EIGHT

MINUTES OF SPECIAL MEET- and proper action, in accordance ING OF THE CITY COUNCIL OF

O'NEILL, NEBRASKA

(Continued from page 5.)

street lighting system and furnishthe term of this contract, a consideration computed upon the following schedule of rates, to-wit: SERVICE CHARGE:

One Hundred Twenty Seven Dollars (\$127.00) per month. ENERGY CHARGE: (In addition

to service charge)

Three cents (3c) per KWH for all electric energy consumed by the street lighting system. Provided that said consideration One Hundred Twenty Seven Dol- and furnish electric energy thereto, lars (\$127.00) each month during at the rates hereinabove specified the term of this contract.

III. That the Company shall, as soon as practicable after the end per month of each month, render a bill to the Municipality for the operation and maintenance of said street lighting system and the furnishing of elec- pany shall not be required to in- imous vote of all members of the Fixtures tric energy thereto during the preceding month, and the Municipality shall pay said bill within fifteen days from the date of presentation or of any extension thereof, unless (SEAL)

IV. That the Municipality hereby represents that it has taken due

SALESMEN WANTED

MEN WANTED for Rawleigh Routes in O'Neill. Write today. Rawleigh Co., Dept. NBF-252-SB, farther than four hundred (400) Freeport, Ill.

WANTED TO BUY

A CHILD'S BED in good condition. Call Phone No. 39.

I have a buyer for a modern house. -R. H. Parker, O'Neill.

FOR SALE

NIC-SAL for lice. Paint it on the roosts. Cheap too.-O'Neill Hatch-6-1 ery.

GOOD USED Grain Binder and Farmall mowers .- F. M. Keating & Sons, Atkinson. 6-3

or Oil 40c Gal.; Axle Grease 25 lbs. 99c; Gun and Cup Grease, 25 lbs., \$1.49; Machine Oil, 30c Gal.; the same (5) years. Harness, Separator and Oil for Maytag Washington Mochines, 40c tee our petroleum products to be as good as any brand you buy,

be rendered hereunder and it Protivinsky: ing electric energy thereto during agrees that if such funds shall be insufficient for that purpose it shall, at the time and in the manner and to the extent provided by the Statutes of said State, appropriate additional funds and-or assess, levy and collect a tax suf-

ficient for the prompt payment of said bills. V. That the Company shall, upon proper written request therefor from the Municipality, install additional overhead street lighting shall not be less than the sum of equipment and maintain, operate lowing vote: Ayes Yantzi and service charge as follows:

For each Overhead fixture \$1.00 Brennan Harty

For each Ornamental Post \$2.00 Uhl per month

Provided, however, that the Comstall any such additional street Council present. lighting equipment during the last year of the term of this contract, the Municipality shall give notice to the Company, evidenced by a

certified copy of resolution or ord-inance passed by its governing

body, that it is going to and has elected to renew this contract for a period of not less than five years, and provided further that the Company shall not be required to ex- BY CERTIFY that the above and hereto as follows: tend its street lighting circuit foregoing is a true and correct I. That the Company shall oper-3-4p feet for each additional overhead street light, and one hundred and

fty (150) feet for each additional IN WITNESS WHEREOF, I have hereunto set my hand and VI. That the Company shall op- affixed the seal of said City this NUMBER IN USE-59; SIZE VII. That the Company shall opfifty (150) feet for each additional

6-2p lighting system at its own cost and C. W. PORTER,

expense, and shall patrol said system at least once each week and (SEAL) 3tf promptly replace all broken or

burned out lamps. VII. That the Company shall An render good and sufficient service for the purpose of this contract but shall not be liable for failure of such service due to causes beyond its control.

ornamental post.

VIII. That this agreement shall be and remain in full force and effect for a period of Five (5) of; provided, however, that the ordinance authorizing the entering same hours of burning. term hereof shall be extended an into a contract with the Interstate II. That the Munici hereof, notify the Company in entered into and,

Nebraska, to appropriate sufficient was proposed by Councilman Bren- this ordinance, and funds for the payment of bills to nan and seconded by Councilman

RESOLVED that the City of O'Neill, Nebraska, enter into a "Contract for Municipal Street Lighting", for a term of Five (5) years with Interstate Pow-Company of Nebraska, a Delaware Corporation, with offices in Dubuque, Iowa, in the form presented and read to this meeting, and made a part of the minutes hereof. A roll call was had upon said

motion, which resulted in the fol Noes

Protivinsky

The Mayor stated that the mo- ity, consisting of: tion had been carried by a unan-

