ORDINANCE NO. 313

AN AMENDMENT TO THE EXISTING ORDINANCE NO. 247, AS AMENDED, CHANGING THE MEMBERSHIP OF THE BOARD OF EXAMINERS, PROVIDING FOR RECIP-ROCITY BETWEEN THE CITY OF MIAMI BEACH AND OTHER MUNICIPALITIES IN DADE COUNTY, PROVID-ING FOR COMPENSATION OF MEMBERS OF BOARD OF EXAMINERS, CLASSIFYING REGULAR ELECTRICAL CONTRACTORS, RESIDENT ELECTRICAL CONTRACTORS AND MAINTENANCE ELECTRICIALS, REQUIRING EXAMI-NATION OF MAINTENANCE ELECTRICIANS AND ANNUAL LICENSE TAX FOR SAME, CHANGING LICENSE TAX OF REGULAR ELECTRICAL CONTRACTORS AND RESIDENT ELECTRICAL CONTRACTORS, AND AMENDING AND ADDING SPECIAL REQUIREMENTS OF THE CITY OF MIAMI BEACH AFFECTING THE INSTALLATION, ALTERATION, REPAIR AND MAINTENANCE OF ELECTRICAL WIRING APPARATUS OR EQUIPMENT FOR LIGHT, HEAT OR POWER, INSIDE OF, OR ATTACHED TO, BUILDINGS WITHIN THE LIMITS OF THE CITY OF MIAMI BEACH, OR ATTACHED TO THE ELECTRIC PUBLIC UTILITY COMPANIES' LINES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF MIAMI BEACH, FLORIDA:

SECTION 1. That the following amendments to the existing Ordinance No. 247, as amended, be and the same are hereby adopted, for the installation, maintenance and repair of electrical wiring, apparatus or equipment for light, heat or power, inside of, or attached to, buildings within the limits of the City of Miami Beach, or attached to the Electric Public Utility Companies' lines.

SECTION 2.	That Section 2 of said Ordinance No. 247, as amended,	
lows:	be and the same is hereby amended to read, as fol-	
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"Section 2. (a) There shall be appointed by the City Council a Board of Examiners of Electrical Contractors and Maintenance Electricians consisting of three (3) members; one shall be the City Electrical Inspector, and the other two shall be persons to determine the fitness of applicants for certificates as Electrical Contractors and Maintenance Electricians. The last two named persons shall have been resident Electrical Contractors of Miami Beach, actively engaged in the business of Electrical Contracting for at least two years prior to their date of appointment as members. These last two members shall be appointed by the City Council for a period of one year from the date of adoption of this Ordinance, as amended, and shall be appointed by the City Council annually thereafter and shall hold office until their successors are appointed and qualified.

(b) The said Board of Examiners shall, within twentyfour hours after their appointment, meet at the City Electrical Division office and elect their Chairman and Secretary. All examinations shall be held and examination papers filed in the above office by the Secretary. Said Board shall examine all applicants as to their practical knowledge of Electrical Construction, maintenance and repairs, and if satisfied as to the competency of the applicants, shall issue a certificate as Electrical Contractor or Maintenance Electrician, as the case may be, authorizing him to engage in or work at the trade or business. The Board may, in its discretion, revoke any Regular or Resident Electrical Contractors' or Maintenance Electricians' certificates for violation of this Ordinance, as amended.

(c) Any person, firm or corporation, which has obtained a license by and/or through examination in any other city in Dade County, Florida, having requirements similar to those in Ordinance No. 247, as amended, of the City of Miami Beach, with respect to the issuance and granting of licenses to Electrical Contractors and/or Maintenance Electricians, may, in the discretion of the Board of Examiners, and without the formality of an examination, be granted a certificate and/or a license by reciprocity upon the payment of the occupational license fee and/or charges.

(d) Additional Rules:

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The City Electrical Inspector is hereby empowered to put into effect such reasonable rules and regulations not in conflict with Ordinance No. 247, as amended, as he deems necessary for the purpose of more effective control and construction of Electrical Appliances and Wiring.

(e) The Board of Examiners shall serve without compensation.

