

REGULAR MEETING

Monday, June 5, 1950
6:30 P. M., CST

The Common Council of the City of Indianapolis met in the Council Chamber at the City Hall, Monday, June 5, 1950, at 630 P. M., CST, in regular session. President Emhardt in the chair.

The Clerk called the roll.

Present: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Absent: Mr. Wicker.

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

Mr. Bright moved that the third line of the second paragraph of Parking Facility Resolution No. 3 as shown on page 223 of the Journal of Proceedings for May 15, 1950, following the word "Resolution" and preceding the word "No. 2" be corrected to read:

"No. 1 and General Ordinance No. 79, 1945,
by duly adopting its Parking Facility Reso-
lution"

The motion was seconded by Mr. Ehlers and passed by the unanimous voice vote of the Council.

COMMUNICATIONS FROM THE MAYOR

May 16, 1950

TO THE HONORABLE PRESIDENT AND MEMBERS OF THE
COMMON COUNCIL OF THE CITY OF INDIANAPOLIS

Gentlemen:

I have this day approved with my signature and delivered to the City Clerk, Mr. Richard G. Stewart, the following ordinances:

GENERAL ORDINANCE NO. 22, 1950, AS AMENDED

An ordinance approving and authorizing the issuance, sale and delivery by the Housing Authority of the City of Indianapolis, Indiana, of any bonds, notes, interim certificates, debentures, or other obligations pursuant to Chapter 207, Acts of 1937, as Amended, in order to finance the corporate purposes of said The Housing Authority of the City of Indianapolis, Indiana, and fixing a time when same shall take effect.

GENERAL ORDINANCE NO. 24, 1950

An ordinance authorizing the Department of Public Parks of the City of Indianapolis, Indiana, through its duly authorized Purchasing Agent to sell certain real estate belonging to the City of Indianapolis and fixing a time when the same shall take effect.

GENERAL ORDINANCE NO. 25, 1950

An ordinance to amend Section 1 of General Ordinance No. 117, 1946, amending General Ordinance No. 114, 1922 (as amended), commonly known as the Zoning Ordinance of the City of Indianapolis, Indiana and fixing a time when the same shall take effect.

RESOLUTION NO. 8, 1950

A resolution, approving, confirming, and ratifying a certain permit granted by the Board of Public Works of the City of Indianapolis by its written order on May 8, 1950, 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, and fixing a time when the same shall take effect.

Respectfully yours,

AL FEENEY, Mayor

COMMUNICATIONS FROM CITY OFFICIALS

May 29, 1950

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

Gentlemen:

IN Re: Appropriation Ordinances Nos. 7, 8, 1950

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

A. O. Nos. 7, 8, 1950—Friday, May 19 and 26, 1950—The Indianapolis Commercial and The Marion County Messenger

that taxpayers would have the right to be heard on the above ordinances at the meeting of the Common Council to be held at 6:30 P.M.,

CST, June 5, 1950 and by posting copies of said notice in the City Hall, Court House and Police Station in the City of Indianapolis, which notices remained posted for ten days or more prior to date of hearing.

Sincerely yours,

RICHARD G. STEWART
City Clerk

May 29, 1950

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

Gentlemen:

In Re: General Ordinance No. 29, 1950

I hereby report that pursuant to the laws of the State of Indiana, I caused to be published on May 19, 1950 in The Indianapolis Commercial and The Marion County Messenger "Notice to Interested Citizens, that G. O. No. 29, 1950 (zoning ordinance) was set for hearing before the Common Council on June 5, 1950.

Sincerely yours,

RICHARD G. STEWART
City Clerk

May 29, 1950

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

Gentlemen:

In Re: General Ordinance No. 25, 1950

I hereby report that pursuant to the laws of the State of Indiana, I caused publication to be inserted in the following newspapers, to-wit:

G. O. No. 25, 1950—Friday, May 19 and 26, 1950—The Indianapolis Commercial and The Marion County Messenger

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

Sincerely yours,

RICHARD G. STEWART
City Clerk

Honorable President & Members
Common Council of the
City of Indianapolis

Gentlemen:

We submit herewith Appropriation Ordinance No. 9, 1950.

This Ordinance is made necessary because of additional expense incurred by signals since preparation of the 1950 budget, which allowed the same amount as was paid in 1948.

Passage of this Ordinance is respectfully requested.

Yours very truly,

BOARD OF PUBLIC SAFETY
L. J. Keach, President

June 5, 1950

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

Gentlemen:

We submit herewith Appropriation Ordinance No. 10, 1950.

This Ordinance equalizes pay of electricians in the Traffic Engineering Department with those now being paid to employees of the Game-well Department.

Passage of this Ordinance is respectfully requested.

Yours very truly,

BOARD OF PUBLIC SAFETY
L. J. Keach, President

May 31, 1950

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

Gentlemen:

Attached hereto you will find 22 Copies of General Ordinance No. 34, 1950, authorizing the Purchasing Agent of the City of Indianapolis, for and in behalf of the Police Department, to purchase six (6) only Harley-Davidson Servi-cars under Requisition No. 8495, for the sum of \$5,797.20.

Bids were duly advertised according to law in two (2) news papers and opened in public before the Board of Public Safety and the award was made to the Harley-Davidson Sales and Service Company, as having submitted the lowest and best bid.

It is recommended that this ordinance be passed.

Respectfully submitted,

ALBERT H. LOSCHE, Purchasing Agent

June 5, 1950]

City of Indianapolis, Ind.

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May 31, 1950

Honorable President and
Members of the Common Council
City of Indianapolis

Gentlemen:

We submit herewith General Ordinance No. 35, 1950.

This Ordinance establishes a Loading Zone at 307 North Pennsylvania Street for Indianapolis Newspapers Inc. for the purpose of unloading newsprint at the sidewalk elevator.

We respectfully request its passage.

Yours very truly,

BOARD OF PUBLIC SAFETY
L. J. Keach, President

May 31, 1950

Honorable President and
Members of the Common Council
City of Indianapolis

Gentlemen:

We submit herewith General Ordinance No. 36, 1950.

This Ordinance removes parking on both sides of Blackford Street from the SCL of West Maryland Street to the NCL of Chesapeake Street, the distance of one (1) block.

We respectfully request its passage.

Yours very truly,

BOARD OF PUBLIC SAFETY
L. J. Keach, President

May 31, 1950

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

Gentlemen:

We submit herewith General Ordinance No. 37, 1950.

This Ordinance removes parking from the north side of St. Clair Street from the ECL of Highland Avenue extending east approximately seventy (70) feet.

We respectfully request its passage.

Yours very truly,

BOARD OF PUBLIC SAFETY
L. J. Keach, President

June 2, 1950

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

Gentlemen:

Transmitted herewith are 21 copies of each of the following Ordinances:

General Ordinance No. 38, 1950, authorizing the City of Indianapolis to make a Temporary Loan in the amount of \$1,100,000.00 for the use of the general fund of the City of Indianapolis;

General Ordinance No. 35, 1950, authorizing the City of Indianapolis to make a temporary loan in the amount of

\$125,000.00 for the use of the Board of Trustees of the Indianapolis Police Pension Fund;

General Ordinance No. 40, 1950, authorizing the City of Indianapolis to make a temporary loan in the amount of \$100,000.00 for the use of the Board of Trustees of the Firemen's Pension Fund.

I recommend the passage of these ordinances.

PHILLIP L. BAYT, City Controller.
June 2, 1950

Mr. Christian Emhardt, President
Common Council

Dear Sir:

Attached herewith find twenty-one copies of the proposed General Ordinance No. 41, 1950, for the ratification of a power and electric contract for the Department of Public Parks.

Passage of this Ordinance is respectfully requested.

Yours very truly,

JESSE W. PEDEN
Attorney for Department of
Public Parks

June 2, 1950

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

Gentlemen:

Submitted herewith is Special Ordinance No. 4, 1950 covering the territory desired to be annexed to the City of Indianapolis by virtue

of petition filed in this office on May 12, 1950 pursuant to Section 1, Chapter 216 of the Acts of the Indiana General Assembly of the year 1949.

