villa 10-Westinghouse cast iron standard with 8x16 Monox ball globe. Price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens.

Villa 11 Westinghouse cast iron standard with 8x16 Monox ball globe and with Harptype luminaries or Union Metal No. 8055 pressed metal standard with 8x16 Monox ball globe and with Harptype luminaries. Price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens
- (d) 6000 Lumens

12' Westinghouse hallow spun concrete posts 8x16 ball globe price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens
- (d) 6000 Lumens

Westinghouse safety first traffic newell with 8x16 ball ruby globe, price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens

 $3\frac{1}{2}$ feet goose neck brackets with series over-head fixture and radial reflector. Price per lamp per year of 4000 burning hours of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens

Subway or elevation lights. Price per lamp per year of 4,000 burning hours of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens

Westinghouse octagonal junior bridge lights, or equal, price per lamp per year of 4,000 burning hours of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens

Single lamp with necessary glassware and fixtures similar to G.E. Form 79D and suspended from a Hubbard 12' mast arm or equivalent all mutually acceptable to the Board and contractor, attached to wood poles and supplied from overhead circuits. Price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens
- (d) 6000 Lumens

Single lamp with necessary glassware and fixtures similar to G.E. Form 79D and supported by a 23' Octaflute pole with base, safety coil and 8' $1\frac{1}{4}$ " arm all mutually acceptable to the Board and the contractor, service to be supplied from underground circuits. Price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens
- (d) 6000 Lumens

Single lamp with necessary glassware and fixtures similar to G.E. Form 79D and supported by a 23' Octaflute pole with base, safety coil and 8' $1\frac{1}{4}$ " arm all mutually acceptable to the Board and the contractor, service to be supplied from overhead circuits. Price per lamp per year of 4,000 burning hours, series incandescent lamps of

- (a) 1500 Lumens
- (b) 2500 Lumens
- (c) 4000 Lumens
- (d) 6000 Lumens

Single Sodium Vapor lamp suspended from 12' Hubbard mast arm or equivalent on wood poles all mutually acceptable to the Board and the contractor and supplied from overhead circuits. Price per lamp per year of 4000 burning hours on lamps of

- (a) 6,000 Lumens
- (b) 10,000 Lumens

Single Sodium Vapor lamp suspended from an $8'\,1\,\frac{1}{4}''$ mast arm on a 23' Octaflute tubular street pole with base and safety coil all mutually agreeable to the Board and contractor and supplied from underground circuits. Price per lamp per year of 4,000 burning hours on lamps of

- (a) 10,000 Lumens
- (b) 6.000 Lumens

DETAIL SPECIFICATIONS

1. BOARD:

The words, "Board of Park Commissioners," as used in these specifications refer to the Board of Park Commissioners of the City of Indianapolis, the representative in this contract of the City of Indianapolis. Wherever the words "The Board" are used in the specifications they shall be understood as referring to the aforesaid Board of Park Commissioners.

2. ENGINEER:

Wherever the word "Engineer" is used in these specifications it shall be understood as referring to the Engineer for the Department of Public Parks of the City of Indianapolis. In case of the absence of the Engineer, or in case he shall so direct, the powers and duties herein assigned to him will devolve upon his assistants or

inspectors, duly appointed by or with the approval of the Board of Park Commissioners.

3. CONTRACTORS

Wherever the word "Contractor" is used it shall be understood as referring to the persons, firm or corporation who shall enter into an agreement to execute and perform the work, or any part thereof, as herein specified and contemplated, or to the authorized representative of said persons, firm or corporation.

4. ORNAMENTAL STANDARDS:

The present installation of lighting equipment owned by the city under the control and jurisdiction of the Board of Park Commissioners as shown on Exhibit 1 attached hereto and by reference made a part hereof, is to constitute the lighting system upon which the contract is based and the Board agrees that same shall be the basis on which payment shall be made under the contract to the contractor, until additions or retirements have been made as hereinafter provided.

5. 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 thirty (30) days written notice to the contractor of its intention to discontinue any such lamp or lamps; provided, however, that the total number of lamps in service and lumens produced shall never in any year be fewer than ninety-eight per cent (98) of the number of lamps in service and lumens produced on the effective date of the contract, or on the 1st day of January of each year during the term thereof, whichever number is greater; provided however that in the event any part of the lighting system is transferred to the jurisdiction and control of the Board of Public Works and Sanitation, the reduction of lamps in service and lumens produced caused by said transfer shall be deducted from the number of lumens produced and lamps in service on the effective date of the contract or on the 1st day of January of each year during the term thereof.

6. ADDITIONAL STANDARDS:

Additional standards may be installed and placed in operation in accordance with any one of the following provisions, to-wit:

- (A) The Board may install or order installed at its own expense additional standards similar to those described in Exhibit 1 and Exhibit 2 hereof, the same to be in accordance with the standard specifications of the contractor for such installations.
- The Board may order in writing, the contractor to (B) install and place in operation promptly such number of additional standards similar to those described in Exhibit 1 and Exhibit 2 hereof; provided, however, that for such additional standards so installed and and placed in operation, the contractor shall be reimbursed by the City for the total cost of labor and material necessary to make such installations, plus fifteen per cent (15%) of material and labor costs for engineering and overhead under either of the following options:
 - (1) The City shall pay the Contractor payment in full for said additional standards within 90 days after complete installation thereof.
 - (2) The City shall pay to the contractor the the annual charges for such lamps as bid under "Prices for furnishing, erecting, operating and maintaining lamps," as indicated in sections 19 to 28, under proposal No. 2, and at the termination of the contract may acquire title to said lamps by paying to the contractor the total cost of the installation of said lamps less 5% per year for each year the installation has been in service.

If the Board orders lamps installed under option two the contractor and the Board shall mutually agree on an adjustment of the annual charge for lamps to compensate for any material increase or decrease over or under the present cost of installation.

The Board in its written order shall designate the option of payment which it elects to exercise. The Board may require detailed statements of installation costs, etc., with statements as to correctness thereof, sworn to by an authorized representative of the contractor.

(C) The Board, during the first seven (7) years of the contract, may order in writing, the contractor to install and place in operation promptly such number of additional standards, similar to those described in Exhibit No. 1 and Exhibit No. 2 hereof, said additional standards to be and remain at all times the property of the contractor.

7. 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 Contractor after the contract has been approved as required by law. Such lamps shall be placed on, supported on, or suspended from, poles of ornamental standards with suitable brackets, center spans or mast arms and the wires supplying electrical energy thereto, shall be placed underground or overhead.

The lamps to be furnished shall be of standard types, mutually selected and approved by the Board and Contractor, 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, housings, and other accessories shall be of the gest grade of the respective types as mutually selected and approved by the Board and the Contractor.