All examinations for qualifying as Electrical Contractors shall be conducted during the periods from March 21 to 31, and September 21 to 30, of each year. No examinations shall be conducted at other times, except that a special examination of Electrical Contractors and Maintenance Electricians shall be conducted for a period of ten (10) days after enactment of this Amendment to Ordinance No. 247, as amended. Provided, however, that special examinations may be held at the discretion of this Examining Board.

In the event of the employee or member of firm or corporation holding the Electrical Contractor's certificate, severing or having severed his connection with said employer or firm or corporation, the employer, or another of his employees, or other member of said firm or corporation, may request, and receive within thirty (30) days after making application for same, a special examination by the Board of Examiners, and be granted a license to engage in the business of Electrical Contracting, on complying with all other provisions of Ordinance No. 247, as amended.

(f) Examinations for qualifying as Maintenance Electrician shall be conducted only during the first week of each month, and may, in the discretion of the Board of Examiners, be conducted by the City Electrical Inspector, alone.

(g) That it shall be unlawful for any person, firm or corporation engaged in, or desiring to engage in, or work at, the trade or business of Electrical Contractor or Maintenance Electrician without first making application to said Board for examination, satisfactorily passing such and paying the fee required by this Ordinance. In case of firm or corporation, any one executive member or employee passing such examination and procuring an Electrical Contractors' License, he shall be considered as the representative of such firm or corporation, entitling it to so engage in Electrical Contracting during that time while such executive member or employee remains with such firm or corporation. Any person, firm or corporation doing business in the City as Regular Electrical Contractors or Resident Electrical Contractors must, at all times, have actively engaged the person securing the certificate. He must be familiar with the rules and regulations of the Ordinance No. 247, as amended, the National Electrical Code, and must have a certificate from the Board of Examiners of the City of Miami Beach, Florida, showing the name of the person, firm or corporation by whom he is employed.

(h) Examination Fees:

Each applicant for examination to determine his qualifications to receive a certificate as an Electrical Contractor or Maintenance Electrician, shall pay the City Tax Collector of the City of Miami Beach the sum of Ten Dollars (\$10.00), if desiring Electrical Contractor's emamination, and Two Dollars (\$2.00) if desiring Maintenance Electrician's examination. The failure of any applicant to pass an examination shall not require the payment of an additional examination fee when applying for re-examination.

(i) No part of Ordinance No. 247, as amended, shall be so construed as to permit the issuance of a single license to groups of two or more individuals who contract individually to do electrical work.

(j) Ordinance No. 247, as amended, shall not prohibit any owner of a building doing his own electrical work, personally, provided it is done in accordance with the provisions of Ordinance No. 247, as amended, of said City, and under the supervision and direction of the City Electrical Inspector. He must obtain and pay for permit to do his work as required elsewhere in Ordinance No. 247, as amended. He must employ no one but a licensed Electrical Contractor for construction or alteration work.

(k) Any person, firm or corporation with an established place of business in the City of Miami Beach, not licensed Electrical Contractors but engaged in selling and licensed to sell electrical fixtures or appliances, may install and repair fixtures and appliances sold by him or them, only, provided, however, that the work must be done only by a licensed Maintenance Electrician in their employ, on complying with Sections 9, 10, 11, 12 and 13 of Ordinance No. 247, as amended, and, further provided that this sub-section shall not apply to licensed Regular Electrical Contractors and licensed Resident Electrical Contractors, who shall be permitted to stock and sell electrical fixtures and appliances, and who shall be permitted to install and repair electrical fixtures and appliances sold by themselves and others.

(1) Ordinance No. 247, as amended, does not refer to and is not to affect the operations of any Electric Public Utility Company as permitted by their respective franchises, nor shall it affect the right of any Electric Public Utility Company to repair, maintain and install electrical appliances or to install, maintain and repair its equipment wherever located, through its employees, provided, however, that Sections 9, 10, 11, 12 and 13 are complied with.

