APPROPRIATION ORDINANCE NO. 5, 1960

An Ordinance specially appropriating from the General Funds and Special Funds not otherwise appropriated of the City of Bloomington, Monroe County, Indiana, and reducing funds heretofore appropriated for the use of Departments of said City, to meet the extraordinary emergencies found to exist in the various Departments.

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF BLOOMINGTON, MONROE COUNTY, INDIANA:

SECTION 1. That therebe, and hereby is appropriated from the General Funds of said City, not otherwise appropriated, to meet the extraordinaryemergencies found to exist for the expenditures of more money for the current year, 1960, than was set out in detail in the budget as finally adopted, and appropriations as finally made, the following sums to the Funds and Departments of the City of Bloomington, Indiana:

1.	Health Dept. #216 Travel for Milk Inspector #362 Stationery and Printing # 38 General Supplies	360.00 60.00 127.50	547.50
2.	Police Dept. #216 Travel #362 Office Supplies # 38 General Supplies	100.00 100.00 200.00	400.00
3.	Fire Dept. #214 Telephone # 44 Fire Prevention	340.00 100.00	440.00
	Total		1,387.50

SECTION 2. That therebe, and hereby is, appropriated from the Special Funds of the respective Departments of said City, not otherwise appropriated the following sums to the Funds and Departmentws of the City of Bloomington, Indiana:

1.	Street Dept.		
	#261 Special Projects	1,000.00	
		1,000.00	
	# 38 General Supplies # 41 Building Materials	2,000.00	
	#451 Parts of Equipment	1,000.00	
	#726 Other Equipment	2,000.00	7,000.00
2.	Park & Recreation Dept.		
-	# 22 Heat, Light, Power & Water	805.00	
	# 57 Social Security Taxes	828.62	1,633.62
3.	Roś čhi I i Cemetery		
2	# 61 Interest	780.00	
	#261 Engineering Fees	3,150.00	3,930.00

SECTION 3. That therebe, and hereby is, reduced from the General Fund of said City for the reason that the amount previously appropriated is in excess of actual needs at this time, and this amount may be returned to the unappropriated funds of the General Fund from which it was appropriated, as follows:

2. Fire Dept. # 34 Institutional & Medical 200.00	 Health Dept. #112 Board Member Salaries #120 Extra Labor #252 Repair to Equipment #261 Rebinding of Record Books #343 Medical, Rabies 	20.00 82.50 25.00 35.00 25.00	187.50
# 38 General Supplies 100.00 # 59 Clothing Allowance 140.00 440.00	# 34 Institutional & Medical # 38 General Supplies	100.00	440.00

Total

627.50

281

SECTION 4. That therebe, and hereby is, reduced from Special Funds of said City for the reason that the amount previously appropriated is in excess of actual needs at this time, and this amount may be returned to the unappropriated funds of the Special Funds from which it was appropriated, as follows:

t.	freet Dept. # 11 Salaries	7,000.00	7,000.00
2.	Park & Recreation Dept.		

Park & Recreation Dept. # 33 Garage & Motor Supplies <u>805.00</u> 805.00

SECTION 5. This Ordinance shall be in full force and effect from and after its passage by the Common Council and its approval by the Mayor subject to the approval of the State ^Board of Tax Commissioners.

Passed and adopted by the Common Council of the City of Bloomington, Indiana, this <u>lst</u> day of <u>November</u>, 1960.

S/ Thos. L. Lemon Presiding Officer

Attest:

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S/ Mary Alice Dunlap Clerk-Treasurer

Presented by me to the Mayor of the City of Bloomington, Indiana, this <u>lst</u> day of <u>November</u>, 1960, at the hour of <u>7:45</u> o'clock <u>P.M.</u>

S/ Mary Alice Dunlap Mary Alice Dunlap, Clerk-Treasurer

Approved and signed by me this <u>lst</u> day of <u>November</u>, 1960, at the hour of 7:45 o'clock P.M.

<u>S/ Thos. L. Lemon</u> Thos. L. Lemon, Mayor

AGREEMENT AND CONTRACT

FOR

ORNAMENTAL STREET LIGHTING SERVICE

between

PUBLIC SERVICE COMPANY OF INDIANA, INC.

and

CITY OF BLOOMINGTON

_, INDIANA

8-16-60

 Date entered into
 8-16

 Date approved by PUBLIC SERVICE
 0

 COMMISSION OF INDIANA
 0

 Date service commenced
 0

Date of expiration of fixed term

(After last date, agreement continues and is binding until 60 days' notice by either party.)

