

Council Chamber Alliance of Jan 27/90
 Council met in special session upon call of the
 Mayor. for the purpose of completing the contract
 for lighting the city with electricity and
 further consider the replatting and renumbering
 the city. With Vice President Hull presiding
 and the following members present
 Bush Sebert Miller Brinker Brain Brubaker
 Remrock.

Brinker offered the following resolution
 and moved the same be adopted.

Be it resolved by the Council of the
 city of Alliance Ohio that the Mayor and
 clerk of said city are hereby authorized and
 instructed to execute in behalf of
 of said city the following contract. Viz:

Contract

Contract
 with Mutual
 Electric Light
 Company

This Agreement made this 27th day of
 January 1890. between the city of Alliance
 Ohio through its duly authorized agents in
 of the city of Alliance party of the first part
 and the Mutual Electric Light Company of
 Alliance Ohio of party of the second part
 Witnesseth that the party of the second part
 for and in consideration of the payments
 hereinafter mentioned and specified and agreed
 to be made up by the party of the first part
 hereby ~~contracts~~ ^{covenants} and agrees to furnish and
 keep in operation for the period of three
 years beginning with the first day of April
 1890 as many Western Electric Arc lights
 of two thousand candle power as the
 Council of said city shall from time to time
 determine for the purpose of lighting so
 much of said city as lies north of and including
 the Main Street of said city.

That said party of the first part shall have
 the power to designate the points in the territory
 aforesaid where said lights shall be placed
 by the party of the second part. and when
 said points have been designated by said
 first party there shall thereafter be no

Change except at the cost of the first party unless said first party shall order additional lights to be placed in said territory in which event said first party shall have the power to designate other places to which any or all of said lights must be moved by the second party at its cost.

That said lights shall be put up in such manner as the council may shall designate.

It is further agreed that said second party shall furnish said lights to said city in the territory aforesaid every night from dusk until midnight during the six months of each year of said period commencing with October 1st and ending with March 31st and that during the six months of each year of said period commencing with April 1st and ending with September 30th said second party shall furnish said lights to said city in accordance with a moonlight schedule hereafter to be made out by said first party.

In consideration of the above covenants of the second party the first party agrees to pay the second party in monthly installments six dollars (\$6⁰⁰) per ~~light~~ light per month for each of the six months of said period commencing with October first and ending with March thirty first and that during the remaining six months of each year of said period the first party shall pay to the second party twenty cents per night for each and every light that may be in use in said territory.

In testimony whereof the parties hereto have on the day and year first above written caused their corporate seal to be hereunto affixed and these presents to be signed by the Mayor and Clerk of said city and the president and secretary of said company.

Signed . The Mutual Electric Light Co

By Elisha Teters president

W. H. Cantline Secretary

The City of Alliance
 By Charles Chapman Mayor
 Thomas Casselman Clerk

and be it further resolved. By this council
 That said contract shall not go into effect
 until said party of the second part named
 in said contract shall enter into a ~~new~~ bond
 in the sum of \$2500⁰⁰ to the satisfaction of
 the council payable to the city of Alliance
 to secure the enforcement of said contract

Sept seconded the adoption of
 the above resolution. The yeas and nays
 were called resulting yeas

Sept. Miller & H. Brinker Grain
 Cornbush Penrock. Nays Bush.

Yeas 7 nays 1. and the resolution was
 declared adopted.

Brinker then offered the following
^{and moved its adoption}
 resolution. Be it resolved by the council
 of the city of Alliance Ohio that the Mayor
 and Clerk of said city are hereby authorized
 and instructed to execute on behalf of
 said city the following contract viz

This agreement made this 27th day of
 January 1890 between the city council of
 Alliance Ohio through its duly authorized
 agents in behalf of the city of Alliance party
 of the first part and the Alliance Street
 Railway Company party of the second part:
 Witnesseth: that the party of the second part for
 and in consideration of the payments hereinafter
 mentioned and specified and agreed to be made
 up by the party of the first part here by
 covenants and agrees to furnish and keep
 in operation for three years beginning with the
 first day of April A.D. 1890. as many Thompson
 and Houston Electric Arc Lights of two
 thousand candle power as said council
 shall from time to time determine for the
 purpose of lighting so much of said city
 as lies south of Main Street.

That said party of the first part
 shall have the power to designate the points
 in the territory aforesaid where said

lights shall be placed by the second party and when said points have been designated by said first party there shall thereafter be no change except at the cost of the first party unless said first party shall order additional lights to be placed in said territory in which ~~event~~ said first party shall have power to designate other places to which any or all of said lights must be removed by second party at its cost. ~~It is further agreed that said~~

That said lights shall be put up in such manner as the council may designate.

It is further agreed that said second party shall furnish said lights to said city in the territory aforesaid every night from dusk until midnight during the six months of each year of said period commencing with October first and ending with March thirty first and that during the six months of each year of said period commencing with April first and ending with September thirtieth said second party shall furnish said lights to said city in accordance with a moonlight schedule hereafter to be made by said first party.

In consideration of the above covenants of the second party the first party agrees to pay to the second party in monthly installments six dollars (\$6.00) per light per month for each of the six months of said period commencing with October first and ending with March thirty first and during the remaining six months of each year of said period the first party shall pay to the second party twenty cents per night for each and every lamp that may be in use in said territory.

In Testimony whereof the parties hereto ~~have~~ have on the day and year above written caused the corporate seal to be hereunto affixed and these presents signed by the Mayor

and clerk of said city and the President
and secretary of said company

Signed. The Alliance Street Railway Co

By H. H. Hazard President
Attest J. N. Whitacre. Secretary

The City of Alliance

By. Chas Chapman. Mayor

Thomas Casselman Clerk

and be it further resolved by this council
that said contract shall not go into
effect until said party of the second part
named in said contract shall enter into a
bond of the sum of \$2500⁰⁰ to the
satisfaction of council payable to the city
of Alliance to secure the enforcement of
said contract.

Defert seconded the motion to adopt. The
yeas and nays were called resulting yeas

Defert Miller Hull Brinker Braine
Cruikshank Pennock. Nays Bush
yeas 7 nays 1. and the resolution was
declared adopted.

Moved by Bush seconded by
Brinker that the Mayor be instructed
to have the city renumbered and
platted according to law.

The yeas and nays were called resulting
yeas Bush Brinker Defert Miller
Hull Braine Cruikshank Pennock
yeas 8 nays none. and the motion
was declared carried.

No further business council adjourned

Thomas Casselman
Clerk

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