Sincerely yours,
RICHARD G. STEWART
City Clerk

At this time those present were given an opportunity to be heard on Appropriation Ordinances Nos. 7, 8, General Ordinances Nos. 26, 27, 28, 29, 30, 31, 32, 33, 1950.

Mr. Ehlers asked for recess. The motion was seconded by Mr. Lupear, and the Council recessed at 7:30 P. M., CST.

The Council reconvened at 7:55 P. M., CST, with the same members present as before.

COMMITTEE REPORTS

Indianapolis, Ind., June 5, 1950

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. 7, 1950, entitled

AN ORDINANCE appropriating, transferring and reappropriating and reallocating \$3,500.00 from Fund 73 in the Department of Redevelopment to Fund 26-4 in the same department.

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

JOSEPH C. WALLACE
GUY O. ROSS
J. PORTER SEIDENSTICKER
GEORGE S. LUPEAR

Indianapolis, Ind., June 5, 1950

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. 8, 1950, entitled

AN ORDINANCE appropriating, transferring, reappropriating and reallocating \$225.00 from Fund 36 in the Fire Pension Fund to Fund 72 in the same department.

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

JOSEPH C. WALLACE
GUY O. ROSS
J. PORTER SEIDENSTICKER
GEORGE S. LUPEAR

Indianapolis, Ind., June 5, 1950

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. 30, 1950, entitled

AN ORDINANCE approving and adopting the City Plan Commission's Parking Facility Resolution No. 3 and authorizing, directing and empowering the Board of Public Works to proceed with the purchase and permanent installation of Parking Meters in the City; repealing General Ordinance No. 79, 1945, as amended, General Ordinance No. 46, 1949, and all ordinances in conflict herewith.

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

JOSEPH C. WALLACE, Chairman
GUY O. ROSS
J. PORTER SEIDENSTICKER
GEORGE S. LUPEAR

Indianapolis, Ind., June 5, 1950

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. 27, 1950, entitled

AN ORDINANCE establishing a passenger and/or loading zone in the City (130 E. New York St., Lowe Bros. Company)

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

GUY O. ROSS, Chairman
JOSEPH C. WALLACE
CHAS. P. EHLERS

Indianapolis, Ind., June 5, 1950

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. 28, 1950, entitled

AN ORDINANCE prohibiting longer than 1½ hr. parking on both sides of South LaSalle St. from Washington St. to Moore Avenue, between the hours of 7:00 A.M. and 6:00 P.M., excepting Sundays and holidays.

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

GUY O. ROSS, Chairman
JOSEPH C. WALLACE
CHAS. P. EHLERS
JOS. E. BRIGHT

Indianapolis, Ind., June 5, 1950

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. 32, 1950, entitled

AN ORDINANCE reducing a 4-cab taxicab to a 2 cab stand on Indiana Avenue.

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

GUY O. ROSS, Chairman
JOSEPH C. WALLACE
CHARLES P. EHLERS
JOS. E. BRIGHT

Indianapolis, Ind., June 5, 1950

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. 29, 1950, entitled

AN ORDINANCE to amend General Ordinance No. 114, 1922
(as amended) commonly known as the Zoning Ordinance (W.
52nd and Hinesley Ave.)

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

J. PORTER SEIDENSTICKER

Chairman

GEORGE S. LUPEAR

CHAS. P. EHLERS

DONALD B. JAMESON

Indianapolis, Ind., June 5, 1950

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

Gentlemen:

We, your Committee on Law & Judiciary to whom was referred General Ordinance No. 31, 1950, entitled

AN ORDINANCE establishing a passenger and/or loading zone
(107 South Capitol Ave., Liberty Building)

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

CHAS. P. EHLERS, Chairman

J. PORTER SEIDENSTICKER

JOSEPH C. WALLACE

INTRODUCTION OF APPROPRIATION ORDINANCES

By the Board of Public Safety:

APPROPRIATION ORDINANCE NO. 9, 1950

AN ORDINANCE appropriating the total sum of Six Thousand (\$6,000.00) Dollars, from the unexpended and unappropriated balance of the Gasoline Tax Fund, now in the hands of the City Controller, to certain funds of the Department of Public Safety, and fixing a time when the same shall take effect.

WHEREAS, there is now in the hands of the City Controller in the Gasoline Tax Fund, certain monies which are unappropriated and unexpended and are available for the use of the City of Indianapolis for certain purposes, and

WHEREAS, an emergency exists by reason of the fact that funds heretofore appropriated under the 1950 budget (G. O. No. 54, 1949, as amended) are inadequate for the purpose of construction, reconstruction, repair and maintenance of traffic signals on the streets in said city, including all other purposes incidental thereto.

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

Section 1. That the total sum of Six Thousand (\$6,000.00) Dollars from the unexpended and unappropriated balance of the Gasoline Tax Fund now in the hands of the City Controller be and the same is hereby appropriated and allocated to the following designated funds of the Department of Public Safety according to the 1950 budget (G. O. 54, 1949 as amended) Classifications in the amounts as hereinafter specified, to-wit:

DEPARTMENT OF PUBLIC SAFETY
ADMINISTRATION

2. SERVICES CONTRACTURAL	Gas Tax
22. Heat, Light and Power -----	\$6,000.00

Section 2. That all monies hereby appropriated as "Gasoline Tax" Funds, shall be used only for the purposes authorized by law.

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

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

By the Board of Public Safety:

APPROPRIATION ORDINANCE NO. 10, 1950

AN ORDINANCE to increase certain salaries for certain positions and for the payment thereof, and appropriating, transferring, re-appropriating and re-allocating, as of July 1, 1950, certain sums (Gas Tax Monies) to certain designated items and funds in the Department of Public Safety, Traffic Engineer, under the 1950 Budget (G. O. No. 54, 1949, as amended).

WHEREAS there is an extraordinary emergency for the increase of certain sums and for payment thereof, and the transferring, appropriating, re-appropriating and re-allocating of certain funds in the Department of Public Safety for the equalization of certain wage rates.

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

Section 1. The following salaries are hereby increased, with the former salary indicated, and the new salary thus established and added to the 1950 budget (G. O. No. 54, 1949, as amended) to be effective for a period of six (6) months from July 1, 1950 to and including December 31, 1950.

THE DEPARTMENT OF PUBLIC SAFETY
TRAFFIC ENGINEER

1. SERVICES—PERSONAL Gas Tax

11-2. Construction and Maintenance

1 Foreman—\$3,300.00 (formerly \$3,200)	100.00
1 Electrician's Helper—\$2,300.00 (f. \$2,100)	200.00
7 Signal Repairmen—\$3,200.00 (f. \$2,800)	2,800.00
Total	\$3,100.00

Section 2. That the sum of Three Thousand One Hundred (\$3,100.00) Dollars as now apportioned and allocated to the following item and funds of the Department of Public Safety, Traffic Engineer, according to the 1950 budget (G. O. 54, 1949, as amended) classifications to-wit:

THE DEPARTMENT OF PUBLIC SAFETY
TRAFFIC ENGINEER

1. SERVICES—PERSONAL

11. Salaries and Wages, Regular

11-1. Office Unit

1 Assistant Traffic Engineer	\$2,100.00
1 Detail Draftsman	1,000.00
Total	\$3,100.00

be and the same is hereby eliminated from the total sums heretofore appropriated to the above item by reducing the original appropriation for the said budgeted item in the amount as indicated as effective July 1, 1950. That the sum of Three Thousand One Hundred (\$3,100.00) Dollars is hereby declared to be available for re-appropriation by reason of the above reduction, and said sum is hereby appropriated, transferred, re-appropriated and re-allocated as of July 1, 1950 from

the estimated, anticipated, and unappropriated 1950 balance of the General Fund of the City of Indianapolis to the new salary increase, and in the respective amounts as indicated in Section 1 above.