(m) Any Gas Utility Company may be permitted to have in their employ one or more licensed Maintenance Electricians, only for the purpose of maintaining their own electrical equipment, and for the purpose of disconnecting electrical equipment replaced by their equipment. He or they shall be required to safeguard all electrical wiring disturbed by his employers' activities and shall be required to obtain and pay for permit in advance of the disconnection of the electrical equipment. "

SECTION 3. That Section 3 of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section 3. (a) <u>DEFINITION OF ELECTRICAL CONTRACTOR</u>

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The term "Electrical Contractor", as used in Ordinance No. 247, as amended, shall be held to refer to those persons; firms or corporations engaged in the business of installing, maintaining and extending any system of electrical wiring for lights, heat or power, and all appurtenances thereto; and all apparatus or equipment used in connection therewith, inside of, or attached to any building, lot or premises. By reason of the great responsibility of an Electrical Contractor to those who employ him for the installation, etc., of electric wiring, etc., in view of the hazards to life and property from improperly installed electrical work, it is the full intent of Ordinance No. 247, as amended, to hold any individuals, firms or corporations who contract directly or indirectly with the general public, directly responsible to the City of Miami Beach for full and continuous compliance with the terms of Ordinance No. 247, as amended.

(b) <u>DEFINITION OF MAINTENANCE ELECTRICIAN</u>

The term, "Maintenance Electrician", as used in Ordinance No. 247, as amended, shall be held to mean such person employed or to be employed by a property owner or leaseholder for the purpose of maintaining, only, the electrical equipment for light, heat or power of a building or buildings owned or controlled by such property owner or lease-holder. He shall do no construction or alteration work. Such maintenance Electrician shall be employed by one person, firm or corporation, only, and solely for their work in and upon such building or buildings designated; PROVIDED, that such Maintenance Electrician shall have successfully passed the examination of the Board of Examiners of the City of Miami Beach covering the maintenance of the particular building or buildings he is to maintain and supervise, and further provided that the applicant shall have been engaged as a Maintenance Electrician for a period of at least ninety (90) days during the year preceding a request for a renewal of

SECTION 4. THAT SECTION 4, OF SAID ORDINANCE NO. 247, BE AND THE SAME IS HEREBY REPEALED.

SECTION 5. That Section 5, of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section 5. UNLAWFUL FOR UNLICENSED PERSON TO DO ELECTRICAL CON-STRUCTION: It shall be unlawful for any person, firm or corporation, not a licensed Electrical Contractor or licensed Maintenance Electrician in accordance with the provisions of Ordinance No. 247, as amended, to do any electrical construction or make any repairs, alterations, additions, or changes in any existing system of electrical apparatus or equipment for lights, heat or power inside of or attached to any buildings within the limits of the City of Miami Beach, except as permitted by Sections 2 (d), 2 (e), 2 (f) and 2(1) of Ordinance No. 247, as amended.

SECTION 6. That Section 6 of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section 6.

LICENSE FEES (a) <u>Regular Electrical Contractors</u>: If the information as stated in the application is satisfactory and the insurance is in correct form, the License Department shall collect from the applicant a license fee in the sum of One Hundred Fifty Dollars (\$150.00) and shall issue to said applicant a license to do business as an Electrical Contractor within the City of Miami Beach from that date until the following October 31, inclusive. This license shall be known as a Regular Electrical Contractor's License.

(b) <u>Resident Electrical Contractors:</u> It is further provided that if the applicant submit to the License Department positive proof that he is the owner or leasee of a commercial building, store room, factory room or display room, which has been built or leased for the exclusive use of the applicant in the transaction of his Electrical Contracting business, the License Department shall collect from the applicant a license fee in the sum of Fifty Dollars (\$50.00) and shall issue to said applicant a license to do business as an Electrical Contractor within the City of Miami Beach from that date until the following October 31, inclusive. This license shall be known as a Resident Electrical Contractor's License and shall entitle the holder to all privileges allowed by a Regular Electrical Contractor's License.

<u>Note:</u> It shall not be considered or understood that the owner or lease referred to in this Section (Section 6 (b)) shall apply to the owner or lease of desk room, sample room or display room in a store or display room built or leased for other purposes than the exclusive use of the Electrical Contractor for the transaction of his business, nor shall it be understood to apply to the owner or lease of residential property, but shall apply to commercial property, only.

(c) It is further provided that expiration of lease or ownership of a property, when such lease or ownership has been used to secure a Resident Electrical Contractor's License, shall automatically revoke said license until the holder of said license shall have submitted to the License Department a new lease or proof of ownership, as required. No additional fee shall be required for the renewing of a license, but should the holder of a Resident Electrical Contractor's License desire to exchange said license for a Regular Electrical Contractor's License, the fee for this exchange shall be One Hundred Dollars (\$100.00). (d) It is further provided that Regular or Resident Electrical Contractors' License shall not be issued to a bankrupt and that the granting of a petition in bankruptcy, either voluntary or involuntary, as against the holder of a Regular or Resident Electrical Contractor's License, shall automatically revoke said license.

