

the advancement and payment to the City by the payee herein, of the amount hereof; notes issued alternately, to the Alamo National Bank and to the Frost National Bank.

It is hereby certified and recited that all acts, conditions and things required to be done precedent to and in the issuance of this series of notes, have been properly done and performed, and have happened in regular and due time, form and manner, as required by law; and that the full tax authorized by the Ordinance creating the Firemen, Policemen and Fire Alarm Operators' Pension Fund of said City for the fiscal year June 1st, A. D. 1934, to May 31st, A. D. 1935, and all uncollected back taxes arising from the special tax levied for this purpose for previous years, subject only to existing prior valid pledges of said back taxes, are hereby irrevocably pledged for the punctual payment of the principal and interest of this series of notes."

6. The City of San Antonio will levy a tax as stipulated by law at a rate sufficient to produce a return to pay the series of notes specified herein, according to their tenor and effect.

7. That the Mayor of said City be and he is hereby authorized and directed to deliver said promissory notes to the payee thereof upon payment by said payee of the amount designated in each of said notes, said notes to be delivered to said payee in consecutive numerical order hereinabove designated.

8. Upon the payment of said notes, or any of them, the same shall be cancelled by the holder and returned to the City Auditor.

9. PASSED AND APPROVED this 28th day of June, A. D. 1934.

ATTEST:

C. K. Quin
Mayor.

Jas. Simpson
City Clerk

(SEAL)

AN ORDINANCE **OH-108**

GRANTING A FRANCHISE TO THE STADIUM ASSOCIATION TO BUILD AND OPERATE A STADIUM ON CITY PROPERTY.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:-

1. That the Stadium Association, a corporation organized under the laws of the State of Texas, with its principal place of business in the City of San Antonio, Bexar County, State of Texas, is hereby granted the exclusive possession, for a term of 15 years, of the following described land in the City of San Antonio, County of Bexar and State of Texas, out of Original City Lots 19-20-21-22 and 23, to-wit:

2. Beginning at the intersection of the south property line of Bushnell Avenue and the east property line of Shook Avenue; Thence in an easterly direction along the south line of Bushnell Avenue, a distance of 1471.0 feet to a point on line with the west property line of Dial Avenue; Thence in a southerly direction with a line parallel to Shook Avenue, a distance of 1402.0 feet to a point; Thence in a westerly direction with a line parallel to Bushnell Avenue, a distance of 1471.0 feet to the east property line of Shook Avenue; Thence in a northerly direction with the east property line of Shook Avenue, a distance of 1402.0 feet to the point of beginning; containing 47.345 acres:

3. Upon which land the Stadium Association is bound by these presents to put forthwith all buildings, fixtures, improvements, appurtenances and facilities, the principal buildings to be of metal and concrete, to cost approximately \$100,000.00, to support, maintain and conduct baseball, football, soccer, polo, tennis, boxing, wrestling, track meets and field games and other innocent sports and athletic exhibitions, subject to the following conditions and stipulations:-

4. The Stadium Association shall not have the authority to fix a lien on this property for any purpose, it being of the essence of this contract that only the income of the Stadium Association may be mortgaged and that the realty shall be forever free from debt and lien. No structure shall be put on this land by any person unless prior to the commencement of the work the contractor or materialman gives the City of San Antonio a release from any statutory lien.

5. For the purpose of securing this end, the City shall have the right, whenever the terms of this franchise are violated, or on any act of mismanagement or waste or extravagance or neglect or fraud, to take any suitable action that it may deem advisable to carry out the purpose hereof, or to cure any violations or abuses, and the City may adopt such measures as it may deem advisable for the purpose of insuring the giving of the athletic exhibitions and sportsevents as herein contemplated.

6. The Stadium Association shall have the right to exclude the public from the land herein described, or any part thereof, except upon the payment of a sum prescribed by the Stadium Association as an admission fee.

7. The Stadium Association shall have the right to make such use of the land herein described as shall be necessary to adapt and accomodate the same to the purposes and uses for which said premises are surrendered to the Association, and at the end of the term it shall re-deliver said land and all buildings, improvements and accessories placed thereon, both real and personal, to the City of San Antonio free from debts or liens.

8. All cost and expense of the conduct of the business shall be borne by the Stadium Association which also agrees to erect all the necessary buildings and appurtenances, pay all the upkeep and repairs to all buildings and improvements on said premises; and it shall receive all revenues from all sources within said premises; and, all the income of the Stadium Association shall constitute a trust fund, and the remainder after the payment of the expenditures herein stipulated, shall be used only for the erection of permanent improvements on the premises; but, the City of San Antonio shall never be liable for any debts of the Stadium Association.