Section 3. The above transfer and re-appropriation is necessary because of an existing emergency. There are sufficient funds by virtue of the above reduction in said budget to meet this appropriation and said appropriation will not result in any increase in the original budget.

Section 4. This ordinance shall be in full force and effect from and after its passage, approval by the Mayor, and compliance with all laws pertaining thereto.

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

INTRODUCTION OF GENERAL ORDINANCES

By the Purchasing Agent:

GENERAL ORDINANCE NO. 34, 1950

AN ORDINANCE authorizing the Board of Public Safety through its duly authorized Purchasing Agent to purchase certain equipment to be paid for out of funds heretofore appropriated and fixing a time when the same shall take effect.

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

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

BOARD OF PUBLIC SAFETY
POLICE DEPARTMENT

Req. 8495—6 only Harley Davidson Servi Cars --- --- \$5,797.20

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

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

By the Board of Public Safety:

GENERAL ORDINANCE NO. 35, 1950

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

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

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

- (a) A loading zone beginning at a point 10 feet south of the north building line of 307 N. Pennsylvania Street, and extending 50 feet south on the east side of N. Pennsylvania Street, for Indianapolis Newspapers Inc., 307 N. Pennsylvania Street, for the purpose of unloading newsprint at sidewalk elevator.

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

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

By the Board of Public Safety:

GENERAL ORDINANCE NO. 36, 1950

AN ORDINANCE prohibiting and regulating parking on a certain part of a certain street in the City of Indianapolis, providing a penalty for the 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. That it shall be unlawful for the operator of a motor vehicle to park the same or suffer, permit or allow the same to be parked at any time upon a certain part of a certain street in the city of Indianapolis, described as follows:

Both sides of Blackford Street from the South curb line of West Maryland Street to the North curb line of North Chesapeake Street, the distance of one (1) block.

Section 2. Any person violating the provisions 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 for the first time and referred to the Committee on City Welfare.

By the Board of Public Safety:

GENERAL ORDINANCE NO. 37, 1950

AN ORDINANCE prohibiting and regulating parking on a certain part of a certain street in the City of Indianapolis, providing a

penalty for the 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. That it shall be unlawful for the operator of a motor vehicle to park the same or suffer, permit or allow the same to be parked at any time upon a certain part of a certain street in the city of Indianapolis, described as follows:

North side of St. Clair Street from the East curb line of Highland Avenue extending east approximately seventy (70) feet.

Section 2. Any person violating the provisions 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 for the first time and referred to the Committee on Elections.

By the City Controller:

GENERAL ORDINANCE NO. 38, 1950

AN ORDINANCE authorizing the City Controller of the City of Indianapolis to make a temporary loan in the sum of One Million One Hundred Thousand (\$1,100,000.00) Dollars for the use of the General Fund of the City of Indianapolis, in anticipation of current taxes of the City of Indianapolis actually levied and in the course of collection in the fiscal year in which said loan is made payable; providing for the interest to be charged therefor, pro-

viding 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 on or about the 31st day of December, 1950, without sufficient funds to meet current expenses for the year 1950 for municipal purposes; and

WHEREAS, the second semi-annual installment of taxes for the year 1950 will amount to more than One Million One Hundred Thousand (\$1,100,000.00) Dollars;

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 1950 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 1949 and in the course of collection in the fiscal year 1950, not to exceed the sum of One Million One Hundred Thousand Dollars (\$1,100,000.00) 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 four per cent (4%) per annum, the rate of interest to be fixed by the lowest bidder bidding for said loan on an interest basis. Said loan shall run for a period not exceeding one hundred thirty-five (135) 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 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 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 thus levied in the year 1949, payable in the year 1950, 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 1950 budget fund No. 63—Payment of Temporary Loan (hereby established) out of the current revenues and taxes levied in the year 1949, payable in the year 1950, for the general fund of the City of Indianapolis, the sum of One Million One Hundred Thousand Dollars (\$1,100,000.00); and for the payment of the interest thereon there is hereby appropriated to the City Controller's 1950 Budget Fund No. 61-2—Interest on Temporary Loans, out of the above designated revenues and taxes the sum of Eight Thousand Three Hundred Dollars (\$8,300.00).

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

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

By the City Controller:

GENERAL ORDINANCE NO. 39, 1950

AN ORDINANCE authorizing the City of Indianapolis, to make a temporary loan in the amount of One Hundred Twenty-Five Thousand (\$125,000.00) Dollars, for the use of the Board of Trustees of the Indianapolis Police Pension Fund of the City of Indianapolis, in anticipation of and payable out of the current taxes for the Indianapolis Police 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, on the 16th day of May, 1950, the Board of Trustees of the Indianapolis Police Pension Fund of the City of Indianapolis, Indiana, has, by resolution duly adopted, determined to make a temporary loan in the sum of One Hundred Twenty-Five Thousand (\$125,000.00) Dollars, principal amount, without considering the interest thereon to be added thereto in a sum not to exceed Seven Hundred Eighty-Five (\$785.00) Dollars in anticipation of and payable out of current taxes for the Police Pension Fund act-

ually levied, and in the course of collection for the fiscal year in which this loan is made payable, and has requested the Common Council of the City of Indianapolis to authorize such temporary loan; and

WHEREAS, the Board of Trustees of the Indianapolis Police Pension Fund of the City of Indianapolis is now and will continue to be until on or about the 31st day of December, 1950, without sufficient funds to meet the payment 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 1950, as provided in the annual budget of 1950, payable out of the Police Pension Fund; and

WHEREAS, the second semi-annual installment of taxes levied by the City of Indianapolis for the use of the Police Pension Fund for the year 1950 will amount to more than One Hundred Twenty-Five Thousand (\$125,000.00) Dollars,

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 for and obtain a temporary loan in the year 1950, for the use and benefit of the Board of Trustees of the Indianapolis Police Pension Fund of the City of Indianapolis, Indiana, in anticipation of the current taxes for said Police Pension Fund actually levied in the year 1949, and in the course of collection in the fiscal year 1950, for the use of the Police Pension Fund, not to exceed the sum of One Hundred Twenty-Five Thousand (\$125,000.00) Dollars, 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 four percent (4%) per annum, the rate of interest to be fixed by the lowest interest bid for said loans. Said loan shall run for a period of not exceeding One Hundred Thirty-Five (135) 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 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 Trustees of the Indianapolis Police 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, and said time warrants shall be payable at the office of the City Treasurer of the City of Indianapolis, and to the payment of said time warrants the current revenues and taxes levied in the year 1949, and payable in the year 1950, for the Police 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 purchase there is hereby appropriated to Police Pension Fund No. 57—Payment of Temporary Loans (hereby created) out of the current revenues and taxes for the year 1949, payable in the year 1950, for the Police Pension Fund of the City of Indianapolis, the sum of One Hundred Twenty-five Thousand (\$125,000.00) Dollars; and for the payment of the interest thereon is hereby appropriated to Police Pension Fund No. 58—Interest on Temporary Loans (hereby created) out of the above designated revenues and taxes the sum of Seven Hundred Eighty-Five (\$785.00) Dollars.

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

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

By the City Controller:

GENERAL ORDINANCE NO. 40, 1950

AN ORDINANCE authorizing the City of Indianapolis, to make a temporary loan in the sum of One Hundred Thousand (\$100,000.00) Dollars 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 for 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 5th day of May, 1950, 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 One Hundred Thousand (\$100,000.00) Dollars, principal amount, without considering the interest thereon to be added thereto in a sum not to exceed Eight Hundred and Thirty-Five (\$835.00) Dollars 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 to authorize such temporary loan, and

WHEREAS, The Board of Trustees of the Firemen's Pension Fund of the City of Indianapolis is now and will continue to be until on or about the 10th day of November, 1950 without sufficient funds to meet the payment 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 1950, as provided in the annual budget of 1950, 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 1950, will amount to more than One Hundred Thousand Eight Hundred Thirty-Five (\$100,835.00) Dollars, 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 1950, 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 1949, and in the course of collection in the fiscal year 1950, for the use of the Firemen's Pension Fund, not to exceed the sum of One Hundred Thousand (\$100,000.00) Dollars; 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 four per cent (4%) per annum, the

rate of interest to be fixed by the lowest interest bid for said loan. Said loan shall run for a period not to exceed One Hundred Thirty-Five (135) 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 City of Indianapolis, and said sale to be not less than ten (10) days after the last publication of said notices. 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 Fund of said city, and attested by the City Clerk, 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 of the City of Indianapolis, and to the payment of said time warrants the current revenues and taxes levied in the year 1949, and payable in the year 1950, 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 for the year 1949, payable in the year 1950, for the Firemen's Pension Fund of the City of Indianapolis, the sum of One Hundred Thousand (\$100,000.00) Dollars; and for the payment of the interest thereon is hereby appropriated to Fire Pension Fund No. 61—Interest on Temporary Loans, out of the above designated revenues and taxes the sum of Eight Hundred Thirty-Five (\$835.00) Dollars.