Said revoked license may be renewed upon the discharge of the alleged bankrupt from bankruptcy, in regular session.

(e) MAINTENANCE ELECTRICIAN: A Maintenance Electrician shall be required to pay to the City of Miami Beach the sum of Ten Dollars (\$10.00), annually, upon receipt or renewal of his license, but shall not be required to carry insurance, nor shall he be required to execute a surety bond.

(f) INSURANCE: It shall be required of every person, firm or corporation, obtaining license as Electrical Contractor, to comply with the requirements of the City of Miami Beach Ordinance No. 295, Section 13, before engaging in business. "

SECTION 7. That Section 7 of said Ordinance No. 247, as amended be and the same is hereby amended to read as follows:

"Section 7.

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WHEN LICENSES EXPIRE

. All licenses shall expire on, and shall be null and void after October 31, of any year, and no electrical work shall be done by and no permits shall be issued to any Electrical Contractor or Maintenance Electrician, who has not such license as hereinbefore provided, in full force and effect, and all licenses granted under this Ordinance shall be renewable without further examination. "

SECTION 5. That Section 8 of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section S. ELECTRICAL CONTRACTOR NOT TO ALLOW USE OF HIS NAME

No licensed individual, firm or corporation, shall allow his or its name to be used by any person or party, directly or indirectly, either for the purpose of obtaining a permit, or to contract to do or do any work under his or its license. "

SECTION 9. That Section 9 of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section 9.

PERMITS MUST BE PROCURED

A permit will be required, in advance, to do any electrical construction of any character, install electrical wiring, apparatus or equipment or make any extensions or changes to existing wiring systems for light, heat or power within or attached to any building, except the repairing of damaged or broken fixtures, apparatus or equipment and the ordinary work necessary for the maintenance of same. " SECTION 10. That Section 10 of said Ordinance No. 247, as amended, be and the same is hereby amended to read, as follows:

"Section 10.

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ISSUANCE OF PERMITS

Permits to do electrical construction or alterations will be issued only to licensed Regular Electrical Contractors or licensed Resident Electrical Contractors who have complied with all other Sections of Ordinance No. 247, as amended, and to owners as set forth in Section 2, paragraph (j). Permits to install electrical fixtures or appliances will be issued to licensed Regular Electrical Contractors, licensed Resident Electrical Contractors, licensed Resident Electrical Contractors, licensed Maintenance Electricians, the Electric Public Utility Company and licensed sellers of electrical fixtures and appliances who have complied with all other sections of Ordinance No. 247, as amended. "

SECTION 11.

SPECIAL RULES

That the eighth paragraph of Section 13 shall be amended to read, as follows:

" On all new construction or alterations to existing wiring, each outlet used for connection of electric mechanical refrigerators must be on an individual circuit.

" Each outlet used for connection of motors of onequarter (1/4) horsepower or more must be on an individual circuit."

SECTION 12.

That the tenth paragraph of Section 13 shall be amended to read, as follows:

" All service switches of whatever capacity of potential must be installed mechanically secure, and properly marked for identification, and must be of the approved externally-operated type, located as near the point of entrance of service wires as may be practical, considering the character of building and accessibility in case of fire, or other reasons for opening the service switch and disconnection of the premises from the feeder main.

" The size of the service switch, in each case, must be of the next largest size of the service or sub-service feeders, the size of which must be determined according to the rules and methods set forth in the latest edition of the National Electrical Code, and, in addition to the foregoing, service and sub-service switches, feeders, and conduit must be installed, as follows:

	L	bad			witch	Conductor	Minimum Overhead	Conduit Size Underground
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H	1	100	H	100	Ħ	#1	11/1	2"
11	"	150	n	200	11	#2/0	12	3.

SECTION 13. That the fourteenth paragraph of Section 13 shall be amended to read, as follows:

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" In the wiring of refrigerators, ice boxes, cold storage rooms or buildings of similar character, all wires for lights, heat or power may be rubber-covered wire installed in knob and tube system, of weatherproof construction, where exposed and not subject to injury. Where concealed, or liable to injury, wiring shall be lead-covered and installed in rigid galvanized conduit or tubing. No traps shall be permitted in order to prevent injury to lead-covered wire by freezing.