8. LIGHTING SCHEDULE:

All lamps shall be operated on the basis of 4,000 burning hours per year and shall be lighted and extinguished according to the following lighting schedule:

LIGHTING SCHEDULE

Central Standard Time

		Time of Lighting	Time of Extin-	No. of	Hours I	Hours per Month
\mathbf{Month}	- Date	P. M.	guishing	Days	on 7	Turned on
January	1 to 5	4:58	6:41	5	68.35	
	6 to 10	5:03	6:41	5	68.10	
	11 to 15	5: 0 8	6:40	5	67.40	
	16 to 20	5:14	6:38	5	67:00	
	21 to 25	5:19	6:35	5	66.20	
	26 to 31	5:26	6:31	6	78.30	416.15
February	1 to 5	5:33	6:26	5	64.25	
_ 0.02 0.001	6 to 10	5:38	6:20	5	63.30	
	11 to 15	5:44	6:15	5	62.35	
	16 to 20	5:50	6: 0 8	5	61.30	
	21 to 25	5:56	6:01	5	60.25	
	26 to 29	6:01	5:55	4	46.36	359.01
March	1 to 5	6:05	5:49	5	58.40	
21202 012	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	5:0 8	6	63.36	346.01
April	1 to 5	6:37	4:59	5	51.50	
	6 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	
Muy	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

		Time of Lighting	Time of Extin-	No. of	Hours F Turned	Hours per Month
Month	Date	P. M.	guishing	Days		Surned on
June	1 to 5	7:35	3:51	5	41.20	
0 4410	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
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	51.55	
	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	320.40
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 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	5:07	5:51	5	63.40	
	6 to 10	5:01	5:56	5	64.35	
	11 to 15	4:57	6:02	5	65.25	
	16 to 20	4:53	6:08	5	66.15	
	21 to 25	4:50	6:13	5	66.55	
	26 to 30	4:47	6:19	5	67.40	394.30

Month	Date	Time of Lighting P. M.		No. of Days	Turned	Hours per Month Turned on
December	1 to 5	4:46	6:23	5	68.05	
	6 to 10	4:46	6:28	5	68.30	
	11 to 15	4:46	6:32	5	68.50	
	16 to 20	4:48	6:35	5	68.55	
	21 to 25	4:50	6:39	5	69.05	
	26 to 31	4:53	6:41	6	82.48	426.13

4,000.00

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

Upon written order of the Board, the Contractor will change the size of lamps in any standards, subject to the minimum lumen guarantee contained in Section 5 hereof. The Contractor will also, upon written order of the Board, relocate any standards including equipment pertaining thereto located in the Boulevards, Parkways, Parks, Bridges, or other public places; provided, however, that for all such changes of lamps and relocation of standards, or other equipment the Contractor 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 costs for engineering and overhead. The Board may require detailed statements of relocation costs, etc., with statements as to correctness thereof, sworn to by an authorized representative of the Contractor.

10. MAINTENANCE AND OPERATION:

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

Contractor will furnish necessary electrical energy for operating such standards; will furnish a minimum of two (2) lamp renewals per year; will paint standards at least once every five years, first painting to be in first year of contract; 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 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 Proposal, attached to and made a part of the contract, includes all breakage of glassware, lamps or other lighting equipment used in supplying lights. The City upon its part agrees that it will enact and enforce all reasonable ordinances for the protection of the property used in the performance of the contract 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 Contractor will furnish a skilled operating organization consisting of all necessary employees, including Service Men, Electricians, Switchboardmen, Linemen, Patrolmen, Laborers and Supervisors, to provide service in an adequate and reasonable manner.

11. OUTAGES:

To prevent outages and restore service in the event thereof, the Contractor 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 Contractor shall use all due effort to assure such inspection. Any broken globes, or reflectors shall be replaced by sound ones as soon as practicable after the breakage is discovered, and while any globes, or reflectors remain broken, the lights shall be considered out, and such outages may be deducted from the price of such lights, as hereinafter provided.

The City's Police Department will report daily to the Engineer all outages and the duration thereof, so far as observed or known by the members of said Department, and said Engineer shall make and preserve a record of all light outages. The Contractor shall each day before twelve o'clock noon, make a written report to said Engineer, of all outages observed or known by its inspectors, stating the number and locations of any lights extinguished or not burning on the preceding night, and the time when each light was reported extinguished or not burning, and the time the lights were re-lighted. Said report shall also state the cause of each said light being extinguished or failing to burn, and if any of the said lights are extinguished by reason of failure of the current to supply said lights, the report shall contain a statement of the cause of such failure to supply current.

For every light which is out for more than sixty (60) consecutive minutes, the Board may impose upon the Contractor a deduction for that night which is equal to one-hundredth of the annual price for said light which would have been paid to the Contractor, had the light operated satisfactorily. These sums shall be deducted from the amount due or which may become due to the Contractor under the contract, unless such failures result from causes beyond the reasonable control of the Contractor. For every light which is out for more than sixty (60) consecutive minutes from causes beyond the reasonable control of the Contractor, the Board may impose upon the Contractor a deduction for that night which is equal to one four-hundredths of the annual price for said light which would have been paid to the Contractor had the light been operating.

The foregoing provision, with reference to causes beyond the control of the Contractor, is intended also to provide for the situation which might arise by reason of any order or requirement of the Federal Government, or other authorities duly authorized, limiting or prohibiting the use of electric current for lighting. In case the order of the Government, or duly authorized authority, forbids City lighting in toto, or for any given number of lamps, then no payment shall be made by the City 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 the burning of light during certain hours of the night, then payment shall be made upon a basis to be agreed upon by the Board and the Contractor, or determined by the Public Service Commission of the State of Indiana.

Whenever for any cause there is a failure to light the City, or any districts therein, for a period of one night or more, no payment shall be made by the City for the lamps out during the said period.

12. JOINT USE OF POLES AND CONDUITS:

The Contractor, 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 Board of any act or order of the Public Service Commission of the State of Indiana, shall, upon written request of the Board, permit joint use of all or any of its poles and conduits, in any Park, Parkway, or other public place by the Board for street signs, fire alarms, telephone, telegraph signal circuits and traffic signal control circuits, or by other public utility companys, upon terms mutually agreeable to those affected.

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

The Board reserves the right to place street signs on any standard or pole or any appurtenance thereto at any time during the life of the contract. The placing of said signs shall be done at the Board's expense.

Attachments by the City to any of the poles and fixtures owned and maintained by the Contractor shall be made and maintained by the Board at its expense in accordance with standard specifications of the Contractor for doing such work, and in such manner as will neither conflict with the use of any of said poles and fixtures so owned and maintained by the Contractor, nor interfere with the working or use of its wires thereon or which it may from time to time place thereon. The Board shall at its own expense, upon thirty (30) days' written notice from the Contractor, change, alter, improve, repair, or renew said attachments on poles so owned by the Contractor, in such manner as the Contractor may direct.

