ORDINANCE NO. 442

#### AN ORDINANCE

Authorizing

The Execution of

An Agreement with the

#### Central Illinois Public Service Company

its Successors and Assigns For Street Lighting Service

County of	MONTGOMERY	
an	d State of Illinois	

PASSED	November	16	10 53
	November		
<b>EXPIRES</b>			19

ORDINANCE NO. 442

# AN ORDINANCE

Authorizing

The Execution of

An Agreement with the

# Public Central Illinois Service Company

For Street Lighting Service its Successors and Assigns

County of CITY OF NOKOMIS MONTGOMERY

and State of Illinois

EXPIRES PASSED November 16 19 53 .

EXPIRES November 16 63

## ORDINANCE NO.

STREET LIGHTING SERVICE: AN ORDINANCE AUTHORIZING THE EXECUTION OF AN AGREEMENT WITH THE CENTRAL ILLINOIS PUBLIC SERVICE COMPANY, ITS SUCCESSORS AND ASSIGNS, FOR

SECTION 1. Be it ordained by the

MAYOR AND COMMISSIONERS
of the CITY

of the

of NOKOMIS , County of the following agreement for street lighting service be entered into for and on behalf of said municipality:

#### AGREEMENT

of NOKOMIS , a municipal corporation of the State of Illinois, party of the first part, hereinafter referred to as "Municipality", and CENTRAL ILLINOIS PUBLIC SERVICE COMPANY, a corporation organized and existing under the laws of the State of Illinois, party of the second part, hereinafter referred to as "Company", THIS AGREEMENT, Made and entered into in duplicate by and between the CITY

### WITNESSETH:

The Company agrees to furnish the Municipality, within its corporate limits and in accordance with the terms and conditions hereinafter set forth, street lighting service from 192 electric lamps, for which said service from said number of lamps the Municipality agrees to pay the Company the sum of Two Thousand Seven Hundred Thirty & 00/100 Dollars per year payable in twelve equal monthly installments, each installment to be paid on or before the 15th day of the month next succeeding that in which the service was rendered.

All apparatus and equipment to be furnished or maintained by the Company under this agreement shall be kept in good order by the Company, and if from any cause any lamp shall in any month be shown by the records of the Clerk of the Municipality to have failed to burn during any portion of any period in which the same should be kept burning under tional rate per lamp per hour for the time during which such lamp shall fail to burn, be made in the payment next thereafter made to the Company by the Municipality. Municipality shall give the Company prompt notice of any such failure. to burn during any portion or any process. This agreement, a deduction from the contract price hereinabove specified, at the proportions agreement, a deduction from the contract price hereinabove specified, at the proportions agreement, a deduction from the contract price hereinabove specified, at the proportions agreement, a deduction from the contract price hereinabove specified, at the proportions agreement, a deduction from the contract price hereinabove specified, at the proportion agreement, a deduction from the contract price hereinabove specified, at the proportion agreement, a deduction from the contract price hereinabove specified, at the proportion agreement, a deduction from the contract price hereinabove specified, at the proportion agreement, a deduction from the contract price hereinabove specified, at the proportion agreement of the contract price hereinabove specified at the proportion agreement of the contract price hereinabove specified at the proportion agreement of the contract price hereinabove specified agreement of the contract price hereinabove specified at the proportion of the contract price hereinabove specified agreement of the contrac The

A11apparatus and equipment furnished by the Company under this agreement shall be and remain the property of the Company.