" All sockets or receptacles shall be of the keyless, weatherproof type, and all fixtures or fittings shall be of weatherproof type, and all fixtures or fittings shall be of weatherproof or dampproof construction."

SECTION 14. That there be added to said Section 13 the following paragraphs:

(p) It shall be unlawful for any person not an employee of a duly licensed Electrical Contractor, or a licensed Maintenance Electrician, or an employee of the Electric Public Utility Company, or a property owner to connect, disconnect or reconnect any electric fixture, range, water heater or any other electrical appliance which, by its nature, must be permanently joined to the wires feeding it.

(q) It shall be unlawful for any person to disconnect any ground clamp or fitting or to cut or disconnect any pipe or wire used to ground the secondary or primary service or equipment in any structure without notifying the City Electrical Inspector within twenty-four (24) hours after such disconnection has been made.

(r) Only three (3) main ceiling outlets will be permitted on one (1) circuit in stores.

(s) All wires up to and including #8 must have the neutral conductor identified.

(t) Use of a common neutral in branch circuits will not be permitted.

(u) Each sign and/or outlet for sign must be on an individual circuit and be controlled by a switch.

(v) All bathroom or lavatory outlets for any purpose must be controlled by a switch located at door of same, if possible.

(w) All service and meter cabinets exposed to the weather must be of approved weatherproof type.

(x) Service switches and distribution centers must be at least four (4) feet from floor to bottom, of same.

(y) Service wires must enter buildings at least fifteen (15) feet off ground, and must have at least eighteen (18) feet clearance when crossing over a street or alley. (z) On all new services and on all services found to be wholly or partly unmetered, there shall be installed a meter connection box. Said meter connec-tion box shall be furnished by the public utility company without cost to the consumer and shall be in-stalled by the consumer without cost to the public utility company. In all such installations, where said meter connection cabinet is installed, the wiring sequence of the meter, service switch and fuses shall be, as follows:

(1) Meter Connection Cabinet.

- Meter, Service switch and fuses.

All such installations shall be in accordance with the Rules and Regulations of the current edition of the National Electrical Code as issued by the National Board of Fire Underwriters, together with revisions of same which may be made from time to time.

(aa) In conduit work where same is trapped, all wire must be lead-covered, either inside or outside of building.

(bb) Gasoline Pumps, where wired for electric lights and/or motor, shall be connected with a flexible section of lead sheathed armored cable which shall have a male end of a vapor proof separable attachment plug in turn connected to an approved vapor receptacle device so that pumps may be removed without cutting or disconnecting wires.

(cc) Before making alterations to wiring that does not conform with the present code, the City Electrical In-spector shall be consulted. Where there is a hazard, same must be reported.

(dd) On all alteration work, if service and/or equipment are found without grounds, the electrical contractor must install grounds as required elsewhere in this Ordinance.

(ee) Combination conduit and Romex: - All piping shall be grounded, pipe shall be bushed and bent at least six (6) inches away from walls.

(ff) Joints must not be taped or covered after soldering until same are inspected. At least six inches of insulated wire must be left at all outlets for splicing.

(gg) On application, an outlet is any place where a fix-ture, switch, receptacle, fuse block or condulet is located or is to be located.

(hh) Residential installations of over four (4) circuits shall be in galvanized conduit, electrical metallic tubing or armored lead sheathed cable.

(ii) All flush outlets must have plaster rings.

Floor or ceiling joist must not be notched on underside of same but may be notched on upperside if within two (2) feet of a bearing partition.

(jj) On all new installations, electric range and heater, wires must be protected with Greenfield, continuous from outlet to appliance, and connected with approved fittings.
 Light Ontlets
 Receptacles

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 0

 9
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(kk) The number of outlets comprising an ordinary lighting circuit shall not exceed:

(11) GROUNDING: Each installation must have grounds, as follows:

1 Equipment Ground 1 Neutral Ground

Equipment ground must be, as follows: Service conduit and house conduit must be grounded with a driven well point; same must have at least ten (10) feet of pipe with joint below street grade level. The driven ground shall enter the bottom of cabinet with at least a 3/4" pipe; there must be at least thirty (30) inches of water in said ground pipe and an opening left in order that same may be tested. There must be a proper sized ground jumper from approved fitting on service conduit to approved fitting on house conduit to approved fitting on driven ground.

