for 1937

An Ordinance granting unto C. G. Rawlings, his successors or assigns, the right to erect and maintain a system of Electric lights in the City of Lebanon, Oregon.

THE PEOPLE OF THE CITY OF LEBANON DO ORDAIN AS FOLLOWS:

SECTION 1. That there be and there is herby given and granted unto C. G. Rawlings and to his heirs, axecutors, administrators, successors and assigns the right and franchise to erect and maintain in the streets and alleys of the City of Lebanon, Linn County, Oregon, all such electric light posts, poles, towers, wires, lines of wires and other fixtures as may be necessary or convenient or usually maintained for the purpose of carrying on a system of electric lights in said City; and to construct, erect and put up in said City all such buildings and machinery as may be necessary or convenient for such purpose; provided, however, that all posts or poles that may be erected pursuant to this Ordinance, shall be at least six (6) inches in diameter at the top, and shall not be less than thirty (30) feet long, four (4) feet to be in the ground; provided further, that work on such system of electric lights shall be commenced and reasonable progress made thereon within ninety (90) days from the approval of this Ordinance by the Mayor of said City, and that the same shall be completed and in operation within six (6) months from the approval of this Ordinance by the Mayor. The grant of this franchise is made upon the express condition that the said C. G. Rawlings, his successors and assigns, shall at all times during the continuance of this grant and after the erection of such system of electric lights furnish to the City of Lebanon, free and without any charge whatever for the same, and as a consideration for this grant, an incandescent light for each and every engine house now in use in the City of Lebanon, and to each and every engine house that may hereafter be erected or used in said City, for or by any fire engine, Hook and Ladder Company, or Hose Company, and such lights as may be needed for the convenient use of the Council Chamber; and in case said grantee, his successors or assigns, shall at any time fail or refuse to furnish such electric lights, this grant shall be void and of no effect, and the franchise herein and hereby granted shall immediately revert and revest in the City of Lebanon.

SECTION 2. The said grantee of said right or franchise hereby granted, his successors and assigns, shall erect such posts, poles and towers, and stretch wires and lines of wires thereon in such manner as not to interfere with the free and unobstructed use of the streets and alleys for travel, and at such height as may be designated by the Mayor and Common Council of said City; and the wires and lines of wires shall be stretched at such height as may be designated by said Mayor and Common Council; but in no case shall any main or feeder be less than twenty-three (23) feet above the level of the streets; provided, in case it shall be necessary to cut any wire or pole in order to get fire ladders or apparatus to a building, or to secure a free and unobstructed use thereof during a fire in said City, the City shall not be liable to pay for the damage to such wires and poles.

SECTION 3. Whenever it shall become necessary in the erection of any such poles, posts, or towers to interfere in any manner with any street or alley, said grantee, his successors and assigns, shall, without delay, put such street or alley in as good condition as it was before it was broken, dug up, or disturbed, and shall remove all surplus sand, earth, rubbish or other material from such street or alley.

And in case said grantee, his successors and assigns, shall at any time so fail, refuse or neglect to put such street or alley in as good condition as it was before it was broken, dug up, or disturbed; or shall fail, refuse or neglect to remove all or any surplus sand, earth, rubbish or other material from such street or alley, then this grant shall be void and of no effect, and the franchise herein and hereby granted shall immediately revert and revest in the City of Lebanon.

SECTION 4. The City of Lebanon hereby reserves the right to alter, change or modify this Ordinance or any of its provisions.

SECTION 5. Within thirty (30) days after the approval of this Ordinance by the Mayor, the said C. G. Rawlings, or his authorized agent, shall file with the Recorder of the City of Lebanon, his written acceptance of this Ordinance, together with all of its conditions and provisions, and also deposit with the City Treasurer an amount of money sufficient to pay all costs thereto; and in the event of his failure to do so, this Ordinance shall be void and of no effect.

SECTION 6. This Ordinance shall be in full force and effect from and after its approval by the Mayor, and its written acceptance as provided in Section 5 of this Ordinance.

Approved this 20th day of September, 1892.

L. Foley,

Mayor.

ATTEST:

GEO. W. RICE

Recorder of the City of Lebanon.