9. All buildings and appurtenances on said premises shall be insured to the full extent of their insurability at the exclusive cost of the Stadium Association against loss from fire, wind and hail, and in the event of loss the money collected shall be used to replace or repair the property damaged or destroyed, or may be expended in other improvements, subject to the approval of the City, and the policies shall be payable to the City of San Antonio as its interest shall appear, and said policies shall be deposited with the City Auditor of the City for safekeeping.

10. The Stadium Association shall keep an accurate record of everything pertaining to its financial affairs, according to methods prescribed by the Auditor of the City of San Antonio, and it shall file a complete itemized statement, showing in detail all receipts and expenditures and the state of its financial affairs, with the City Auditor on the 15 day of April of every year during the term of this contract.

11. This corporation is not organized for profit, and no dividend shall ever be paid directly or indirectly to any stockholder or any member of the Association, but the assets shall be held in trust for the conduct of its business and the payment for the improvements on the land held under this franchise.

12. No officer or director of the Stadium Association shall receive any compensation whatever, except the General Manager, whose compensation shall be fixed by the Stadium Association with the approval of the governing body of the City of San Antonio.

13. Every person employed by the Stadium Association who handles any money shall give a surety bond for \$10,000.00, the premium of which shall be an expense of the Stadium Association and said bond shall be payable to the Stadium Association and to the City of San Antonio, as its interest shall appear, and shall be deposited with the City Auditor of the City of San Antonio for safekeeping, which bond shall be executed by a corporation authorized to do business in the State of Texas.

14. No officer, director, shareholder, agent or servant of the Stadium Association, shall ever be interested pecuniarily, either directly or indirectly, in any exhibition given on the premises herein described, and should any person violate this stipulation, such person shall ^{be} immediately separated from service, it being understood that the Stadium Association and the City of San Antonio have ^{privately} in this right, and at all times may furnish information each to the other concerning the conduct of any such person without liability.

15. The Stadium Association shall at all times carry insurance to protect it against all damages to persons or property which may occur on said premises, and the policies thereof shall be deposited with the City Auditor for safekeeping.

16. All buildings and other improvements placed on said premises shall be the property of the City of San Antonio, subject to the right of the use thereof by the Stadium Association, under the terms of this franchise.

17. The rights and privileges hereby conferred on said Stadium Association shall never be transferred, assigned or hypothecated, either by voluntary sale or hypothecation, or through forced or involuntary sale by virtue of any judgment, execution, trustee, receiver, or other judicial or non-judicial proceeding, without the consent of the City, and should such rights and privileges be so assigned, transferred or hypothecated, then such rights and privileges shall be forfeited and shall no longer exist upon declaration of the governing body of the City by ordinance, at least 30 days after its introduction and given notice thereof to said Stadium Association at its last known place of address, and said City shall thereupon be no longer bound to said Stadium Association by reason of this ordinance.

18. Should for any reason the said Stadium Association fail or refuse to comply with any of the conditions of this ordinance, then, at the option of the City, the same shall become void and of no further force ~~or~~ effect, and may be declared abrogated by ordinance of the City, passed 30 days after its introduction and giving notice to said Stadium Association at its last known address,

19. Exclusive venue in all actions growing out of this ordinance is laid in Bexar County, Texas by agreement.

20. The rates charged by the Stadium Association for use of these premises shall ^{be} reasonable and equitable, and there shall not be any free use of the premises permitted, except for ^{benefits} for institutions exempt from taxation under the Constitution and Statutes of the State of Texas when the gross income from the exhibition goes to said institution.

21. Should it be determined at any time that any of the rights, privileges and con-

cessions granted herein to the Stadium Association are beyond the power of the City or are in conflict with any restriction, requirement or limitation in the deed dedication or grant to the City of the realty herein described, then the rights granted herein shall terminate automatically as to that portion of this franchise granting the privileges, rights and concessions, it being the intention of the Commissioners of the City of San Antonio and the directors of the Stadium Association to comply with and not in any manner violate, the stipulations in any grant, deed or dedication; and in the event that the Stadium Association is stopped or hindered by any action at law or in equity, the Stadium Association releases the City of San Antonio from all pecuniary liability the right for such action being waived as part of the consideration for this contract.

22. The foregoing instrument in writing constitutes the entire agreement for this contract, there being no other written nor any parol agreement with any officer or employee of the City, it being understood that the Charter of the City requires all contracts of the City to be in writing, and adopted by ordinance.

23. PASSED AND APPROVED this the 7th day of July, A. D. 1934.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

AN ORDINANCE **OH-109**

AMENDING SECTION 3 OF "AN ORDINANCE DEFINING 'MILK' AND CERTAIN MILK PRODUCTS; 'MILK PRODUCER'; 'PASTEURIZATION'; PROHIBITING THE SALE OF ADULTERATED AND MIS-BRANDED MILK AND MILK PRODUCTS, REQUIRING PERMITS FOR THE SALE OF MILK AND MILK PRODUCTS, REGULATING THE INSPECTION OF DAIRY FARMS AND MILK PLANTS, THE TESTING, GRADING, LABELING, PLACARDING, PASTEURIZATION, RE-GRADING, DISTRIBUTION, SALE, AND DENATURING OF MILK AND MILK PRODUCTS, PROVIDING FOR THE PUBLISHING OF MILK GRADES, THE CONSTRUCTION OF FUTURE DAIRIES AND MILK PLANTS, THE ENFORCEMENT OF THIS ORDINANCE, AND THE FIXING OF PENALTIES".