AGREEMENT FOR ORNAMENTAL STREET LIGHTING SERVICE

by and between the OIT of municipal

through its. **Note:** A state of **Public Vortes and Selecty** (hereinafter called "Municipality"), party of the first part, and PUBLIC SERVICE COMPANY OF INDIANA, INC., a corporation organized under the laws of the State of Indiana (hereinafter called "Company"), party of the second part,

WITNESSETH:

That for and in consideration of the covenants and agreements of the respective parties hereto, hereinafter set forth, the parties hereto do hereby mutually covenant and agree as follows:

SECTION I. Company will furnish, in accordance with conditions hereinafter set out, all necessary equipment to provide, operate and maintain an ornamental street lighting system, and Company will furnish electric energy, all for the purpose of furnishing ornamental street lighting service to Municipality.

The original installation, as shown on said Exhibit "A", provides for the minimum number of lamps of the respective sizes that shall be operated hereunder during the term of this agreement, said number and sizes being as follows:

SCHEDULE OF LAMPS

17 - Four Lamy Fluorescent

SECTION III. Except as otherwise provided in this agreement, Municipality shall pay Company for the operation of said ornamental street lighting system, and for the electric energy supplied therefor, an amount determined on the basis of the following rates per lamp per annum:

SCHEDULE OF RATES

Four Lemp Fluorescent \$163.50

Payments for said service and energy supplied shall be made by Municipality monthly in accordance with the provisions of SECTION V, paragraph (8), as hereinafter set out.

SECTION IV. Outage credit hereinafter provided for in SECTION V, paragraph (10), shall be in the following amounts:

SCHEDULE OF OUTAGE CREDITS

Size of Lamp

Outage Credit

Four Lesp Flurorescent

45% yer alght

SECTION V. The operation of the said ornamental street lighting system, and the supplying of electric energy therefor, shall be in accordance with the following provisions:

(1) Ownership of System—Service Lines. Company will, in accordance with the terms of this agreement, furnish, provide, install, own, operate and maintain the necessary transmission and distribution lines, wires, conduits, conductors, cables, masts, towers, poles, posts, transformers, lamps, fixtures and other appliances and structures for furnishing ornamental street lighting service to Municipality. The ownership of the property comprising said ornamental street lighting system is and shall remain in Company, and the termination of this agreement for any reason whatsoever shall not in any way affect such ownership by Company, nor deprive Company of the right either to remove any or all property comprising such system or any part thereof or to use the same in, or in connection with, the rendering of other public utility service by Company.

Company shall erect the service lines necessary to supply electric energy to the said ornamental street lighting system within the limits of the public streets and highways of Municipality or on private property as mutually agreed upon by the parties. Municipality shall assist Company, if necessary, in obtaining adequate written easements covering permission to install and maintain any service lines which it may be desirable to install upon private property.

Company shall not be required to pay for obtaining permission to trim or re-trim trees where such trees interfere with any service lines or wires of Company used for supplying electric energy to the ornamental street lighting system. Municipality shall assist Company, if necessary, in obtaining permission to trim trees when Company is unable to obtain such permission through its own best efforts.

(2) Lighting Hours. The lighting hours for the said ornamental street lighting system shall be on an "allnight" schedule which provides that lamps are to be lighted from approximately one-half $(\frac{1}{2})$ hour after sunset until approximately one-half $(\frac{1}{2})$ hour before sunrise each day in the year.

(3) Maintenance of Lighting System. Company will repair and/or replace and maintain all equipment owned by Company, including lamps and glassware, which may be necessary to provide continuous operation of the ornamental street lighting system.

(4) Continuity of Service. Company does not guarantee uninterrupted service from the ornamental street lighting system to be operated in accordance with this agreement, and shall not be liable for any interruption of service when such interruption is without wilful default or neglect on the part of Company, or is due to any cause beyond the control of Company including, but not limited to, strikes, lockouts, riots, insurrections, war, acts of the public enemy, fire from any cause, explosions, accidents, restraint of government, state or municipal interference, breakdowns, injuries to machinery, transmission or distribution systems, necessary repairs and renewals, or acts of God; but Company shall make all reasonable efforts to renew promptly the operation of the ornamental street lighting system in the event of any interruption to the service.

(5) Liability. Company shall protect and save Municipality harmless from any and all loss, damage or liability proximately caused by the negligence of Company in the installation and/or maintenance of the ornamental street lighting system, but this shall not be construed as any assumption of any liability for injury to or death of any person or for damage to any property caused by the failure of any lamp or lamps to operate.

(6) Changes in Lamp Location. Company will change the location of any lamp or lamps constituting a part of the ornamental street lighting system, which are, or may be, installed and/or operated under the terms of this agreement. Any such change in lamp location will be made only upon written order from Municipality. The actual cost and expense of making each such change in lamp location shall be borne by Municipality.

(7) Additional System or Lamps. The installation of an additional ornamental street lighting system or the installation of an additional ornamental lamp or lamps to the system herein contracted for, and the connecting to and/or furnishing of electric energy to such additional ornamental street lighting system, lamp or lamps, shall be subject to a separate or supplemental agreement for any such additional ornamental street lighting system, lamp or lamps, lamp or lamps.