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

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

By the Board of Park Commissioners:

GENERAL ORDINANCE NO. 41, 1950

AN ORDINANCE approving, ratifying and confirming the Contract

entered into on the 1st day of June, 1950, by and between the Indianapolis Power & Light Company, a corporation organized and existing under the laws of the State of Indiana, and the City of Indianapolis, Indiana, acting by and through its Board of Park Commissioners, with the approval of its Mayor, for lighting all boulevards, parkways, parks, bridges, buildings and all other public properties and for the furnishing and supplying of all electric current for light and power for all public buildings, public equipment and other public places, all under the jurisdiction and control of the Board of Park Commissioners; and fixing a time when the same shall take effect.

WHEREAS, heretofore, to-wit: on the 1st day of June, 1950, 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

PUBLIC LIGHTING
DEPARTMENT OF PUBLIC PARKS
CITY OF INDIANAPOLIS, INDIANA

NOTICE TO CONTRACTORS
FORM OF AGREEMENT
SPECIFICATIONS
PROPOSAL

Approved: June 1, 1950.

/S/ EUGENE W. DORN

/S/ PAUL E. RATHERT

/S/ J. T. HAMILL

Board of Park Commissioners
City of Indianapolis, Indiana.

PUBLIC NOTICES**NOTICE TO CONTRACTORS**

Notice is hereby given by the Board of Park Commissioners of the City of Indianapolis, Indiana, that said Board, will, up until 10:00 a. m. on the 16th day of March, 1950, receive sealed bids at the office of the Board, 101 E. 27th Street, Indianapolis, for the lighting of all boulevards, parkways, parks, bridges, buildings and all other public properties under the jurisdiction of said Board of Park Commissioners.

Bids will be received only in accordance with the plans and specifications on file in the office of the Board, and the Board expressly reserves the right to reject any or all bids and/or to receive any or additional bids under this notice.

Any contract entered into based upon any such bid 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 bid shall become effective at noon on the 1st day of July, 1950, and bids shall be based on separate periods of five (5) or ten (10) years from said date.

Each bid shall be in a sealed envelope and affidavit of non-collusion as required by law shall accompany each bid.

Copies of said specifications will be available to all bidders on and after January 16, 1950.

**BOARD OF PARK COMMISSIONERS
OF THE CITY OF INDIANAPOLIS, INDIANA,**

By Agnes P. Connor,
Paul E. Rathert,
Eugene W. Dorn,
Claude B. Kendall.

PUBLIC LIGHTING CONTRACT

THIS MEMORANDUM OF AGREEMENT, made and entered into, in duplicate, this-----day of-----1950, by and between the Indianapolis Power & Light Company, a corporation, organized and existing under the laws of the State of Indiana, hereinafter called the "COMPANY," and the CITY OF INDIANAPOLIS, County of Marion, State of Indiana, 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 and with electric lights of the number, kind and standard hereinafter specified and with such additional electric lights of the number, kind and standard which may be hereinafter ordered installed by the Board, and to furnish and supply current for light and power for all public buildings, public equipment and other public places, including maintenance as specified herein, upon the condition 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 parks, parkways, boulevards and other public places of the City as herein provided, shall begin at 12 o'clock noon on the 1st day of July, 1950, and continue for and during the term of five (5) years, ending at 12 o'clock noon on the 1st day of July, 1955.

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 boulevards, streets and pavement, the location or relocation of plant, lines, lamps, poles, conduits and all other equipment in the public parks, parkways, boulevards, public 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, and five (5) overhead light poles, (with equipment) each year during the term of this contract without making any charge for such changes.

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

All other changes in location of portions of 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 17 of said Specifications.

No standards, poles, guy stubs or other portion of the Park Light-

ing 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. In the event the Company shall cut or enter into any park, parkway, boulevard or other public place for emergency repairs, the Company shall, within twenty-four (24) hours or by the next business day thereafter, secure a regular permit from the Board covering such work and shall pay the permit fees provided by law.

5. PROTECTION ON WORK:

That the Company shall not at any time open or encumber any more of any 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 in detail marked "Exhibit A," which exhibit is 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 and Rate For Service, marked Exhibit B, which exhibit is 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 in said Proposal and Rates For Service marked Exhibit B are net and are subject to a three percent (3%) collection charge when not paid to the Company within thirty (30) days after date of bill.

13. 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 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 it all 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.

14. SUBJECT TO PUBLIC SERVICE COMMISSION OF INDIANA:

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 Indiana, or any other body established by law, succeeding to the power now or hereafter exercised by said Commission.

15. 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.

16. EXECUTION:

The execution of this contract by the duly authorized officers of the Indianapolis Power and 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 and Common Council.

IN TESTIMONY WHEREOF, the parties have hereunto set their hands and seals in duplicate, this 1st day of June, 1950.

Indianapolis Power and Light Company

/s/ By: H. T. Pritchard
President.

(Corp. Seal)

ATTEST:

/s/ Bernard W. Schotters
Secretary.

CITY OF INDIANAPOLIS, INDIANA

/s/ By: Eugene W. Dorn
Paul E. Rathert
J. T. Hamill
Board of Park Commissioners.

ATTEST:

/s/ Mary E. Griffin
Its Secretary

APPROVED:

/s/ Al Feeney
Mayor of City of Indianapolis

EXHIBIT A

SPECIFICATIONS

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.

1. SEALED PROPOSALS:

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, 101 E. 27th Street, Indianapolis, until 10:00 A.M. on the 16th day of March, 1950, 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 1, 1950, and terminating at noon July 1, 1955, or 1960.

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 under the published notice heretofore attached.

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 less 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 January 16, 1950.

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 less 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. PAYMENTS:

Payments shall be made by the City of Indianapolis in accordance with paragraph No. 11 entitled Rates for Service and paragraph No. 12 entitled Bills Payable as set out in the public lighting contract.

11. ORNAMENTAL STANDARDS AND OVERHEAD LIGHTS:

The present installation of lighting equipment, as shown on Exhibits One (1) and Two (2) 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 Company, until additions or retirements have been made as hereinafter provided.

12. 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 Company of its intention to discontinue any such lamp or lamps; provided, however, that the total number of lumens produced and lamps in service shall never in any year be fewer than ninety-eight percent (98%) of 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, 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, the reduction of lumens produced and lamps in service 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.

13. ADDITIONAL OVERHEAD LIGHTS:

The Company shall erect and place in operation promptly, such number of additional overhead lights to be and remain at all times the property of the Company; similar to those described in Exhibit B attached to the Public Lighting Contract, as the Board may from time to time order and locate in writing; provided, that the Board shall not require additional overhead lights or extensions during the last year of the contract term, unless the Company shall consent thereto.