C. W. PORTER, Clerk. and

STATE OF NEBRASKA CITY OF O'NEILL CLERK'S CERTIFICATE

I, C. W. Porter, the duly elected, consideration of the mutual coven-qualified and Acting Clerk of the ants and agreements herein con-street light, and one hundred and ter into the aforesaid contract for City of O'Neill, County of Holt, tained, it is hereby mutually fifty (150) feet for each additional lighting the streets within the City turning that evening. and State of Nebraska, DO HERE- agreed by and between the parties

erate and maintain said street 12th day of June, 1935.

Clerk. **ORDINANCE NO. 156A**

lighting in the City of O'Neill, Municipality. Nebraska, with the Interstate That the Municipality may, upon repeal Ordinance No. 127A.

(60) days prior to the expiration to said ordinance, was made and street lighting system and furnish- tofore existing between the parties writing of its desire to terminate Whereas, in said contract it was the term of this contract, a con-the same at the end of said Five provided that the City in the event sideration computed upon the fol-

the City failed within 60 days prior lowing schedule of rates, to-wit: per gal.; 5 gal. Transmission Oil, \$2.00, including can. We guaran-tee our perturbed of the guaran-berete and contracts and to the expiration of said contract to notify the Interstate Power Company, by resolution duly passed IX. That all contracts and to the expiration of said contract SERVICE CHARGE: hereto and covering the subject said contract would extend for an ENERGY CHARGE: (In addition matter hereof, (if there be any additional term of five years, and

THE FRONTIER, O'NEILL, NEBRASKA, THURSDAY, JUNE 27, 1935.

as follows "CONTRACT FOR MUNICIPAL said bills. STREET LIGHTING"

entered into in triplicate this 28th from the Municipality, install adday of June, 1935, by and between INTERSTATE POWER COM-PANY OF NEBRASKA, a Dela-and furnish electric energy thereto, Dubuque, Iowa, its successors and and service charge as follows: assigns, hereinafter called the For each Overhead fixture \$1.00 the proceedings therefor shall be "Company," and the City of per month O'Neill, County of Holt, and State For each Ornamental Post \$2.00 pany for approval of its Counsel.

of Nebraska, hereinafter called the per month Municipality

WITNESSETH THAT, WHEREAS, the Com-None corporate limits of said Municipal-

34 - 100 C. P. Lamps in Ornamental Posts

desires that the Company shall and provided further that the Comlighting system

copy of the Minutes of a Special ate and maintain said street light- lighting system at its own cost and that the Mayor and City Clerk exe-Meeting of the Council of said City ing system (including the renewal expense, and shall patrol said sysheld on the 12th day of June, 1935. of lamps) and furnish electric en- tem at least once each week and City of O'Neill, Nebraska, and that

> OF LAMPS-60 C. P. Lamps in Municipality. NUMBER IN USE-34; SIZE OF LAMPS-100 C. P. Lamps in

n Ordinance providing for the Ornamental Posts; HOURS OF be and remain in full force and cation as provided by law. making of a contract for street BURNING-As Ordered by the effect for a period of Five (5) Passed and approved th

Power Company of Nebraska, a proper written notice to the Com-Delaware Corporation, and to pany, order the size of the lamps additional Five (5) years if the Attest: C. W. Porter, City Clerk. and-or hours of burning changed to Municipality shall not, within sixty (SEAL.) Whereas, the City of O'Neill, meet its desires. Provided, how- (60) days prior to the expiration Nebraska, heretofore, on March 6, ever, all of the lamps on each of hereof, notify the Company in years from and after the date here- 1931, duly passed and enacted an the present circuits shall have the writing of its desire to terminate An

II. That the Municipality shall (5) years. FARMERS—Bring your barrels to the New Deal Oil Co., O'Neill. Kerosene, 7% cents gal; Tractor Fuel, 8% cgal; First Grade Tract-Oil 00 days prior to the expiration Fuel, 8% cgal; First Grade Tracting electric energy thereto during

One Hundred Twenty Seven Dollars (\$127.00) per month.