The City shall indemnify and save harmless the Contractor against any and all damage or loss that may result to the equipment or any property owned by the Contractor, 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 acts of negligence of the agents or the employees of the City while engaged in the work of placing, maintaining or renewing attachments on, or removing attachments from said poles or fixtures.

In the event it is necessary to replace a pole or poles upon which the Board has made attachments under the contract, because of street improvements, 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 Board shall, at its own expense, transfer the attachments from the old pole to the new pole within ten (10) days after being requested, in writing, to do so by the Contractor.

Use of the Contractor's conduits by the Board, as hereinabove set out, shall conform to, and be in accordance with, the standard specifications of the Contractor for such use and in such manner as will not interfere with the use of said conduits by the Contractor. Installation and maintenance of all fire alarm, telephone, telegraph, signal circuits and traffic signal control circuits in Contractor's conduits shall be at the Board's expense.

In the event it is necessary or desirable, in the opinion of the Contractor, for the Board to remove, replace, repair or relocate any equipment installed by the Board in Contractor's conduits, same shall be so removed, replaced or relocated by the Board at its expense within ten (10) days after being requested, in writing, to do so by the Contractor; provided, however, that if the Board 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.

Where the screening of lights is deemed necessary by the Board, the Board may by written order require the Contractor to provide and install screens, provided the Contractor is compensated in advance for the installed cost of such screens. The City agrees that it shall indemnify and save harmless the Contractor 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.

13. SPACE AND EQUIPMENT ON BOARD PROPERTY:

When the requirements of the Board, or demands on the Contractor, require space in City Buildings or on property under the control and jurisdiction of the Board, for the installation of transformation equipment, the Board will furnish, exclusively for the Contractor's equipment, subject to special agreements, approved by the Board, suitable unoccupied space for vault construction, such space to meet with the Contractor's requirements as to location, size and accessibility. The Contractor 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 Contractor's expense.

The Contractor 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 in each department, if the Board, in writing, so requires.

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

The Contractor shall supply current for incandescent lights and power for the twenty-four (24) hours of each and every day during the term of the contract, to the public building.

13A. 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 if 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 equipment at the end of the contract, plus or minus any change in operating expenses 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, and 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 for.

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 Contractor to protect the pipes, conduits and other property in the streets or other public places belonging to the Board or any public utility or any abutting owners or occupants, from electrolysis caused by current or currents of electricity of the Contractor.

15. STANDARD OF PERFORMANCE, TESTS AND PENALTIES:

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 Contractor shall jointly determine in order that the Board may at any time make tests as to the 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 Contractor's property where the Board may desire to make inspections or tests. In case of a dispute between the Board and the Contractor as to the accuracy of any meter or other instrument used in making tests or measurements of the Contractor's service, said instrument may be tested either in the Board's Laboratory in the presence of a representative of the Contractor, or in the Contractor's Laboratory in the presence of a representative of the Board, at the option of the Board, or the Board and the Contractor may agree to have such instruments tested by an outside Laboratory of recognized standing.

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

Whenever tests made by the Board show that the amperes upon any lamp circuits have been more than two per cent (2%) below the standard for those circuits, for any unbroken period of one-half hour in any night, as evidenced by the readings of graphic recording ammeters or other devices, then the Contractor shall deduct from its bill a sum equal to five cents (5c) per night for each lamp on those circuits tested of 2500 lumens and smaller, and ten cents (10c) per night for each lamp on those circuits tested of larger than 2500 lumens.

The Board shall report to the Contractor the following morning the results of any tests showing deficiencies. The Contractor 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 to be treated not as a penalty, but as liquidated damages for failure to perform the contract.

16. VOLTAGE AND CHARACTER OF SERVICE:

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

17. TAXES AND ASSESSMENTS:

Any extra expense incurred by the Contractor in the performance of the contract, due to any laws or ordinances, or due to any future special excise tax or sales tax levied on the Contractor by the United States Government, State of Indiana, or any division thereof, for service rendered under the contract, becoming effective after the effective date of the contract shall be assumed by the City, providing such assumption is not contrary to law, and any reduction in expense which may affect the Contractor 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. PERFORMANCE BOND:

The Contractor, at the time of signing the contract, will furnish a bond in an amount not to exceed Fifty Thousand Dollars (\$50,000.00) with surety to the approval and satisfaction of the

Board, conditioned that the Contractor shall perform the contract according to the terms thereof and according to these specifications. Said bond, it is understood, shall extend for the full term of the contract but the Contractor 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.

19. ALTERNATE BIDS:

Any bidder submitting alternate plans must do so upon the terms and conditions specified in the notice to bidders, which is hereby made a part hereof by this reference thereto. Such alternative plans or plan, may provide for serving all, or any separate section or sections of the City of Indianapolis to be specifically described by such bidder, under limitations as prescribed by statutes or ordinances relating thereto.

PROPOSAL No. 2

FOR FURNISHING OF ELECTRIC CURRENT AND SERVICE TO THE CITY OF INDIANAPOLIS FOR PARKS, PARKWAYS, BOULEVARDS AND BUILDINGS AND BRIDGES IN PARKS FOR THE TERM OF TEN YEARS FROM

JULY 1st, 1940

Having examined the specifications in the office of the Board of Park Commissioners, for the furnishing of the said electric current and service and the form of agreement to be entered into in case of award of contract to us, we do hereby propose and agree to furnish all materials, tools and labor required to furnish the above named electric current and service for the term of ten years from July 1st, 1940, in strict accordance with the specifications hereto attached and instructions of the Board of Park Commissioners, as therein provided for, and to enter into the agreement hereto attached, as follows:

Prices for furnishing current, maintaining and operating lamps now installed and owned by the City as shown in Exhibit 1 of Detail Specifications.

- 1. Villa 10 Westinghouse cast iron standard with 8x16 Monox ball globe.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.

- (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
- (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
- 2. Villa 10 Westinghouse cast iron standard with Harptype luminaire.
 - (a) 1500 Lumens, \$11.50 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$19.65 per lamp per year of 4000 burning hours.
- 3. Villa 11 Westinghouse cast iron standard with $8\mathrm{x}16$ Monox ball globe.
 - (a) 1500 Lumens, \$12.83 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$16.35 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$21.51 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 4. Villa 11 Westinghouse cast iron standard with Harptype luminaire.
 - (a) 1500 Lumens, \$12.08 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.60 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$19.75 per lamp per year of 4000 burning hours.
- 5. Westinghouse hollow spun concrete posts with 8x16 ball globe.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.

- (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
- (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
- (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 6. Westinghouse safety first traffic newell with 8x16 ruby ball globe.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
- 7. For 3½ foot goose neck brackets with series overhead fixture and radial reflector.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lpbens, \$15.75 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
 - 8. Subway or elevation lights.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
 - 9. Westinghouse octagonal junior bridge lights.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.

(c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.

Prices for furnishing current and maintaining and operating lamps installed by the City after July 1st, 1940. Under 6A and 6B1 on page 3 of Detail Specification.