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

14. 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 said Exhibit B, the same to be in accordance with the standard specifications of the Company for such installations.
- (B) The Board may order in writing, the Company to install and place in operation promptly such number of additional standards similar to those described in said Exhibit B; provided, however, that for such additional standards so installed and placed in operation, the Company shall be reimbursed by the City for the total cost of labor and material necessary to make such installations, plus fifteen percent (15%) of material and labor costs for engineering and overhead under either of the following options:
 - (1) The City shall pay the Company payment in full for said additional standards within ninety (90) days after complete installation thereof.
 - (2) The City shall pay to the Company the annual charges for such lamps in accordance with "Prices for furnishing, erecting, operating and maintaining lamps," as set forth in said Exhibit B in sections XXXI to XXXVIII thereof and at the termination of the contract may acquire title to said lamps by paying to the Company 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 (2) the Company 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 state-

ments as to correctness thereof, sworn to by an authorized representative of the Company.

- (C) The Company shall erect and place in operation promptly such number of additional standards to be and remain at all times the property of the company; similar to those described in said Exhibit B as the Board may from time to time order and locate in writing; provided that no additional standards or underground extensions shall be required of the Company during the last three (3) years of the contract without the consent of the Company, which consent shall not be withheld by the Company without just cause.

15. LAMPS AND ACCESSORIES:

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

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

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

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

16. LIGHTING SCHEDULE:

All lamps shall be lighted and extinguished according to the following lighting schedule:

LIGHTING SCHEDULE
Central Standard Time

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

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

Provided however, that upon seven (7) days' notice in writing to the Company, by the Board, the time of lighting lamps shall be advanced, or the time of extinguishing lamps shall be delayed, or both, for such number of minutes each day during the whole of any calendar month as may be specified by the Board in said notice; and provided further, that such additional amount of lighting time shall not be varied from day to day during any calendar month. Payment therefor shall be in accordance with paragraph XL "Charges for Additional Street Lighting Time." as set forth in said Exhibit B.

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

Upon written order of the Board, the Company will change the size of lamps in any standards or overhead pendants, subject to the minimum lumen guarantee contained in Section 12 hereof. The Company will also, upon written order of the Board, relocate any standards and overhead lights including equipment pertaining thereto located in the Parks, Parkways, Boulevards, Bridges or other public places; provided, however, that for all such changes of lamps and relocation of standards, overhead lights or other equipment the Company shall be reimbursed by the City for the total cost of labor and material necessary to accomplish such changes and relocations, plus fifteen percent (15%) of material and labor costs for engineering and overhead, except that there will be no charge for the number of relocations which the Company agrees to make without expense to the City in Paragraph 4 of the Public Lighting Contract. The Board may require detailed statements of relocation costs, etc., with statements as to the correctness thereof, sworn to by an authorized representative of the Company.

18. MAINTENANCE AND OPERATION:

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

Company will furnish necessary electrical energy for operating such standards and overhead lights; will furnish lamp renewals whenever necessary to provide the minimum lamp lumens specified in this contract; will paint each light standard at least once every five years from date of last painting; will furnish labor and material for

emergency repairs necessary to maintain service; will patrol lights a minimum of twice a week; will clean globes and glassware at least twice each year; will replace or repair any defective material immediately or as soon as practicable, and will restore lights and equipment to normal operating conditions in case of trouble or accident.

It is understood by and between the parties hereto that the annual charge per light specified in said Exhibit B, 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 Company 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.

19. OUTAGES:

To prevent outages and restore service in the event thereof, the Company shall establish and maintain an efficient system of patrol for inspecting all lamps furnished and maintained under the contract. Any lamp which fails to burn properly shall be promptly put in order, or immediately replaced. For such inspection, a sufficient number of men shall be employed to make an examination of each such lamp as often as reasonably necessary. The Company shall use all due effort to assure such inspection. Any broken globes, or reflectors shall be replaced 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 Park Board Engineer, or to the duly appointed representative of the Board, hereafter referred to as "Engineer," all outages and 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 Company shall make a written report to said Engineer, once each

week, covering the period for the preceeding week of all outages observed or known by its inspectors, stating the number and location of any lights extinguished or not burning, and the time when each light was reported extinguished or not burning, and the time the light was relighted. Said 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 Company 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 Company, had the light operated satisfactorily. These sums shall be deducted from the amount due or which may become due to the Company under the contract, unless such failures result from causes beyond the reasonable control of the Company. For every light which is out for more than sixty (60) consecutive minutes from causes beyond the reasonable control of the Company, the Board may impose upon the Company 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 Company had the light been operating.

The foregoing provision, with reference to causes beyond the control of the Company, 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 of Indianapolis for such lamps as are not burning during the period of the order.

If the order of the Government, or other authority, limits and restricts the burning of light during certain hours of the night, the payment shall be made upon a basis to be agreed upon by the City and the Company, or determined by the Public Service Commission of Indiana.

Whenever for any cause there is a failure to light the City of Indianapolis, 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 said period.

20. JOINT USE OF POLES AND CONDUITS:

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

No advertisements or material of any kind shall be permitted on poles, globes or any other part of any standard owned by the Board or the Company, 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 at any time during the life of the contract. The placing of said signs shall be done at the City's expense.

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

The City shall indemnify and save harmless the Company against any and all damage or loss that may result to the equipment or any property owned or used by the Company, and from and against any and all legal and other expense, claims, costs, losses, suits or judgments, for damages or injuries resulting to persons or property, by reason of the use of maintenance of City's attachments to the poles or fixtures of the Company, or 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 and fixtures.

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

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

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

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

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

21. SPACE AND EQUIPMENT ON CITY PROPERTY:

When the requirements of the City, or demands on the Company, require space in City buildings or on City property for the installation

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

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

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

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

22. 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 Boards' 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 13 of the Contract.

23. ELECTROLYSIS:

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

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

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

Whenever tests made by the Board show that the amperes upon any lamp circuits have been more than five percent (5%) below the standard for those circuits for an unbroken period of one-half hour in any night, as evidenced by the readings of graphic recording ammeters or other devices, then the Company 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 Company the following morning the results of any tests showing deficiencies. The Company shall be permitted to examine and inspect the charts of the meters used in such tests.

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

25. VOLTAGE AND CHARACTER OF SERVICE:

The Company 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.

26. TAXES AND ASSESSMENTS:

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

27. POLES, POLE LINE HARDWARE:

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

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

EXHIBIT "1"

(Exhibit as of 1-1-50)

**CITY OWNED ORNAMENTAL EQUIPMENT
12 FT. SINGLE 6,000 LUMEN STANDARDS WITH GLASSWARE**

Size and Type	No. Lights	Street	From	To
12' Single—6,000 L	30	Brookside Pkwy.	Gale	Keystone
" " " "	3	Christian Park		
" " " "	9	Garfield Drive	Shelby	Raymond
" " " "	2	Garfield Park		
" " " "	6	Pleasant Run Pkwy., S. Dr.	Meridian	Madison
" " " "	6	Pleasant Run Pkwy.	Washington	Brookville Rd.
" " " "	19	Pleasant Run Pkwy., S. Dr.	Emerson	Arlington
Total	75			

12 FT. SINGLE 4,000 LUMEN STANDARDS WITH GLASSWARE

Size and Type	No. Lights	Street	From	To
12' Single—4,000 L	44	Brookside Pkwy.	Gale	W. of Keystone
" " " "	14	Christian Park		
" " " "	17	Garfield Drive	Shelby	Raymond
" " " "	4	Irving Circle		
" " " "	10	Pleasant Run Pkwy., S. Dr.	Meridian	Madison
" " " "	17	Pleasant Run Pkwy., N. Dr.	Washington	Brookville Rd.
" " " "	36	Pleasant Run Pkwy., S. Dr.	Emerson	Arlington
Total	142			

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City of Indianapolis, Ind.

