Frovided that the Borough by its proper agent notifies the Company in writing at Cooks Drug Store in said Borough of any and all outages and location of the same for which deduction is made, not later than 12:00 o'clock noon on the day following the night upon which the outage occured and no deduction shall be made for any outage of any lamps not so reported. Fayments to be made in equal monthly installments on or before the fifteenth day of each month for the preceding months service rendered.

Faragraph 8
The lamps will be placed at locations to be designated by the Light Committee, the Borough to pay the cost of changing the location of any of the lamps it may order changed during the term of this contract where such change will

Faragraph 9

necessitate the

It is hereby understood and agreed that neither the purpose or intent nor the obligation of this contract if and when approved by the Public Service Commission of the Commonwealth of Fennsylvania, is such as to impair or in any way affect the exercise by said Commission of any of the powers vested in it by the Public Service Commany Law approved July 26th 1913.

Faragraph 10
This agreement is to remain in force for a period of five (5) years from the

date that light is first furnished hereunder, such date to be endorsed hereon by the Clerk of said Borough and the proper officer of said Company.

Faragraph 11.
All agreements or portions of agreements inconsistent herewith are hereby cancelled, annulled and voided insofar as the same conflict with the provisions hereof.

Section 3
Be it further ordained and enacted that the Fresident and Secretary of Council of the Borough of New Alexandria be and they are hereby authorized and directed to execute on behalf of the Borough agreement with the West Fenn Light and Power Company in form set forth in Section 2 of this ordinance.

That all ordinances or parts of ordinances conflicting with the provisions of this ordinance be, and the same are hereby, repealed insofar as the same conflict with the provisions hereof.

Ordained and enacted into an ordinance and executed in triplicate this 4th day of September AD 1914.

/s/ E. J. Sheffler Tresident of Council

Attest: /s/ W. A. Kull

Clerk of Council

Examined and approved by me this 4th day of September AD 1914.

/s/ L. W. Taylor Burgess

Attest:

/s/ W. A. Kull Secretary

No. 25

An Ordinance regulating the paving of sidewalks in the Borough of New Alexandria; requiring the paving, repaving and repairing of the same by the owner or owners of lots fronting thereon; prescribing the material to be used and the manner of laying the same and providing that in case of the failure of the owner or owners of lots fronting thereon to comply with such requirements, after 60 days notice so to do, the said Borough may cause the work to be done and collect the costs and charges thereof together with a repalty of twenty per centum additional.

Be it ordained and enacted by the Town Council of the Borough of New Alexandria, and it is hereby ordained and enacted by authority of the same.

Section 1

That each and every owner of property or properties abutting any of the streets in said Borough, in front of which a good and sufficient sidewalk is not laid, shall within 60 days notice so to do from the Council of said Borough, lay or cause to be laid a concrete or sawed flagstone sidewalk in front of his, her or their resrective premises abutting on any of said streets.

Section 2

The material to be used in the paving of all said sidewalks shall be of flagstone or concrete. If of flagstone, the flagstone shall be of good, hard and durable sandstone, not less than 2 inches in thickness and shall be cut and sawed with straight edges and shall be closely and evenly laid.

Section 3

That on the neglect or refusal of the owner or owners of said premises to comrly with any of the provisions of Sections 1 or 2 of this ordinance, the Borough through its proper officials shall cause the same to be done, and shall collect from such owner or owners of said premises the cost thereof, and twenty per centum additional, together will all charges and expenses, and if unpaid shall proceed to collect the same according to law.

Section L

If any owner or owners of the premises aforesaid shall violate the provisions hereof by paving the sidewalk in front of his, her or their property with material or materials not herein specified, or in any manner than as hereinbefore provided, the Council of said Borough shall serve notice on said owner or owners, said notice to be served according to law, to repave said sidewalk to conform with the provisions hereof within 10 days after the service of said notice, and upon the failure of said owner or owners to repave said sidewalk within the time stipulated, the said Council shall cause said sidewalk to be repaved in the manner hereby required, and shall collect the cost thereof, together with the expenses and penalty as provided in Section 3 of this ordinance.

Section 5

No sidewalk heretofore laid with materials or material not hereinbefore prescribed or in a different manner, shall be permitted to be repaired, but whenever any such sidewalk becomes in the opinion of the Council of said Borough in improper condition, notice shall be served upon the owner or owners of the property or properties abutting thereon, said notice to be served according to law, to repave with the material and in the manner as herein provided, and upon his, her or their failure so to do after 60 days notice, the said Council shall cause the same to be done, and the cost thereof, together with the expenses and penalty shall be collected as provided in Section 3 of this ordinance.

Section 6

All ordinances or parts of ordinances inconsistent herewith be and the same are hereby repealed.

Ordained and enacted this 15th day of October AD 1914.

/s/ E. J. Sheffler Fresident of Council

Care

Attest:

/s/ W. A. Kull

Secretary of Council

Approved this 18th day of October AD 191/2

/s/ L. W. Taylor Burgess