- 10. Villa 11 Westinghouse cast iron standard with 8x16 Monox ball globe or Union Metal No. 8055 pressed metal standard with 8x16 ball globe or equal.
 - (a) 1500 Lumens, \$12.83 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$16.35 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$21.51 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 11. Westinghouse safety first traffic newell with 8x16 ruby globe or equal.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
 - 12. Subway or elevation lights.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$20.38 per lamp per year of 4000 burning hours.
 - 13. Westinghouse octagonal junior bridge lights or equal.
 - (a) 1500 Lumens, \$12.23 per lamp per year of 4000 burning hours.

- (b) 2500 Lumens, \$15.75 per lamp per year of 4000 burning hours.
- 4000 Lumens, \$20.38 per lamp per year of 4000 (c) burning hours.
- Overhead pendants similar to G.E. Form 79D and suspended from 12' Hubbard type mast arms or equivalent all mutually acceptable to the Board and the contractor and attached to wood poles with service supplied from Overhead wires.
 - 1500 Lumens, \$12.83 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$16.35 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$21.51 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 15. Overhead pendants similar to G.E. Form 79D and suspended from an 8' arm on a 23' Octaflute pole with base, safety coil or equivalent all mutually acceptable to the Board and contractor, service to be supplied from Underground cable.
 - (a) 1500 Lumens, \$12.83 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$16.35 per lamp per year of 4000 burning hours.
 - 4000 Lumens, \$21.51 per lamp per year of 4000 (c) burning hours.
 - (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 16. Overhead pendants similar to G.E. Form 79D and suspended from an 8' arm on a 23' Octaflute pole with base, safety coil or equivalent all mutually acceptable to the Board and contractor, service to be supplied from Overhead circuits.
 - (a) 1500 Lumens, \$12.83 per lamp per year of 4000 burning hours.

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- (b) 2500 Lumens, \$16.35 per lamp per year of 4000 burning hours.
- (c) 4000 Lumens, \$21.51 per lamp per year of 4000 burning hours.
- (d) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
- 17. Sodium Vapor lamp on a 12' Hubbard arm or equivalent on wood poles supplied from overhead circuits.
 - (a) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
 - (b) 10000 Lumens, \$33.95 per lamp per year of 4000 burning hours.
- 18. Sodium Vapor lamp on an 8' arm on a 23' Octaflute pole or equivalent and supplied from Underground circuits.
 - (a) 6000 Lumens, \$26.88 per lamp per year of 4000 burning hours.
 - (b) 10000 Lumens, \$33.95 per lamp per year of 4000 burning hours.

Prices for furnishing, erecting, operating and maintaining lamps to be owned by the contractor and installed during the first seven (7) years of the contract. Price for each lamp fed from underground to include one hundred (100) feet of cable.

- 19. Villa 11 Westinghouse cast iron standard with 8x16 Monox globe or Union Metal No. 8055 standard with 8x16 ball globe or equivalent.
 - (a) 1500 Lumens, \$24.00 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$30.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$44.00 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$52.00 per lamp per year of 4000 burning hours.

- 20. Westinghouse Safety first traffic newell with 8x16 ruby globe or equivalent.
 - (a) 1500 Lumens, \$24.00 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$30.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$44.00 per lamp per year of 4000 burning hours.
 - 21. Subway or elevation lights.
 - (a) 1500 Lumens, \$24.00 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$30.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$44.00 per lamp per year of 4000 burning hours.
 - 22. Westinghouse octagonal junior bridge lights or equivalent.
 - (a) 1500 Lumens, \$..... per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$..... per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$..... per lamp per year of 4000 burning hours.
- 23. Overhead pendants similar to G.E. Form 79D and suspended from 12' Hubbard type mast arm or equivalent all mutually acceptable to the Board and the contractor and attached to wood poles with service supplied from overhead wires.
 - (a) 1500 Lumens, \$17.50 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$20.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$35.00 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$40.00 per lamp per year of 4000 burning hours.

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- 24. Overhead pendants similar to G.E. Form 79D and suspended from an 8' arm on a 23' Octaflute pole with base and safety coil or equivalent all mutually acceptable to the Board and the contractor, service to be supplied from underground cables.
 - (a) 1500 Lumens, \$32.00 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$35.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$38.00 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$53.00 per lamp per year of 4000 burning hours.
- 25. Overhead pendants similar to G.E. Form 79D and suspended from an 8' arm on a 23' Octaflute pole with base and safety coil or equivalent all mutually acceptable to the Board and the contractor, service to be supplied from overhead circuits.
 - (a) 1500 Lumens, \$24.00 per lamp per year of 4000 burning hours.
 - (b) 2500 Lumens, \$28.00 per lamp per year of 4000 burning hours.
 - (c) 4000 Lumens, \$33.00 per lamp per year of 4000 burning hours.
 - (d) 6000 Lumens, \$45.00 per lamp per year of 4000 burning hours.
- 26. Sodium Vapor lamp on a 12' Hubbard Type mast arm or equivalent on wood poles and supplied from overhead circuits.
 - (a) 6000 Lumens, \$55.00 per lamp per year of 4000 burning hours.
 - (b) 10000 Lumens, \$60.00 per lamp epr year of 4000 burning hours.
- 27. Sodium Vapor lamp on an 8' arm on a 23' Octaflute pole or equivalent and supplied from Underground circuits.
 - (a) 6000 Lumens, \$65.00 per lamp per year of 4000 burning hours.
 - (b) 10000 Lumens, \$70.00 per lamp per year of 4000 burning hours.

- 28. All prices quoted herein covering service supplied to lighting standards owned by the contractor from underground circuits are based on the supplying of 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 100 feet per standard there shall be an additional charge or credit of \$.10 net per year per foot of such excess or deficiency.
- 29. Charge for electrical energy furnished to buildings or bridges in or on parks, parkways or boulevards or other special lighting equipment. Wattage to be based on meter readings or manufacturer's guaranteed rating: equipment to be maintained by the City or upon order of the Board of Park Commissioners, by the Company at actual cost plus $15\,\%$ for overhead and superintendence attached rate per kilowatt hours.
 - 29A. RATE (per each meter used).

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

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

Any part of the next 4,000 KWH per month, \$.016 net per KWH.

All in excess of 5,000 KWH per month, \$.014 net per KWH.

MINIMUM CHARGE (per each meter used)

\$.50 per month per kilowatt of rated capacity or major fraction thereof connected but provided that the net monthly payment shall be not less than \$.75 net for single phase installations or less than \$2.00 net for three phase installation. Board may order meters disconnected and reconnected each year. No minimum charge shall apply while a meter is disconnected.

Indianapolis Power and Light Company,
Company

By H. T. Pritchard, Its President.

(Corp. Seal)

ATTEST:

Elmer E. Scott, Its Secretary.