12 FT. SINGLE 6,000 LUMEN HARP TYPE STANDARDS

Size and Type	No. Lights	Street	From	To
12' Harp—6,000 L	1	Brookville Rd. and Sherman Dr.		
" " " "	1	34th and Dearborn		
Total	2			

12 FT. SINGLE 4,000 LUMEN HARP TYPE STANDARDS

Size and Type	No. Lights	Street	From	To
12' Harp—4,000 L	12	Brookville Rd.	Sherman	Washington
" " " "	11	Dearborn	30th	34th
Total	23			

EXHIBIT "1"

(Exhibit as of 1-1-50)

CITY OWNED ORNAMENTAL EQUIPMENT

12 FT. SINGLE 2,500 LUMEN CONCRETE STANDARDS WITH GLASSWARE

Size and Type	No. Lights	Street	From	To
12' Concrete—2,500 L	3	Belmont Park		
" " " "	72	Burdsal Pkwy.	Riverside Dr.	Fall Creek Blvd.
" " " "	4	Garfield Park		
Total	79			

12 FT. SINGLE 2,500 LUMEN HARP TYPE CONCRETE STANDARDS

Size and Type	No. Lights	Street	From	To
12' Concrete Harp— 2,500 L	5	Pleasant Run Pkwy., N. Dr.	Brookville Rd.	N. of Penn. R. R.

10½ FT. SINGLE 2,500 LUMEN STANDARDS WITH GLASSWARE

Size and Type	No. Lights	Street	From	To
10½ Single—2,500 L	3	Brookside Avenue	Newman	Commerce
" " " "	84	Brookside Pkwy., N. Dr.	Brookside Ave.	Olney
" " " "	33	Brookside Park		
" " " "	27	Fall Creek Pkwy., N. Dr.	Burdsal	Northwestern
" " " "	4	Fall Creek Pkwy., S. Dr.	Capitol	Illinois
" " " "	16	Fall Creek Pkwy., S. Dr.	Meridian	Central
" " " "	4	Fletcher Triangle		
" " " "	63	Garfield Park		
" " " "	13	Michigan	Pleasant Run Pkwy., S. Dr.	Ritter
" " " "	29	Pleasant Run Parkway	Washington	Michigan
" " " "	4	Spades Park		
" " " "	22	University Park		
" " " "	40	White River Pkwy., E. Dr.	18th	30th
Total	342			

EXHIBIT "1"

(Exhibit as of 1-1-50)

CITY OWNED ORNAMENTAL EQUIPMENT

10½ FT. SINGLE 2,500 LUMEN HARP TYPE STANDARDS

Size and Type	No. Lights	Street	From	To
10½' Harp—2,500 L	38	Brookside Park		
" " " "	40	Camp Sullivan		
" " " "	49	Douglas Park		
" " " "	61	Garfield Park		
" " " "	10	Highland Park		
" " " "	9	Indianola Park		
" " " "	2	Jefferson Ave.	Pogues Run	Nowland
" " " "	5	McCarty Place		
" " " "	6	Morris Square		
" " " "	3	Noble Place		
" " " "	44	Rhodus		
" " " "	2	South Grove Golf Course at 18th		
" " " "	9	Spades Park		
" " " "	9	Willard Park		
Total	287			

2,500 LUMEN SAFETY NEWELLS

Size and Type	No. Lights	Location
Safety Newell—2,500 L Red Globe	1	Brookside and Tacoma
“ “ “ “ “ “	1	Brookside and Temple
“ “ “ “ “ “	1	Brookside, W. of Dearborn
“ “ “ “ “ “	1	Fall Creek Pkwy., S. Dr. and Alabama
“ “ “ “ “ “	1	Fall Creek Pkwy., S. Dr. and New Jersey
“ “ “ “ “ “	1	Fall Creek Pkwy., S. Dr. and Talbot
“ “ “ “ “ “	1	Pleasant Run Pkwy., S. Dr. and Pennsylvania
“ “ “ “ “ “	1	Pleasant Run Pkwy., S. Dr. and Chestnut
“ “ “ “ “ “	1	N. Garfield Dr. and E. Garfield Dr.
Total	9	

EXHIBIT "2"
(Exhibit as of 1-1-50)

ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CERTAIN CONNECTING CABLES PRESENTLY INSTALLED AND OWNED BY INDIANAPOLIS POWER AND LIGHT COMPANY AND THE COMPANY TO WHOM CONTRACT IS AWARDED SHALL FURNISH, OPERATE AND MAINTAIN SUCH ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CONNECTING CABLES OF THE QUANTITY, STYLE AND TYPE EQUIVALENT TO THAT PRESENTLY INSTALLED.

27 FT. 10,000 LUMEN METAL STANDARDS

Size and Type	No. Lights	Street	From	To
27' Pole—10,000 L	9	Fall Creek Pkwy., S. Dr.	West of Indiana	

23 FT. OR 27 FT. 6,000 LUMEN METAL STANDARDS

Size and Type	No. Lights	Street	From	To
23' Pole—6,000 L	2	Burdsal Pkwy., Bridge over Canal		
" " " "	1	Christian Park		
27' Pole—6,000 L	2	Coffin Golf Club		
" " " "	12	Cold Spring Rd.	N. of 30th	
23' Pole—6,000 L	8	Delaware Bridge over Fall Creek		
" " " "	2	Ellenberger Park		
27' Pole—6,000 L	5	Ellenberger Pkwy., E. and W. Dr.	St. Clair	10th
" " " "	6	Fall Creek Pkwy., S. Dr.	West of Indiana	
" " " "	2	Fall Creek Pkwy., S. Dr.	East of Illinois	
" " " "	67	Fall Creek Pkwy., N. Dr.	Northwestern	39th
23' Pole—6,000 L	2	Finch Park		
" " " "	6	Garfield Park Bridges		
27' Pole—6,000 L	3	Hampton Dr.	Haughey	Sunset

23' Pole—6,000 L	2	Jefferson Bridge over Pogues Run		
" " " "	2	Kessler Bridge over Canal		
27' Pole—6,000 L	14	Kessler Blvd.	Spring Mill Rd.	Canal
" " " "	11	Kessler Blvd.	Westfield	Central
23' Pole—6,000 L	2	Michigan Bridge over Pleasant Run		
" " " "	2	Olney Bridge over Pogues Run		
27' Pole—6,000 L	54	Pleasant Run Pkwy., N. Dr.	Bluff Rd.	Prospect
" " " "	28	Pleasant Run Pkwy., S. Dr.	Raymond	Keystone
" " " "	3	Pleasant Run Pkwy., N. Dr.	English	Sherman
" " " "	9	Pleasant Run Pkwy., S. Dr.	Arlington	Kitley
23' Pole—6,000 L	2	Ritter Bridge over Pleasant Run		
27' Pole—6,000 L	14	Riverside Park		
" " " "	8	Sunset	Hampton Dr.	49th
23' Pole—6,000 L	2	University Park		
" " " "	5	White River Pkwy., E. Dr.	N. of 30th	
" " " "	12	30th St. Bridge over White River		
27' Pole—6,000 L	2	30th	Cold Spring Rd.	White River
" " " "	16	49th St.	Sunset	Bldv. Place
Total		306		

EXHIBIT "2"
(Exhibit as of 1-1-50)

ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CERTAIN CONNECTING CABLES PRESENTLY INSTALLED AND OWNED BY INDIANAPOLIS POWER AND LIGHT COMPANY AND THE COMPANY TO WHOM CONTRACT IS AWARDED SHALL FURNISH, OPERATE AND MAINTAIN SUCH ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CONNECTING CABLES OF THE QUANTITY, STYLE AND TYPE EQUIVALENT TO THAT PRESENTLY INSTALLED.