STATE OF OREGON)
COUNTY OF LINN) ss.
CITY OF LEBANON)

I, C. H. Witman, the duly elected, qualified, and acting Recorder of the City of Lebanon, Linn County, Oregon, do hereby certify that I have carefully compared the foregoing copy of Ordinance No. 26 of the City of Lebanon with the original Ordinance as the same appears of record and on file in my office, and that the same is a true and correct copy of the original.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the corporate seal of the City of Lebanon to be hereunto affixed this 4th day of September, 1937.

/s/ C. H. Witman City Recorder, Lebanon, Oregon. Ordenauce no 26

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an Ordenance granting unto O. G. Rawlings his successors or assigns the right to erect-and maintain a system of Electric lights in The City of Lebanon Oregon The People of the City of Lebanon do ordain as follows =

See 1

That There be and There is hereby given and granted unto 6, G. Rawlings and to his heirs, executors, administrators, successors and assigns The right- and franchise to erect- and maintain in The Streets and allies of The City of Lobanou, Line County, Oregone, all such Electric lights posts, poles, lowers, wires, lines of wires and other fixtures as may be necessary or convenient or usually maintained for the purpose of carrying on a system of Olectric lights in said City! and to construct, erect- and put-up in said City all such Buildings and machinery as may be necessary or convenilt for such purpose; Provided, However, that all posts or poles that may be erected pursuant to this Ordinance, Shall be at-least- sex (6) inches in diameter at-The top, and shall not be less Than thirty (30) feet long, four (4) to be in The ground; Provided further, That work on such system of Electric lights shall be commenced and reasonable brogress made Thereon wither ninely 190) days from The approval of This Ordinance by The Mayor of said City, and That The same shall be completed and in operation within six (6) mouths from The approval of This Ordinance by The Mayor - The grant of this franchise is made upon The Express condition that The said . C. & Rawlings, his successors and assigns shall atall times during The continuance of This grant and after The exiction of such system of Olectric lights, furnish to The City of Lebanow, free, and

without any charge whatever for the same, and as a consideration for this grant, an ineandiscent light for each and wary engine house now in use in the City of Lebanou, and to each and every engine house that may hereafter be excled or used in said City, for or by any fire engine, Hook and Ladder company or Hose company, and such lights as may be meded for the convenient use of the Council chamber, and in case said granter, his successors or assigns shall at any line fail or refuse to furnish such Electric lights, this grant shall be void and of no effect, and the franchise herein and hereby granted shall immediately severt and revest in the City of Lebanone

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The said granter of said right-or franchise hereby granted, his successors and assigns, shall erect such posts, poles and towers, and stretch wires and lines of wires thereon in such manner as not to interfere with the free and unobstructed use of the Streets and allies for travel, and at such height as may be designated by the Mayor and Common Council of said City, and the wires and lines of wires shall be stretched at such height-as may be designated by said Mayor and Common Council, but in no case shall any main or feeder be less Than livenly-Three (28) feel above the level of the Striets, Troveded, in case it shall be necessary to cut any wire or pole in order to get fire ladders or apparatus to a building, or to secure a free and unobstructed use Thereof during a fire in said City, The City shall not be liable to pay for The damage to such wires and poles

See 3

Therever it shall become necessary in the Exections of any such poles, posts or lowers to will any sheet or

Alley, said granter, his successors and assignes shall, without - delay, but such Street-or alley in as good condition as it was before it was broken, dug up, or disturbed, and shall remove all surplus sand, earth, rubbish or other material from such Street-or alley-

And in case said grantie, his successors and assigns shall at any line so fail, refuse or neglect- to but such street- or alley in as good condition as it-was before it-was broken, dug up, or distribed; or shall fail, refuse or neglect to remove all or any surplus sand, earth, rubbish or other material from such street or alley, then this grant-shall be void and of no effect; and the franchise herein and hereby granted shall immediately revert- and revest in the City of Lebanon

Sec 4 The said City of Lebauou hereby reserves The right to alter, change or modify This Ordinauce, or any of its provisions

New 5 Within thirty (30) after the approval of This Ordinance by the Mayor, the said C. G. Rawlings, or his authorized agent, shall file with the Recorder of the City of Lebanove, his written acceptance of this Ordinance, together with all of its conditions and provisions, and also deposit with the City Treasurer an amount of money sufficient to pay all costs attached thereto; and in the Event of his failure so to do, This Ordinance shall be world and of no effect.

Sec 6 This Ordinance shall be in full force and Effect from and after its approval by the Mayor and its Troutline acceptance as provided in Sec 5- of this Ordinance approved this 20 th day of September 1892 gio write L. Holey