STATE OF INDIANA SS:

The undersigned, having executed the attached bid for and in behalf of Indianapolis Power & Light Company, first being duly sworn, says: That said bidder has not directly or indirectly entered into any combination, collusion, undertaking or agreement with any other bidder or bidders to maintain the price of any contract or work, or to prevent any bidder or bidders from bidding or to induce any bidder or bidders to refrain from bidding on any contract or work, and that said bid so made is without reference or regard to any other bid or bids and without agreement, understanding or combination, either directly or indirectly, with any other person or persons with reference to such bidding in any way or manner whatever.

Indianapolis Power and Light Company H. T. Pritchard

Subscribed and s	worn to this 4th day	of October, 1939.
	d check deposited wit	Notary Public
		Contractor

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 Indianapolis Power & Light Company, a corporation, and the City of Indianapolis, on the 23d day of May, 1940, be and the same is hereby in all things 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.

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

By the City Controller:

GENERAL ORDINANCE NO. 50, 1940

- AN ORDINANCE authorizing the City of Indianapolis, to make a temporary loan in the year 1940, in the sum of Fifteen Thousand Dollars (\$15,000) for the use of the Board of Health of said city, in anticipation of and payable out of the current taxes of said Board of Health actually levied for the Tuberculosis Fund of said board and in the course of collection for the fiscal year in which said loan is made payable; providing for the interest to be charged therefor; providing for legal notice and the time when said loan shall mature; and fixing a time when the same shall take effect.
- WHEREAS, the Board of Health of the City of Indianapolis, Indiana, is now, and will continue to be until the 15th day of November, 1940, without sufficient funds to meet payroll and necessary current expenses for the year 1940, payable out of the Tuberculosis Fund of said Board of Health; and
- WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for the Tuberculosis Fund for the year 1940 will amount to more than Fifteen Thousand Dollars (\$15,000); NOW, THEREFORE,

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

Section 1. That the city controller of the City of Indianapolis is hereby authorized and empowered in the year 1940 to negotiate a temporary loan for the use of the Board of Health of said City of Indianapolis, Indiana, in anticipation of the current taxes of said Board of Health actually levied in the year 1939 and in the course of collection in the fiscal year 1940 for the Tuberculosis Fund, not to exceed the sum of Fifteen Thousand Dollars (15,000), without considering the interest thereon to be added thereto, for a period not to exceed the time hereinafter fixed in this ordinance, at a rate of interest not to exceed six per cent (6%) per annum, the rate of interest to be fixed by the highest bidder bidding for the said loan on an interest rate basis. Said loan shall run for a period not to exceed one hundred forty (140) days. The city controller is authorized to make sale of said time warrants after a notice thereof shall have been published by the city controller once each week for two consecutive weeks in two newspapers of general circulation printed in the English language and published in the City of Indianapolis, and said sale shall be not less than ten (10) days after the last publication of said notice. Said time warrants are to be signed by the mayor of the City of Indianapolis and the city controller, countersigned by the president of the Board of Health, and attested by the city clerk of the City of Indianapolis, the seal of the City of Indianapolis to be attached thereto, and said time warrants shall be payable at the office of the city treasurer of the City of Indianapolis, Indiana; and to the payment of said time warrants the current revenues and taxes levied in the year 1939, payable in the year 1940, for the Tuberculosis Fund of the Board of Health of the City of Indianapolis, are hereby irrevocably appropriated and pledged.

Section 2. That for the repayment of the principal amount of the temporary loan herein authorized by this ordinance, there is hereby appropriated to Tuberculosis Fund No. 63—Payment of Temporary Loans out of the current revenues and taxes levied in the year 1939, payable in the year 1940, for the Tuberculosis Fund of the Board of Health of the City of Indianapolis the sum of Fifteen Thousand Dollars (\$15,000), and for the payment of the interest thereon there is hereby appropriated to Tuberculosis Fund No. 61—Interest on Temporary Loans, out of the above designated revenues and taxes, the sum of One Hundred Dollars (\$100.00).

Section 3. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By the City Controller:

GENERAL ORDINANCE NO. 51, 1940

- AN ORDINANCE authorizing the city controller of the City of Indianapolis to make a temporary loan in the sum of Sixty Thousand Dollars (\$60,000) for the use of the Board of Trustees of the Firemen's Pension Fund of said city, in anticipation of and payable out of the current taxes of the Firemen's Pension Fund actually levied for said fund and in the course of collection for the fiscal year in which said loan is made payable; and fixing a time when the same shall take effect.
- WHEREAS, heretofore on the 15th day of June, 1940, the Board of Trustees of the Firemen's Pension Fund of the City of Indianapolis, Indiana, has, by resolution duly adopted, determined to make a temporary loan in the sum of Sixty Thousand Dollars (\$60,000) principal amount, without considering the interest thereon to be added thereto in the sum of Five Hundred Dollars (\$500.00), in anticipation of and payable out of the current

taxes for the Firemen's Pension Fund actually levied and in the course of collection for the fiscal year in which said loan is made payable, and has requested the common council of the City of Indianapolis, Indiana, to authorize such temporary loan; and

WHEREAS, the Board of Trustees of the Firemen's Pension Fund of the City of Indianapolis, Indiana, is now and will continue to be, until the 15th day of November, 1940, without sufficient funds to meet the payments of pensions and benefits to retired members and dependents of deceased members and other death benefits, and for other necessary current and incidental expenses of the year 1940, payable out of the Firemen's Pension Fund; and

WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for the use of the Firemen's Pension Fund for the year 1940 will amount to more than Sixty Thousand Dollars (\$60,000); NOW THEREFORE,

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

Section 1. That the city controller of the City of Indianapolis is hereby authorized and empowered to negotiate a temporary loan for the use and benefit of the Board of Trustees of the Firemen's Pension Fund of the City of Indianapolis, Indiana, in anticipation of the current taxes for said Firemen's Pension Fund actually levied in the year 1939 and in the course of collection in the year 1940 for the use of the Firemen's Pension Fund, not to exceed Sixty Thousand Dollars (\$60,000), without considering the interest thereon to be added thereto, for a period of not to exceed the time hereinafter fixed in this ordinance, at a rate of interest not to exceed six percent (6%) per annum, the rate of interest to be fixed by the highest bidder bidding for said loan on an interest rate basis. Said loan shall run for a period not to exceed one hundred forty (140) days. The city controller is authorized to make sale of said time warrants after a notice thereof shall have been published once each week for two consecutive weeks in two newspapers of general circulation, printed in the English language, and published in the Ctiy of Indianapolis, and said sale to be not less than ten (10) days after the last publication of said notice. Said time warrants are to be signed by the mayor of the City of Indianapolis and the city controller, countersigned by the president of the Board of Trustees of the Firemen's Pension Fund of the City of Indianapolis, and attested by the city clerk, and the seal of the City of Indianapolis to be attached thereto, said time warrants shall be payable at the office of the city treasurer of the

City of Indianapolis, Indiana; and to the payment of said time warrants the current revenues and taxes levied in the year 1939, payable in the year 1940, for the Firemen's Pension Fund of the City of Indianapolis are hereby irrevocably appropriated and pledged.