23 FT. OR 27 FT. 4,000 LUMEN METAL STANDARDS

Size and Type	No. Lights	Street	From	To
27' Pole—4,000 L	17	Cold Spring Rd.	N. of 30th	
23' Pole—4,000 L	14	Ellenberger Park		
27' Pole—4,000 L	7	Ellenberger Pkwy., E. & W. Dr.	St. Clair	10th
" " " "	93	Fall Creek Pkwy., N. Dr.	Northwestern	39th
" " " "	14	Hampton Dr.	Hughey	Sunset
" " " "	2	Kessler Blvd.	East and West of Garver Rd.	
" " " "	101	Pleasant Run Pkwy., N. Dr.	Bluff Rd.	Prospect
" " " "	57	Pleasant Run Pkwy., S. Dr.	Raymond	Keystone
" " " "	15	Pleasant Run Pkwy.	English	Sherman
" " " "	13	Pleasant Run Pkwy.	Arlington	Kitley
" " " "	12	Sunset	Hampton Dr.	49th
" " " "	11	30th	Cold Spring Rd.	White River
Total	356			

27 FT. 10,000 LUMEN SODIUM VAPOR METAL STANDARDS

Size and Type	No. Lights	Street	From	To
27' Pole—10,000 L Sodium Vapor	2	Kessler Blvd. & White River Bridge		

EXHIBIT "2"

(Exhibit as of 1-1-50)

OVERHEAD AND ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CERTAIN CONNECTING CABLES PRESENTLY INSTALLED AND OWNED BY INDIANAPOLIS POWER AND LIGHT COMPANY AND THE COMPANY TO WHOM CONTRACT IS AWARDED SHALL FURNISH, OPERATE AND MAINTAIN SUCH OVERHEAD AND ORNAMENTAL EQUIPMENT AND APPURTENANCES INCLUDING CONNECTING CABLES OF THE QUANTITY, STYLE AND TYPE EQUIPMENT TO THAT PRESENTLY INSTALLED.

OVERHEAD PENDANT 10,000 LUMEN SODIUM VAPOR

Size and Type	No. Lights	Street	From	To
OH—10,000 L Sodium Vapor	1	38th and White River		
" " " "	1	18th and White River Pkwy.		
Total	2			

OVERHEAD PENDANT 6,000 LUMEN

Size and Type	No. Lights	Street	From	To
Overhead—6,000 L	2	Arden Dr.	Park	Warwick
“ “ “	13	Broad Ripple Park		
“ “ “	1	College and Riverview Dr.		
“ “ “	1	Oak Hill Playground		
“ “ “	1	Pleasant Run Pkwy. and Southeastern		
“ “ “	46	Riverview Dr.	Kessler	College
“ “ “	1	38th and Woodstock Entrance		
	<hr/>			
Total	65			

OVERHEAD BRACKET 2,500 LUMEN

Size and Type	No. Lights	Street	From	To
Overhead—2,500 L	1	29th and South Grove Golf Course		

EXHIBIT B

PROPOSAL AND RATES FOR SERVICE

PROSPOSAL 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 5
YEARS FROM JULY 1st, 1950

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 Five (5) years from July 1st, 1950, in strict accordance with the specifications attached to said form of agreement and instructions of the Board of Park Commissioners, as therein provided for, and to enter into said agreement as follows:

PRICES FOR FURNISHING CURRENT, MAINTAIN-
ING AND OPERATING EXISTING LAMPS IN SERV-
ICE PRIOR TO JULY 1, 1950, AND OWNED BY THE
CITY AS SHOWN IN EXHIBIT (1) ATTACHED TO
SPECIFICATIONS

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

Twenty-Nine Dollars and Fifty Cents (\$29.50) net per year of 4031:05 burning hours.

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

Twenty-Three Dollars and Sixty Cents (\$23.60) net per year of 4031:05 burning hours.

III. Single lamp ornamental standard, 12 ft. in height, including one (1) 6,000 Lumen incandescent lamp with harp type luminaire, and supplied from underground circuits:

Twenty-Eight Dollars and Seventy Cents (\$28.70) net per year of 4031:05 burning hours.

IV. Single lamp ornamental standard, 12 ft. in height, including one (1) 4,000 Lumen incandescent lamp with harp type luminaire, and supplied from underground circuits:

Twenty-One Dollars and Seventy Cents (\$21.70) net per year of 4031:05 burning hours.

V. Single lamp ornamental concrete standard, 12 ft. in height, including one (1) 2,500 Lumen incandescent lamp with necessary fixtures, glassware, and supplied from underground circuits:

Seventeen Dollars and Thirty Cents (\$17.30) net per year of 4031:05 burning hours.

VI. Single lamp ornamental concrete standard, 12 ft. in height, including one (1) 2,500 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits:

Sixteen Dollars and Fifty Cents (\$16.50) net per year of 4031:05 burning hours.

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

Seventeen Dollars and Thirty Cents (\$17.30) net per year of 4031:05 burning hours.

VIII. Single lamp ornamental standard 10 ft. in height, including one (1) 2,500 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits:

Sixteen Dollars and Fifty Cents (\$16.50) net per year of 4031:05 burning hours.

IX. Single lamp ornamental standard, safety newell, including one (1) 2,500 Lumen incandescent lamp with necessary fixtures, and supplied from underground circuits:

Seventeen Dollars and Thirty Cents (\$17.30) net per year of 4031:05 burning hours.

PRICES FOR FURNISHING CURRENT, OPERATING
AND MAINTAINING ADDITIONAL LAMPS OR LAMPS
TO BE INSTALLED AFTER JULY 1, 1950, AND OWNED
BY THE CITY

X. Single lamp 12 ft. ornamental standard including one (1) 6,000 Lumen incandescent lamp with necessary fixtures, glassware, and supplied from underground circuits. The standard, fixtures and glassware are to be mutually acceptable to the parties hereto.

Thirty-Two Dollars and Fifty Cents (\$32.50) net per year of 4031:05 burning hours.

XI. Single lamp 12 ft. ornamental standard including one (1) 4,000 Lumen incandescent lamp with necessary fixtures and glassware, and supplied from underground circuits. The standard, fixtures, and glassware are to be mutually acceptable to the parties hereto.

Twenty-Six Dollars (\$26.00) net per year of 4031:05 burning hours.

XII. Single lamp 12 ft, ornamental standard including one (1) 6,000 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits. The standard, fixtures, and glassware are to be mutually acceptable to the parties hereto.

Thirty-One Dollars and Sixty Cents (\$31.60) net per year of 4031:05 burning hours.

XIII. Single lamp 12 ft. ornamental standard including one (1) 4,000 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits. The standard, fixtures, and glassware are to be mutually acceptable to the parties hereto.

Twenty-Three Dollars and Ninety Cents (\$23.90) net per year of 4031:05 burning hours.

XIV. Single lamp ornamental concrete standard, 12 ft. in height, including one (1) 2,500 Lumen incandescent lamp with necessary fixtures, glassware, and supplied from underground circuits:

Nineteen Dollars (\$19.00) net per year of 4031:05 burning hours.

XV. Single lamp ornamental concrete, standard, 12 ft in height, including one (1) 2,500 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits:

Eighteen Dollars and Ten Cents (\$18.10) net per year of 4031:05 burning hours.

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

Nineteen Dollars (\$19.00) net per year of 4031:05 burning hours.

XVII. Single lamp ornamental standard 10 ft. in height, including one (1) 2,500 Lumen incandescent lamp with harp type luminaire and supplied from underground circuits:

Eighteen Dollars and Ten Cents (\$18.10) net per year of 4031:05 burning hours.

XVIII. Single lamp ornamental standard, safety newell, including one (1) 2,500 Lumen incandescent lamp with necessary fixtures, supplied from underground circuits:

Nineteen Dollars (\$19.00) net per year of 4031:05 burning hours.

XIX. Single 10,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Fifty-Five Dollars and Fifty Cents (\$55.50) net per year of 4031:05 burning hours.

XX. Single 6,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and Company and supplied from underground circuits.

Thirty-Two Dollars and Fifty Cents (\$32.50) net per year of 4031:05 burning hours.

XXI. Single 4,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and Company and supplied from underground circuits:

Twenty-Six Dollars (\$26.00) net per year of 4031:05 burning hours.

XXII. Single 10,000 Lumen Sodium Vapor lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and Company, and supplied from underground circuits:

Forty-One Dollars (\$41.00) net per year of 4031:05 burning hours.

PRICES FOR FURNISHING, OPERATING AND MAINTAINING EXISTING LAMPS IN SERVICE PRIOR TO JULY 1, 1950, TO BE OWNED BY THE COMPANY AS SHOWN BY EXHIBIT 2 ATTACHED TO SPECIFICATIONS

XXIII. Single 10,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits.

Seventy-Five Dollars (\$75.00) net per year of 4031:05 burning hours.

