ORDINANCE NO. 250

An ordinance granting to Natural Gas Distributing Company, a corporation, its successors and assigns, the right and privilege to construct, maintain and operate a system of mains, pipes, services and other appliances in, upon, over, across and along the streets, avenues, alleys, bridges and public places of the City of Lexington, Nebraska, for the transmission, distribution and sale of gas for lighting, heating, industrial and other uses, in above City and elsewhere, and prescribing the terms and conditions under which said company is to operate, also the maximum rates to be charged for gas sold in above City; and granting right to the City to cancel and annul this franchise under the conditions prescribed, if the company does not within one year begin work of construction of said gas mains within said city.

BE IT ORDAINED BY THE MAYOR AND COUNCIL, OF THE CITY OF LEXINGTON, NEBRASKA:

Section 1. That in consideration of the benefits to be derived from the installation and operation of a ges distribution system to the City of Lexington, Nebreska, by said City and its inhabitants, there is hereby granted to the Natrual Ges Distributing Company, a corporation dulyincorporated under the laws of the State of Nebreska, hereinafter sometimes designated as "Grantee," its successors and essigns, the right, permission and authority to lay, install, maintain and operate a ges transmission and distribution system within the limits of said City, as the same now exists or may be hereafter extended, for a period of twenty-five (25) years from and after the Jate of passage of this Ordinance; and for this purpose there is hereby further granted to said Grantee the right, permission and authority during said period to lay, install, maintain and operate in, upon, over, across and long all of the streets, evenues, alleys, bridges and public places of said City all mains, services, pipes, conduits and appliances necessary or convenient for transmitting, distributing and supplying of ges for heating, industrial, power and other purposes for which gas may be used during the term hereof, and for the purpose of transmitting, transporting and conveying such gas into, through or begond the immediate limits of said City to other cities, vilages and customers; it being understood and agreed that this franchise is not exclusive.

Section 2. That all mains, services and pipes which shall be laid or installed under this grant shall be so located and laid as not to obstruct or interfere with any water pipes, drains, sewers or other structures already installed, and all such mains, services and pipes shall be laid in place subject to the approval of the Committee on Streets and Alleys of said City or subject to the approval of such respresentatives as said City may from time to time provide.

Grantee shall in the doing of any work in connection with its said mains, pipes and services avoid, so far as may be practicable interfering with the use of any street, alley or other highway, and where the paving or surface of the streets is disturbed, Grantee shall at its own expense and in a manner satisfactory to the duly authorized representatives of the City replace such paving or surface of the street or alley in as good condition as before said work was commenced. In the event that at any time hereafter said City shall lawfully elect to change or alter the grade of any street, evenue, public ground or highway, the Grantee will, upon being directed by resolution of the Mayor and City Council or governing body of said City so to do, relay its mains or service pipes where the same shall be necessary by reason of said change or grade, the cost of relaying said mains or service pipes to be paid by the said Grantee, its successors and assigns.

Section 3. That the City may cancel and annual this franchise if by expiration of one year from date of this franchise becoming effective, the Grantee shall have failed to begin within the city limits work upon the construction of said gas system; provided, however, that there shall be added to such one year period any time reasonably lost due to litigation instituted by others, or due to action of the City of its officials,

or of any other governmental body having jurisdiction, or due to strikes or other causes beyond Grantee's control.

Section 4. The Grantee shall make such reasonable extensions of its mains from time to time and shall install services to the curb line where mains are located in a street and to property line where mains are located in an alley, as may be required to furnish service to parties making application therefor located within the dorporate limits of the City; provided, however, the Grantee shell not be required to make any such extensions of its mains for the purpose of serving any new consumer or consumers which will require the installation of more than one hundred feet of mains for each consumer to be served thereby, nor where the estimated revenue to be derived from such service is not sufficient to show en adequate return upon the investment required to serve such consumer or consumers.

That the Grantee shall file and make effective initially Section 5. the schedule of maximum rates for gas service as set forth below, and shall furnish gas at such rates or et such other reasonable, lawful and valid rates (not higher than the schedule of maximum rates below) as may be hereafter established from time to time, subject to the approval or acceptance thereof by the legal body having jurisdiction over such rates for gas service of Grantee in the said City; the gas so furnished to have a minimum heating capacity of 900 B.T.U. s.