Section 2. That for the repayment of the principal amount of the temporary loan herein authorized by this ordinance, there is hereby appropriated to Fire Pension Fund No. 63-Payment of Temporary Loans, (hereby created), out of the current revenues and taxes levied in the year 1939, payable in the year 1940, for the Firemen's Pension Fund of the City of Indianapolis, the sum of Sixty Thousand Dollars; and for the payment of the interest thereon there is hereby appropriated to Fire Pension Fund No. 61—Interest on Temporary Loans, out of the above designated revenues and taxes, the sum of Five Hundred Dollars (\$500.00).

Section 3. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By the City Controller:

GENERAL ORDINANCE NO. 52, 1940

- AN ORDINANCE authorizing the city controller of the City of Indianapolis to make a temporary loan in the sum of Seven Hundred Fifty Thousand Dollars (\$750,000) in anticipation of current taxes of the City of Indianapolis actually levied and in the course of collection for the fiscal year in which said loan is made payable; providing for the interest to be charged therefor; providing for legal notice and the time when said loan shall mature; and fixing a time when the same shall take effect.
- WHEREAS, the City of Indianapolis is now, and will continue to be until the 15th day of November, 1940, without sufficient funds to meet current expenses for the year 1940 for municipal purposes; and
- WHEREAS, the second semi-annual installment of taxes for the year 1940 will amount to more than Seven Hundred Fifty Thousand Dollars (\$750,000); NOW THEREFORE,

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

Section 1. That the city controller is hereby authorized and empowered in the year 1940 to negotiate a temporary loan in anticipation of the current taxes for the general fund of the City of Indianapolis actually levied in the year 1939 and in the course of collection in the fiscal year 1940, not to exceed the sum of Seven Hundred Fifty Thousand Dollars (\$750,000), without considering the interest to be added thereto, for a period not to exceed the time hereinafter fixed in this ordinance, at a rate of interest not to exceed six percent (6%) per annum, the rate of interest to be fixed by the highest bidder bidding for said loan on an interest basis. Said loan shall run for a period not to exceed one hundred forty (140) days. The city controller is authorized to make sale of said time warrants, after a notice thereof shall have been published by the city controller once each week for two consecutive weeks in two newspapers of general ciruculation printed in the English language and published in the City of Indianapolis, and said sale to be not less than ten (10) days after the last publication of said notice. Said time warrants are to be signed by the mayor of the City of Indianapolis and the city controller, and attested by the city clerk of the City of Indianapolis, the seal of the City of Indianapolis to be attached thereto, and said time warrants are to be payable at the office of the city treasurer of the City of Indianapolis, Indiana; and to the payment of said time warrants the current revenues and taxes levied in the year 1939. payable in the fiscal year 1940, for the general fund of the City of Indianapolis, are hereby irrevocably appropriated and pledged.

Section 2. For the repayment of the principal amount of the temporary loan herein authorized by this ordinance, there is hereby appropriated to the city controller's Budget Fund No. 63—Payment of Temporary Loans, out of the current revenues and taxes levied in the year 1939, and payable in the year 1940, for the general fund of the City of Indianapolis, the sum of Seven Hundred Fifty Thousand Dollars (\$750,000); and for the payment of the interest thereon, there is hereby appropriated to the city controller's 1940 Budget Fund No. 61-2—Interest on Temporary Loans, out of the above designated revenues and taxes, the sum of Three Thousand Seven Hundred Dollars (\$3,700).

Section 3. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By the City Controller:

GENERAL ORDINANCE NO. 53, 1940

- AN ORDINANCE authorizing the city controller of the City of Indianapolis to make a temporary loan in the year 1940 in the sum of One Hundred Twenty-five Thousand Dollars (\$125,000) for the use of the Board of Health of said city, in anticipation of and payable out of current taxes of said Board of Health actually levied for general Board of Health purposes and in the course of collection for the fiscal year in which said loan is made payable; providing for the interest to be charged therefor; providing legal notice and the time said loan shall mature; and fixing a time when the same shall take effect.
- WHEREAS, the Board of Health of the City of Indianapolis, Indiana, is now, and will continue to be until the 15th day of November, 1940, without sufficient funds to meet payroll and current expenses of the year 1940 necessary for the carrying on of the functions of said board and payable out of the general fund of said Board of Health; and
- WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for general Board of Health purposes for the year 1940 will amount to more than One Hundred Twenty-five Thousand Dollars (\$125,000); NOW THEREFORE,

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

Section 1. That the city controller of the City of Indianapolis is hereby authorized and empowered to negotiate a temporary loan in the year 1940 for the use of the Board of Health of said City of Indianapolis, Indiana, in anticipation of the current taxes of said Board of Health, actually levied for general Board of Health purposes in the year 1939 and in the course of collection in the fiscal year 1940, not to exceed the sum of One Hundred Twenty-five Thousand Dollars (\$125,000), without considering the interest thereon to be added thereto, for a period not to exceed the time hereinafter fixed in this ordinance, at a rate of interest not to exceed six per cent (6%) per annum, the rate of interest to be fixed by the highest bidder bidding for said loan on an interest rate basis. Said loan shall run for a period not to exceed one hundred forty (140) days. The city controller is authorized to make sale of said time warrants after a notice thereof shall have been published by the city controller once each week for two consecutive weeks in two newspapers of general circuculation printed in the English language and published in the City of Indianapolis, and said sale to be not less than ten (10) days after the last publication of said notice. Said time warrants are to be signed

by the mayor of the City of Indianapolis and the city controller, countersigned by the president of the Board of Health, and attested by the city clerk of the City of Indianapolis, the seal of the City of Indianapolis to be attached thereto, and said time warrants shall be payable at the office of the city treasurer in the City of Indianapolis, Indiana; and to the payment of said time warrants the current revenues and taxes levied in the year 1939, payable in the year 1940, for the general purposes of the Board of Health of the City of Indianapolis are hereby irrevocably appropriated and pledged.

Section 2. That for the repayment of the principal amount of the temporary loan herein authorized by this ordinance, there is hereby appropriated to Board of Health 1940 Budget Fund No. 63—Payment of Temporary Loans, out of the current revenues and taxes levied in the year 1939, payable in the year 1940, for the general purposes of the Board of Health of the City of Indianapolis, the sum of One Hundred Twenty-five Thousand Dollars (\$125,000); and for the payment of the interest thereon, there is hereby appropriated to Board of Health 1940 Budget Fund No. 61—Interest, out of the above designated revenues and taxes, the sum of Eight Hundred Dollars (\$800.00).