XXIV. Single 6,000 Lumen incandescent lamp with necessary

fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Fifty-seven Dollars (\$57.00) net per year of 4031:05 burning hours.

XXV. Single 4,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Forty-Eight Dollars (\$48.00) net per year of 4031:05 burning hours.

XXVI. Single 10,000 Lumen Sodium Vapor lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

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

XXVII. Single 6,000 Lumen incandescent lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from mast arm on wood poles and supplied from overhead circuits:

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

XXVIII. Single 2,500 Lumen incandescent lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from bracket on wood poles and supplied from overhead circuits:

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

XXIX. Single 10,000 Lumen Sodium Vapor lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from mast arm on wood poles and supplied from overhead circuits:

Fifty-Three Dollars (\$53.00) net per year of 4031:05 burning hours.

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

Ten Cents (\$.10) net per year per foot of such excess or deficiency.

PRICES FOR FURNISHING, ERECTING, OPERATING
AND MAINTAINING ADDITIONAL LIGHTS OR
LIGHTS TO BE INSTALLED AFTER JULY 1, 1950, AND
TO BE OWNED BY THE COMPANY.

XXXI. Single 10,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Eighty-Three Dollars (\$83.00) net per year of 4031:05 burning hours.

XXXII. Single 6,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Sixty-Three Dollars (\$63.00) net per year of 4031:05 burning hours.

XXXIII. Single 4,000 Lumen incandescent lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Fifty-Three Dollars (\$53.00) net per year of 4031:05 burning hours.

XXXIV. Single 10,000 Lumen Sodium Vapor lamp with necessary fixtures and glassware supported by a metal pole, all mutually acceptable to the Board and the Company and supplied from underground circuits:

Seventy-Three Dollars (\$73.00) net per year of 4031:05 burning hours.

XXXV. Single 10,000 Lumen incandescent lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from mast arm on wood poles and supplied from overhead circuits:

Sixty-Five Dollars (\$65.00) net per year of 4031:05 burning hours.

XXXVI. Single 6,000 Lumen incandescent lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from mast arm on wood poles and supplied from overhead circuits:

Forty-Four Dollars (\$44.00) net per year of 4031:05 burning hours.

XXXVII. Single 10,000 Lumen Sodium Vapor lamp with necessary fixtures and glassware mutually acceptable to the Board and the Company and suspended from mast arm on wood poles and supplied from overhead circuits:

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

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

Eleven Cents (\$.11) net per year per foot of such excess or deficiency.

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

XXXIX. The price for electrical energy furnished to subway lights, bridge lights, traffic lights or other special street lighting equipment now or hereafter owned, installed, and maintained by the City, and not included in prices quoted above, the kilowatt hours for which may be obtained from meter readings or estimated from manufacturer's guarantee rating and hours of use, and for metered electrical energy for light and/or power in public buildings, structures and grounds around the same, and for any other public places, except for standby or emergency service. 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 4000 KWH per month \$0.16 net per KWH.

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

MINIMUM CHARGE (per each meter used)

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

XL. CHARGES FOR ADDITIONAL STREET LIGHTING TIME.

The charges for additional lighting of street lights which may be requested by the Board, as provided in Section 16, of Exhibit A, attached to and made a part of this agreement shall be as follows, and shall be included with and payable upon the same conditions as the monthly bills for other service rendered under this agreement.

Size of Lamp Stated in Lumens	Cost per day per lamp per hour of additional use
2500 Lumen	\$.003575
4000 Lumen	.005275
6000 Lumen	.07725
10000 Lumen	.013375
10000 Lumen Sodium Vapor	.005500

XLI. SUBJECT TO PUBLIC SERVICE COMMISSION OF INDIANA.

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

INDIANAPOLIS POWER & LIGHT COMPANY

/s/

by H. T. Pritchard
President

ATTEST:

/s/ Bernard W. Schotters
Secretary

STATE OF INDIANA)
MARION COUNTY) 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.

/s/ H. T. PRITCHARD

June 5, 1950]

City of Indianapolis, Ind.

335

Subscribed and sworn to this 14th day of March, 1950.

/s/ VIOLA B. HIMSEL
Notary Public

My commission expires:
Nov. 26, 1951

Received certified check deposited with this bid on-----

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, Indiana, on the 1st day of June, 1950, be and the same in all respects hereby is approved, ratified and confirmed.

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

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

INTRODUCTION OF SPECIAL ORDINANCES

By the City Clerk:

SPECIAL ORDINANCE NO. 4, 1950

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

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

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

A part of the Southeast Quarter and part of the Southwest Quarter of Section 34, Township 16 North, Range 4 East, Marion County, Indiana, more particularly described as follows:

Beginning at a point on the present Corporation line of the City of Indianapolis, said point being 180 feet East of the center line of Ritter Avenue and 1334 feet North of the Center line of 10th Street; running thence North and parallel to the Center line of Ritter Avenue to the South Property Line of East 16th Street; thence West on and along the South Property Line of East 16th Street and the said line extended across Ritter Avenue 1000.60 feet to a point; running thence South and parallel to the West line of the East Half of the said Southwest Quarter Section to a point 1309.00 feet North of the Center line of 10th Street; thence East and parallel to the Center line of 10th Street to the Center line of Ritter Avenue; thence North on and along the Center line of Ritter Avenue a distance of 25 feet to a point; thence East 180 feet to the point of beginning.

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

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

ORDINANCES ON SECOND READING

Mr. Seidensticker called for Appropriation Ordinance No. 7, 1950 for second reading. It was read a second time.

On motion of Mr. Seidensticker, seconded by Mr. Lupear, Appropriation Ordinance No. 7, 1950 was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 7, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Seidensticker called for Appropriation Ordinance No. 8, 1950 for second reading. It was read a second time.

On motion of Mr. Seidensticker, seconded by Mr. Ehlers, Appropriation Ordinance No. 8, 1950 was ordered engrossed, read a third time and placed upon its passage.

Appropriation Ordinance No. 8, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Seidensticker called for General Ordinance No. 30, 1950 for second reading. It was read a second time.

On motion of Mr. Seidensticker, seconded by Mr. Lupear, General Ordinance No. 30, 1950 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 30, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Ross called for General Ordinance No. 27, 1950 for second reading. It was read a second time.

On motion of Mr. Ross, seconded by Mr. Wallace, General Ordinance No. 27, 1950 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 27, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 7, viz: Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Noes 1, viz: Mr. Bright.

Mr. Ross moved that General Ordinance No. 28, 1950 be stricken from the files. Which was seconded by Mr. Ehlers and carried by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Ross called for General Ordinance No. 32, 1950 for second reading. It was read a second time.

On motion of Mr. Ross, seconded by Mr. Ehlers, Gen-

eral Ordinance No. 32, 1950 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 32, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Seidensticker called for General Ordinance No. 29, 1950 for second reading. It was read a second time.

On motion of Mr. Seidensticker, seconded by Mr. Lupear, General Ordinance No. 29, 1950 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 29, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 8, viz: Mr. Bright, Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Mr. Ehlers called for General Ordinance No. 31, 1950 for second reading. It was read a second time.

On motion of Mr. Ehlers, seconded by Mr. Wallace, General Ordinance No. 31, 1950 was ordered engrossed, read a third time and placed upon its passage.

General Ordinance No. 31, 1950 was read a third time by the Clerk and passed by the following roll call vote:

Ayes 7, viz: Mr. Ehlers, Mr. Jameson, Mr. Lupear, Mr. Ross, Mr. Seidensticker, Mr. Wallace, President Emhardt.

Noes 1, viz: Mr. Bright.

On motion of Mr. Ehlers, seconded by Mr. Ross, the Common Council adjourned at 8:10 P. M., CST.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the Common Council of the City of Indianapolis, held on the 5th day of June, 1950, at 6:30 P. M., CST.

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



ATTEST:

President.



(SEAL)

City Clerk.