Of the electric lamps hereinbefore on Page 1 of this agreement mentioned, 142 shall be located at such places as shall be designated by the Municipality, and shall be of the following respective lumen ratings, and burning periods:

Class A: Class C: Class D: Class B: 142 lamps of lamps of lamps of lamps of 2500 Lumens burning from dusk until dawn every night. burning from dusk until dawn every night. burning from dusk until dawn every night burning from dusk until dawn every night

Subject to the express condition that if at any time the Municipality shall request an extension of the Company's lines in excess of four hundred (400) feet for the installation of any one lamp, the Municipality shall pay the Company the cost of constructing that part of such extension in excess of four hundred (400) feet, the Company agrees, upon request by the Municipality expressed through proper ordinance or resolution, to furnish, install and maintain, throughout the then remaining portion of the period of this contract, in like manner as hereinabove provided, as many additional lamps of any one or more of the classes hereinabove specified as may be so requested, at the following prices per year, to be paid in twelve equal monthly installments, each on or before the 15th day of the month next succeeding that in which service is rendered:

Class A:69 35.00

Class B: 69

Class C: 69

Class D:

Of the total number of electric lamps hereinbefore on Page 1 of this agreement mentioned, 50 shall be installed on ornamental posts furnished by the Company and located adjacent to, and on the property side of, the curbs or gutters at the sides of streets. The lamps so installed shall be enclosed in suitable glassware and shall be located at such places as shall be designated by the Municipality but with a maximum separation between any two lamps of not more than two hundred (200) feet, and shall be of the following lumen ratings, and burning periods

Class G:	Class F:	Class E: 50
lamps of	lamps of	lamps of
Lumens	Lumens	4000 Lumens
burning from dusk until	burning from dusk until	burning from dusk until
		dawn
every night.	every night.	every night.

At the termination of this agreement the Company shall have the right to remove the property, or any part thereof, furnished and/or installed by it under this agreement, and such right shall continue until the expiration of ninety (90) days next following written notice to the Company from the Municipality to so remove said property.

The term of this agreement shall commence on the day on which the rate hereinabove specified shall be approved by the Illinois Commerce Commission and shall continue thereafter for a period of ten years from and after the date on which the ordinance authorizing this agreement shall take effect. Application for such approval shall be made by the Company immediately following the execution of this agreement and said rates when so approved shall thereafter be and remain subject to the jurisdiction of said Commission.

This agreement shall inure to and be binding upon all successors and assigns of the Company.

IN WITNESS WHEREOF, the said Central Illinois Public Service Company has caused this instrument to be executed in its corporate name by its President or a Vice President and attested by its Secretary or an Assistant Secretary and its corporate seal to be affixed; and the said CITY of NOKOMIS has caused this instrument to be executed in its corporate name by its MAYOR and attested by its to be affixed this -day of -19 -

SECTION 2. The respective officers in said agreement named are hereby authorized and directed execute and deliver said agreement for and on behalf of said OTTY of NOKOMIS. to

SECTION 3. All ordinances, or parts of ordinances, in conflict herewith are hereby repealed.

SECTION 4. recordation. This ordinance shall take effect from and after its passage, approval and, if necessary, its

Recorded	Approved	Passed
November 17	November 16,	November 16,
1953	1953	195/3
CITY		
CITY OF NOKOMIS		

(Signed) Kenneth E. Kellerman MAYOR

ATTEST:

(SEAL) (Signed) W. P. Gilbert Clerk

### CERTIFICATE

STATE OF ILLINOIS

County of MONIGOMERY

Ss.

(SEAL) acting of said and complete copy of Ordinance No. day of day of street lighting service," passed at a meeting of the tion of an agreement with the Central Illinois Public Service Company, its successors and assigns, for in said County of office. Given under my hand and the corporate seal of said November November November CITY CITY CITY OF NOKOMIS this MONTGOMERY W. P. GILBERT Clerk of the , A. D. 1953 , as said Ordinance appears from the records in my , A. D. 19 53, and recorded on the , A. D.  $19\,53$  , approved and signed on the 442 17th day of , do hereby certify that the foregoing is a true, correct , entitled "An Ordinance authorizing the execu-CITY , and the official custodian of the records of the (Signed) W. P. Gilbert CITY OF NOKOMIS November CITY COUNCIL held on the of CITY , the duly qualified and 17th NOKOMIS A. D. 19 53. 16th 16th day of