Section 3. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By the City Controller:

GENERAL ORDINANCE NO. 54, 1940

AN ORDINANCE authorizing the City of Indianapolis to make a temporary loan in the year 1940 in the sum of Twenty Thousand Dollars (\$20,000) for the use of the Board of Health of said city, in anticipation of and payable out of the current taxes of the Board of Health actually levied for the School Health Fund of said board and in the course of collection for the fiscal year in which said loan is made payable; providing for the interest to be charged therefor; providing legal notice and the time when said loan shall mature; and fixing a time when the same shall take effect.

WHEREAS, the Board of Health of the City of Indianapolis, Indiana, is now, and will continue to be until the 15th day of November, 1940, without sufficient funds to meet the payroll and necessary current expenses of the year 1940, payable out of the School Health Fund of said Board of Health; and

WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for the School Health Fund for the year 1940 will amount to more than Twenty Thousand Dollars (\$20,000); NOW, THEREFORE,

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

Section 1. That the city controller of the City of Indianapolis, Indiana, in anticipation of the current taxes of said Board of Health actually levied in the year 1939 and in the course of collection in the fiscal year 1940 for the School Health Fund, not to exceed the sum of Twenty Thousand Dollars (\$20,000), without considering the interest thereon to be added thereto, for a period not to exceed the time hereinafter fixed in this ordinance, at a rate of interest not to exceed six percent (6%) per annum, the rate of interest to be fixed by the highest bidder bidding for said loan on an interest basis. Said loan shall run for a period not to exceed one hundred forty (140) days. The city controller is authorized to make sale of said time warrants after notice thereof shall have been published by the city controller once each week for two consecutive weeks in two newspapers of general circulation, printed in the English language and published in the City of Indianapolis, and sale to be not less than ten (10) days after the last publication of said notice. Said time warrants are to be signed by the mayor of the City of Indianapolis and the city controller, countersigned by the president of the Board of Health, and attested by the city clerk of the City of Indianapolis, and the seal of the City of Indianapolis to be attached thereto, and said time warrants shall be payable at the office of the city treasurer in the City of Indianapolis, Indiana; and to the payment of said time warrants the current revenues and taxes levied in the year 1939, payable in the year 1940, for the School Health Fund of the Board of Health of the City of Indianapolis, are hereby irrevocably appropriated and pledged.

Section 2. That for the repayment of the principal amount of the temporary loan herein authorized by this ordinance, there is hereby appropriated to School Health Fund No. 63—Payment of Temporary Loans, out of the current revenues and taxes levied in the year 1939, payable in the year 1940, for the School Health Fund of the Board of Health of the City of Indianapolis, the sum of Twenty Thousand Dollars (\$20,000); and for the payment of the interest thereon, there is hereby appropriated to School Health Fund No. 61—Interest on Temporary Loans, out of the above designated revenues and taxes, the sum of Two Hundred Dollars (\$200.00).

Section 3. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By Councilman Ropkey:

GENERAL ORDINANCE NO. 55, 1940

AN ORDINANCE regulating the parking of vehicles upon certain streets of the City of Indianapolis, providing a penalty for violation thereof, 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. It shall be unlawful for the operator of any vehicle to park the same, or suffer, permit or allow the same to be parked on any day except on Sunday for a longer period than one and one-half (1½) hours between the hours of 7:00 A. M. and 6:00 P. M. on the following streets in the City of Indianapolis, to-wit:

(1) On both sides of Washington Street from Dearborn Street to LaSalle Street.

Section 2. Any person violating any provision of this ordinance shall, upon conviction, be fined in any sum not exceeding Three Hundred Dollars (\$300.00), to which may be added imprisonment not exceeding one hundred eighty (180) days.

Section 3. 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 the first time and referred to the Committee on Public Safety.

By Councilman Campbell:

GENERAL ORDINANCE NO. 56, 1940

AN ORDINANCE abolishing a certain taxicab stand in the City of Indianapolis as designated, established and approved by General Ordinance No. 36-1940; 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 taxicab stand is designated, established and approved by sub-section 21 of Section 1 of General Ordinance No. 36-1940, as hereinafter more particularly described, be and the same is hereby abolished, and from and after the effective date hereof, said taxicab stand shall no longer be designated or used as a taxicab stand.

That the location of the aforesaid taxicab stand, hereby abolished, is more particularly described as follows, to-wit:

East side of Central Avenue—starting at a point 125 feet south of the south curb line of 30th Street and extending south to a point 202 feet—4 cab stand.

Section 2. This ordinance shall be in full force and effect from and after its passage and approval by the mayor.

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

By Councilman Ransom:

GENERAL ORDINANCE NO. 57, 1940

AN ORDINANCE to amend Section 59 of General Ordinance No. 121-1925, as amended and known as Municipal Code of Indianapolis, 1925, 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 Section 59 of General Ordinance No. 121-1925, as amended and known as Municipal Code of Indianapolis, 1925, shall be amended to read as follows, to-wit:

Section 59. It shall be unlawful for any owner and/or operator of any motore vehicle to transport into the City of Indianapolis in such vehicle any cattle, pigs, hogs, or any other animals and permit such vehicle to remain upon any public street, public place, or private property not enclosed by a building within said city for a longer period of time than two (2) hours after the delivery of such animals, unless such vehicle has been thoroughly cleaned and freed of any manure or any other substance creating an obnoxious odor. It shall be unlawful for any railroad company, whose railway line may come into or pass through any portion of the city, to bring into the city any

body or bodies of dead animals, or any entrails of dead animals, or any offal whatever, in any car or cars, and permit the same to remain upon any track belonging to or controlled by it, situate in said city, for a longer period of time than two (2) hours.

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

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

By the Board of Public Safety:

GENERAL ORDINANCE NO. 58, 1940

- AN ORDINANCE approving an order of the Board of Public Safety of the City of Indianapolis to establish certain taxicab stands in said city, which order was adopted June 4, 1940, pursuant to Section 9 of General Ordinance No. 87-1935, as amended; and fixing a time when the same shall take effect.
- WHEREAS, the Board of Public Safety of the City of Indianapolis, on June 4, 1940, adopted an order to establish certain taxicab stands in said city, as hereinafter described, pursuant to Section 9 of General Ordinance No. 87-1935, as amended; NOW THEREFORE,

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

Section 1. That the said order of the said Board of Public Safety of the City of Indianapolis shall be and is hereby approved so as to establish taxicab stands for the number of cabs as hereinafter designated and situated as follows, to-wit:

- (a) On the north side of East Washington Street, starting from a point thirty (30) feet west of the west curb line of Gray Street and extending west to a point eighty-four (84) feet west from the west curb line of Gray Street, the same being in front of premises known as 3032 East Washington Street—3 cab stand.
- (b) On the north side of East Michigan Street, starting from a point twenty-five (25) feet east of the east curb line of Ogden Street and extending east to a

point one hundred fifteen (115) feet east of the east curb line of Ogden Street—4 cab stand.

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 the first time and referred to the Committee on Public Safety.