SCHEDULE OF RATES:

Available to any customer using gas service.

RATE: First 500 cu. Ft. per Consumer per Mo. 20% per 100 Cu. Ft.m Next 1,500 Cu; Ft. per Consumer per Mp. 15% per 100 Cu. Ft., Next 2000 Cu. Ft. per Consumer per Mp. 10% per 100 Cu. Ft., Next 3,000 Cu. Ft. per Consumer per Mp. 75% per 1000 Cu. Ft., Next 43,000 Cu. Ft. per Consumer per Mo. 50% per 1000 Cu. Ft., Next 50,000 Cu. Ft. per Consumer per Mo. 50% per 1000 Cu. Ft., Next 100,000 Cu. Ft. per Consumer per Mo. 40% per 1000 Cu. Ft., Excess Above 200,000 Cu; Ft. per Consumer per Mo. 35% per 1000 Cu. Ft.

The minimum monthly charge under this schedule shall be MINIMUM:

\$1.00 per month per meter.

All the above net rates apply only when bills are paid on or before ten days after the monthly billing date. When not so paid the gross rate, which is ten per cent higher than the above rates, will apply.

Section 6. The Grantee shall furnish and install for its customers reliable meters and shall keep the same in tepair without cost to the customer; all meters used by Grantee shall at all times be subject to inspection by the City, and the City shall have the right to test exact said meters at reasonable times.

Section 7. The Grantee, its successors assigns, in the construction of said gas transmission and distribution system within the limits of said City shall use new, tested and approved pipes, material and equipment, with all necessary modern safety devices to protect said City and its inhabitants from damage and injury.

Section 8. The said Grantee, its successors and assigns, shall file a map or plat with the City Clerk of the City of Lexington, Nebraska showing the location and size of all gas mains and distributing pipes laid in said City of Lexington, Nebraska, and said map or plat shall be corrected from time to time showing all additional mains and distributing piped laid.

Section 9. That in case the available supply of natural gas shall at any time fail or become inusfficient to supply the needs of the public of said City, the Grantee shall be authorized, upon its election so to do, change to manufactured gas service and to distribute and sell manufactured. gas in and through its mains and services installed hereunder. Such change in service shall be made with the consent and approval of the Mayor and City Council, if required by law, and such reasonable rates may be established for manufactured gas as the Mayor and City Council shall approve.

Section 10. That Grantee shall be required and by the acceptance hereof agree to save harmless the municipality from and against all claims and demands and from all loss and expense incurred as a result thereof, arising out of the negligence of the Grantee in the laying, installing, removing, inspection or repair of any mains, pipes, services or appliances of Grantee, or in the use and operation thereof during the term of this Ordinance.

Section 11. That within thirty (30) days after the passage and approval of this Ordinance, Grantee shall prepare and file an unconditional written acceptance of this Ordinance with the Clerk of said municipality. Failure of said Grantee to so accept this Ordinance within said period of time shall be deemed a rejection thereof by said Grantee, and the rights and privaleges herein granted shall, after the expiration of said period of thirty (30) days, if not so accepted, absolutely cease terminate, unless said period of time shall be extended by further Ordinance duly passed for that purpose.

Section 12. This Ordinance shall be in full force and take effect and shall constitute a binding contract between the City of Lexington, Nebraska, and the Natural Gas Distributing Company and its successors and assigns, when it shall have been enacted and published according to law and the provisions thereof shall have been accepted in writing by said Company.

Pessed and approved this 6th day of May, 1931.

JOHN BATTLE, Mayor (Seal)

Attest:

J. L. OLSSON, City Clerk. CITY CLERK'S CERTIFICATE

I, J. L. Olsson, hereby certify that I am the duly elected qualified and acting City Clark of Lexington, Nebraska; that the above and foregoing is a full, true and correct copy of Ordinance No. 250, passed and approved by the Mayor and City Council of Lexington, Nebraska, the 6th day of May, 1931.

J. L. OLSSON City Clerk