The Neutral ground must be insulated from equipment ground by carrying the proper size insulated neutral wire from neutral block through a conduit to a main water pipe that is accessible; this conduit shall not touch the ground or the water pipe, but shall terminate at least six (6) inches from the water pipe, and insulated ground wire shall be continued to approved ground fitting fastened to a main water pipe and not to any fixture or nipple that can be removed."

SECTION 15. That Section 14 be and the same is hereby amended by adding thereto the following paragraph:

"(g) It shall be the duty of the Electrical Inspector to bring to the attention of the other members of the Board of Examiners all willful violations of any of the sections of this Ordinance by licensed Electrical Contractors, and to prosecute the wilful violation of any of the sections of this Ordinance by others. "

SECTION 16. Section 19 shall be amended to read, as follows:

"In the event that a section of Ordinance No. 247, as amended, shall be declared unconstitutional or void for any reason by any Court of competent jurisdiction, such decision shall in no way affect the validity of the remaining sections of this Ordinance, unless such Court Order on decision shall so direct." SECTION 17. All Ordinances, or parts of Ordinances inconsistent with or conflicting with the provisions of Ordinance No. 247, as amended, be and the same are hereby repealed.

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PASSED AND ADOPTED this 21st day of October, A. D. 1932.

President of City Council

ATTEST: J. You City Clerk

APPROVED this 25th day of October, A. D. 1932.

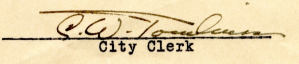
Val. C. Cleary Mayor

First Reading, October 17th, 1932. Second Reading, October 17th, 1932. Third Reading, October 21st, 1932. Posted, October 25th, 1932.

STATE OF FLORIDA) COUNTY OF DADE)

I; C.W. TOMLINSON, City Clerk in and for the City of Miami Beach, Florida, do hereby certify that Ordinance No. 313, entitled " AN AMENDMENT TO THE EXISTING ORDINANCE NO. 247, AS AMENDED, CHANGING THE MEMBERSHIP OF THE BOARD OF EXAMINERS, PROVIDING FOR RECIP-ROCITY BETWEEN THE CITY OF MIAMI BEACH AND OTHER MUNICI-PALITIES IN DADE COUNTY, PROVIDING FOR COMPENSATION OF MEMBERS OF BOARD OF EXAMINERS, CLASSIFYING REGULAR ELECTRICAL CONTRACTORS, RESIDENT ELECTRICAL CONTRACTORS AND MAINTENANCE ELECTRICIANS, REQUIRING EXAMINATION OF MAINTENANCE ELECTRICIANS AND ANNUAL LICENSE TAX FOR SAME, CHANGING LICENSE TAX OF REGULAR ELECTRICAL CONTRACTORS AND RESIDENT ELECTRICAL CON-TRACTORS, AND AMENDING AND ADDING SPECIAL REQUIREMENTS OF THE CITY OF MIAMI BEACH AFFECTING THE INSTALLATION, ALTERATION, REPAIR AND MAINTENANCE OF ELECTRICAL WIRING APPARATUS OR EQUIP-MENT FOR LIGHT, HEAT OR POWER, INSIDE OF, OR ATTACHED TO, BUILDINGS WITHIN THE LIMITS OF THE CITY OF MIAMI BEACH, OR ATTACHED TO THE ELECTRIC PUBLIC UTILITY COMPANIES' LINES," having been duly passed and adopted by the City Council of the City of Miami Beach, Florida, has been posted by me in three conspicuous places in the City of Miami Beach, one of which was at the door of the City Hall in said City on the 25th day of October, A.D., 1932, and that said ordinance remained posted for a period of at least thirty days in accordance with the City Charter of the said City of Miami Beach.

IN WITNESS WHEREOF I have hereunto set my hand and affixed the official seal of the City of Miami Beach, Florida, on this the 14th day of December, A.D., 1932.



· · · · · Amendia Pro. 313 Amendia Ordinance "no. 247, phoinding for cletuial Contrac-tor fue, etc. Original Contra -