By the Board of Public Safety:

GENERAL ORDINANCE NO. 59, 1940

AN ORDINANCE to amend sub-section (a) of Section 30 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 sub-section (a) of Section 30 of General Ordinance No. 96-1928, as amended, shall be and is hereby amended to read as follows, to-wit:

(a) It shall be unlawful for the operator of any vehicle to park, or suffer, permit or allow the same to be parked in or upon any alley within the City of Indianapolis, or in or upon any street or avenue twenty (20) feet or less in width from curb to curb within said city. On all streets and avenues thirty (30) feet or less in width from curb to curb, the parking of vehicles shall be restricted to one side of such street or avenue; if such street or avenue runs north and south, parking of vehicles shall be on the west side only; if such street or avenue runs east and west, parking of vehicles shall be on the south side only, except as otherwise provided herein. It shall be unlawful for any operator of any vehicle to park the same at any time in violation of this sub-section.

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

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

ORDINANCES ON SECOND READING

Mr. Deluse called for second reading of General Ordinance No. 37, 1940. It was read a second time.

On motion of Mr. Deluse, seconded by Mr. Ropkey, General Ordinance No. 37, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 37, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 6, viz: Mr. Bach, Mr. Deluse, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Noes, 3, viz: Mr. Campbell, Dr. Hemphill, Mr. Moore.

Mr. Deluse made a motion that General Ordinance No. 46, 1940, be stricken from the files. The motion was seconded by Mr. Bach and passed by the following roll call vote:

Ayes, 6, viz: Mr. Bach, Mr. Deluse, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Noes, 3, viz: Mr. Campbell, Dr. Hemphill, Mr. Moore.

Mr. Deluse called for second reading of General Ordinance No. 48, 1940. It was read a second time.

On motion of Mr. Deluse, seconded by Mr. Ropkey, General Ordinance No. 48, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 48, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Deluse called for second reading of General Ordinance No. 49, 1940. It was read a second time.

On motion of Mr. Deluse, seconded by Mr. Moore, General Ordinance No. 49, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 49, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey called for second reading of Appropriation Ordinance No. 6, 1940. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Moore, Appropriation Ordinance No. 6, 1940, was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 6, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey asked for suspension of the rules for further consideration and passage of General Ordinance No. 50, 1940. The motion was seconded by Mr. Deluse, and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 50, 1940, entitled:

AN ORDINANCE authorizing the City of Indianapolis to make a temporary loan in the amount of \$15,000 for the use of the Board of Health of said city.

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

> ERNEST C. ROPKEY, Chairman F. B. RANSOM GUY O. ROSS ALBERT O. DELUSE OLLIE A. BACH

ORDINANCES ON SECOND READING

Mr. Ropkey called for General Ordinance No. 50, 1940, for second reading. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Deluse, General Ordinance No. 50, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 50, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey asked for suspension of rules for further consideration and passage of General Ordinance No. 51, 1940.

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

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 51, 1940, entitled:

AN ORDINANCE authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of \$60,000 for the use of the Board of Trustees of the Firemen's Pension Fund.

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

> ERNEST C. ROPKEY, Chairman F. B. RANSOM GUY O. ROSS ALBERT O. DELUSE OLLIE A. BACH

ORDINANCES ON SECOND READING

Mr. Ropkey called for General Ordinance No. 51, 1940, for second reading. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Deluse, General Ordinance No. 51, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 51, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey asked for suspension of rules for further consideration and passage of General Ordinance No. 52, 1940.

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

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 52, 1940, entitled:

AN ORDINANCE authorizing the City Controller of the City of Indianapolis to make a temporary loan in the Sum of \$750,000 in anticipation of current taxes of the City of Indianapolis actually levied and in the course of collection for the fiscal year in which said loan is made payable.

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

> ERNEST C. ROPKEY, Chairman ALBERT O. DELUSE GUY O. ROSS OLLIE A. BACH F. B. RANSOM

ORDINANCES ON SECOND READING

Mr. Ropkey called for General Ordinance No. 52, 1940, for second reading. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Deluse, General Ordinance No. 52, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 52, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey asked for suspension of rules for further consideration and passage of General Ordinance No. 53, 1940.

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

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 53, 1940, entitled:

AN ORDINANCE authorizing the City Controller of the City of Indianapolis to make a temporary loan in the year 1940 in the sum of \$125,000 for the use of Board of Health of said city.

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

ERNEST C. ROPKEY, Chairman ALBERT O. DELUSE GUY O. ROSS F. B. RANSOM OLLIE A. BACH

ORDINANCES ON SECOND READING

Mr. Ropkey called for General Ordinance No. 53, 1940, for second reading. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Deluse, General Ordinance No. 53, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 53, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Ropkey asked for suspension of rules for further consideration and passage of General Ordinance No. 54, 1940.

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

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 54, 1940, entitled:

AN ORDINANCE authorizing the City of Indianapolis to make a temporary loan in the year of 1940 in the sum of \$20,000 for the use of the Board of Health of said City.

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

> ERNEST C. ROPKEY, Chairman F. B. RANSOM OLLIE A. BACH ALBERT O. DELUSE GUY O. ROSS

ORDINANCES ON SECOND READING

Mr. Ropkey called for General Ordinance No. 54, 1940, for second reading. It was read a second time.

On motion of Mr. Ropkey, seconded by Mr. Deluse, General Ordinance No. 54, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 54, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

Mr. Campbell asked for suspension of rules for further consideration and passage of General Ordinance No. 56, 1940.

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

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

The rules were suspended.

The Council reverted to a previous order of business.

COMMITTEE REPORT

Indianapolis, Ind., June 17, 1940.

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. 56, 1940, entitled:

Abolishing taxi-stand on the east side of Central Avenue, 125 feet south of the south curb line of 30th Street and extending south to a point 202 feet—4-Cab stand.

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

ALBERT O. DELUSE, Chairman

F. B. RANSOM

E. C. ROPKEY

H. A. CAMPBELL

R. F. MOORE

ORDINANCES ON SECOND READING

Mr. Campbell called for General Ordinance No. 56, 1940, for second reading. It was read a second time.

On motion of Mr. Campbell, seconded by Mr. Bach, General Ordinance No. 56, 1940, was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 56, 1940, was read a third time by the Clerk and passed by the following roll call vote:

Ayes, 9, viz: Mr. Bach, Mr. Campbell, Mr. Deluse, Dr. Hemphill, Mr. Moore, Mr. Ransom, Mr. Ropkey, Mr. Ross, President Wood.

General Ordinance No. 91, 1939, General Ordinance No. 47, 1940, and Resolution No. 1, 1940, were held for further consideration by the committees to which they were referred.

On motion of Mr. Bach, seconded by Mr. Moore, the Common Council adjourned at 10:00 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 June, 1940, 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.

Attest:

John M. Layton

City Clerk

(SEAL)