to service charge)

stall pany now owns and operates a lighting equipment during the last maining portions hereof shall not the same action. street lighting system within the year of the term of this contract, be affected thereby or of any extension thereof, unless the Municipality shall give notice parties hereto have caused this

body, that it is going to and has corporate seals to be hereunto afelected to renew this contract for a fixed, the day and year first above WHEREAS, the Municipality period of not less than five years, written. Therefore, be it ordained by the

desires that the Company shall and provided further that the Com-continue to operate said street pany shall not be required to ex-Mayor and City Council of O'Neill, Attest: C. W. Porter, City Clerk. tend its street lighting circuit Nebraska, NOW, THEREFORE, for and in farther than four hundred (400)

ornamental post. VI. That the Company shall op- terstate Power Company, of Neberate and maintain said street raska, a Delaware Corporation, and

render good and sufficient service 127A of the City of O'Neill, Ne-Overhead Fixtures; HOURS OF for the purpose of this contract braska, be, and it hereby is, re-BURNING-As Ordered by the but shall not be liable for failure pealed.

of such service due to causes beyond its control.

of; provided, however, that the

term hereof shall be extended an

the same at the end of said Five

and proper action, in accordance After discussion the following pose of lighting the City of O'Neill, shall, at the time and in the man-with the Statutes of the State of motion, in the form of a resolution as provided for and authorized in ner and to the extent provided by matter hereof, (if there be any Nebraska, that it shall be unlawful the Statutes of said State, appro- such), are hereby cancelled, and for any railroad company to run, Whereas, said proposed contract priate additional funds and-or as- the Municipality hereby represents permit or cause to be run within is in words, figures and characters sess, levy and collect a tax suf- that it has by appropriate action the city limits of the City of ficient for the prompt payment of repealed or amended all ordinances, O'Neill, any engine or locomotive resolutions and rules, or parts cars or train of cars or hand-car

STREET LIGHTING" V. That the Company shall, upon thereof, heretofore adopted by it or other vehicle at a speed greater THIS AGREEMENT, made and proper written request therefor in conflict with the terms hereof. or exceeding 25 miles per hour. or exceeding 25 miles per hour. Section 2. Every railroad com-X. That the Municipality repre-

ware Corporation, with offices at at the rates hereinabove specified with the Statutes of the State of Said fine to be recovered by a civil Nebraska, and certified copies of action in the name of the State of Nebraska brought for that purpose promptly furnished to the Combefore any Justice of the Peace. County Court or District Court in

XI. That if any Section or part the State of Nebraska having juri-Provided, however, that the Com- of a Section of this agreement isdiction of the amount in contropany shall not be required to in- shall be declared null and void by versy. Providing further that one any such additional street any competent authority, the re- or more fines may be recovered in

Section 3. That Ordinance No. IN WITNESS WHEREOF, the 67 be, and it hereby is, repealed. Section 4. This Ordinance shall 59 - 60 C. P. Lamps in Overhead to the Company, evidenced by a agreement to be executed by their be in force and take effect from certified copy of resolution or ord- respective officers thereunto duly and after its passage, approval and inance passed by its governing authorized and their respective publication.

Passed and approved this 20th day of June, 1935.

JOHN KERSENBROCK, (SEAL.)

That the City of Henry Beckman made a business trip to Bloomfield last Sunday, reof O'Neill, Nebraska, with the In-

FREE!

Electric Mangle with Model 2-E Washer at its reg. price-Wheeling double Drain-A-Tubs with Power cute said contract on behalf of said Washer-Electric Fan or Short Wave Aerial Kit with Electric Radio-10-piece quality Enamelware Set with purchase of a Coro-nado Refrigerator. NOW going on at Gamble Stores.

1 Corona Typewriter 1 Burrough's Adding

Machine

Majestic Combination

Radio-Phonograph

ALL RECONDITIONED

A & B DRUG STORE

O'NEILL, NEBRASKA

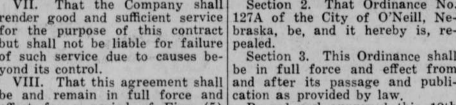
Section 3. This Ordinance shall be in full force and effect from FOR SALE CHEAP Passed and approved this 12th

JOHN KERSENBROCK, Mayor.

the penalty for violation of same and to repeal Ordinance No. 67. Section 1. Be it ordained by the

ORDINANCE NO. 158A Ordinance to regulate the speed of railroads, locomotives, trains and cars and to prescribe

"WATCH THE FORDS GO BY"



Section

years from and after the date here- day of June, 1935