(8) Payments for Service. Municipality shall accept service hereunder and pay for the same on the basis of each and every lamp installed and operated in accordance with the original number of lamps as set out in the "SCHEDULE OF LAMPS" of this agreement: provided, however, that, whenever Municipality shall order Company to increase the size of any lamp supplied hereunder, payments thereafter shall, because of such change,

be increased in accordance with the schedule of charges herein set out in "SCHEDULE OF RATES", for the size lamp ordered. Bills for ornamental street lighting service hereunder shall be presented monthly by Company.

Subject to deductions for outage credits as herein provided and to increases as hereinabove in this section provided in case lamps of greater size are ordered installed by Municipality, the bills for ornamental street lighting service to be submitted by Company to Municipality for any month shall be in an amount equal to one-twelfth (1/12) of the annual charges herein provided for the original number of lamps to be supplied as set forth in "SCHEDULE OF LAMPS" hereof. After such bills have been presented for ornamental street lighting service rendered during the preceding month, Municipality shall make full payment within the ten (10) days immediately following the date for the next regular meeting of the proper municipal authorities having authority to approve such bills.

(9) Delinquency. If Municipality shall fail to pay any sum or sums of money as the same become due and payable for ornamental street lighting service rendered under the terms of this agreement and such delinquency continues for a period of thirty (30) days or longer, Company shall have the right to discontinue service to the ornamental street lighting system until such sum or sums of money shall have been fully paid, or Company shall have the right to cancel this agreement in its entirety and may, at its option, remove any parts or all of the ornamental street lighting equipment and system. Such discontinuance, cancellation or removal shall not release Municipality from liability for the payment of any sum or sums of money owing to Company for ornamental street lighting service theretofore furnished to Municipality nor relieve Municipality of liability to respond in damages for such violation of the terms of this agreement.

(10) Deduction for Outage Credit. Municipality, through its Police Department or other authorized agent, shall make a report of any lamp or lamps which are out of service during proper lighting hours. A copy of such report shall be delivered to Company's local or district office, or to such representative as Company may designate to receive such reports.

Company shall restore any lamp or lamps to service before the proper hour for lighting on the same day as reported if the report of lamp outage is received before the hour of 12 o'clock noon, or Company shall restore any lamp or lamps to service before the proper hour for lighting on the next succeeding day if the report of lamp outage is received after the hour of 12 o'clock noon. In the event of the failure to restore any lamp or lamps to service as hereinbefore provided, after receipt of the report hereinbefore provided for, Municipality shall, for each such lamp outage, receive a deduction for outage credit from the payment for ornamental street lighting service for the current month in accordance with the provisions of the "SCHEDULE OF OUTAGE CREDIT."

Such deductions for outage credit shall constitute the only liability that Company assumes or shall have because of the failure of any lamp or lamps to operate during lighting hours, and Company shall not be liable either to Municipality or to any third party or parties for any claims for damages directly or indirectly attributable to such lamp outage.

(11) Rate Changes. Should there be any change in the rates charged by Company for similar street lighting service to municipalities of the same class as the municipality which is a party to this agreement, the latter shall have the right to receive the same rates by entering into a new agreement therefor.

SECTION VII. From and after the date when service is commenced under this agreement, this agreement shall supersede any and all existing agreements between the parties hereto under the terms of which ornamental street lighting service is supplied by Company to Municipality for the system or part of a system hereinabove described, and all such other agreements as to ornamental street lighting service, or insofar as they cover such ornamental street lighting service, shall be deemed terminated and cancelled as of such date: provided, however, that such termination or cancellation shall not preclude or destroy the right of either party hereto thereafter to commence an action, and recover, for any unpaid bills or other damages resulting from any breach of such other agreement during the time the same was in force and effect.

SECTION VIII. All terms and stipulations heretofore made or agreed to in respect to ornamental street lighting service by Company to Municipality subsequent to the commencement of service hereunder are merged into this written agreement, and no previous or contemporaneous representations or agreements made by any officer, agent or employee of Company or Municipality shall be binding upon either party in connection with the rendering or receiving of ornamental street lighting service hereunder unless contained herein.

SECTION IX. Municipality represents and covenants that all things required by law precedent to the lawful execution by Municipality of this agreement have been prepared, given, held, submitted, furnished and properly done and performed.

SECTION X. This agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors or assigns.

IN WITNESS WHEREOF the parties hereto have caused quadruplicate copies of this agreement to be duly executed by their respective duly authorized proper officers, and their respective corporate seals to be affixed to such quadruplicate copies, and properly attested, all as of the day, month and year first above written.

By

CITY		_ of _	BLOCKLINDTON			, Indiana,
By.	BOARD	Q.	MBLIC	WORKS	AND	SAFETY
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ATTEST:

ATTEST:

Clerk-Treasurer

PUBLIC SERVICE COMPANY OF INDIANA, INC., (an Indiana corporation),

Vice President

Secretary

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