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:-

3-A. That Section 3 of "AN ORDINANCE DEFINING 'MILK AND CERTAIN MILK PRODUCTS, 'MILK PRODUCER'; 'PASTEURIZATION', PROHIBITING THE SALE OF ADULTERATED AND MIS-BRANDED MILK AND MILK PRODUCTS, REQUIRING PERMITS FOR THE SALE OF MILK AND MILK PRODUCTS, REGULATING THE INSPECTION OF DAIRY FARMS AND MILK PLANTS, THE TESTING, ^{GRADING?} LABELING, PLACARDING, PASTEURIZATION, RE-GRADING, DISTRIBUTION, SALE, AND DENATURING OF MILK AND MILK PRODUCTS, PROVIDING FOR THE PUBLISHING OF MILK GRADES, THE CONSTRUCTION OF FUTURE DAIRIES AND MILK PLANTS, THE ENFORCEMENT OF THIS ORDINANCE, AND THE FIXING OF PENALTIES", passed and approved on the 24th day of January, A. D. 1927 and recorded in Vol. G page 391 of the Minutes of the Proceedings of the Commissioners of the City of San Antonio and as amended on the 12 of April, A. D. 1934 and recorded in Volume H, pages 290-296 of the Ordinances of the City of San Antonio, be and the same is hereby amended and changed so that hereafter Section 3 of said Ordinance shall read as follows:-

3-B. "From and after the passage of this ordinance, it shall be unlawful for any person, firm, association, or corporation to bring into or receive into the City of San Antonio, for sale, or to sell or offer for sale, therein, or to have on hand any milk or milk product, excepting evaporated milk, condensed milk, condensed skimmed milk, powdered whole milk and powdered skimmed milk, who does not possess an unrevoked permit from the City Health Officer of the City of San Antonio, and on whose vehicles and in whose place of business there does

not appear in a conspicuous place, a placard showing the permit number in figures at least three inches high and one and one-half inches wide."

3-C. "Such a permit may be revoked by the City Health Officer upon the violation by the holder of any of the terms of this or any other Health Ordinance of the City of San Antonio, provided that the holder of said permit shall, after complying with such revocation, have the right of appeal to the commissioners of the City of San Antonio."

3-D. "Before any permit provided for under this ordinance shall be issued to any milk producer or distributor, a certificate of compliance with the code under which the milk producers and distributors are operating in San Antonio, Texas, shall be presented to the City Health Officer, and said Health Officer, before issuing a permit to the applicant shall satisfy himself that the person, firm or corporation seeking such a permit has complied with all of the requirements of such code, whether the same be operated under the supervision and direction of the Department of Agriculture of the State of Texas or the Federal Government."

3-E. "A certified copy of said code is attached to this ordinance, Marked Exhibit A, and is made a part hereof by reference."

3-F. "In the event a person, firm or corporation, operating under a permit issued by the City Health Officer prior to the promulgation of the code by either of the agencies named in paragraph 3-D hereof, shall violate any of the terms, conditions and requirements prescribed in such code, the City Health Officer shall, upon certification of non-compliance on the part of the person, firm or corporation holding such permit from the agency supervising the production and distribution of milk, cancel and revoke said permit until a certificate of compliance is issued showing compliance with such code."

3-G. "It shall be the duty of the Mayor of the City of San Antonio, Texas, to appoint a board, composed of three members, none of whom are engaged in the sale of milk or milk products, designated as the Milk Board, the duty of which shall be as follows:

3-H. "In the event the Representative of the Department of Agriculture, after due investigation and hearing, shall find any individual, firm, partnership, or corporation, of any employee, representative or agent thereof, guilty of an infraction or violation of any of the provisions of this code, the Representative of the Department of Agriculture shall fine him as provided for in this code. In the event the defendant refuses to accept the penalty as provided for in this code, the defendant shall have the privilege of appealing to the Milk Board. The decision of the Milk Board in this matter shall be considered final, and should the defendant be found guilty, the Milk Board shall instruct the Health Department to revoke said permit."

3-I. "Said ordinance aforesaid as herein amended is hereby repealed and the amendment herein shall stand in the place thereof."

3-J. Whereas, an emergency is apparent for the immediate preservation of order, good government and public safety that requires this ordinance to become effective at once; therefore, upon the passage of this ordinance by a vote of 4-5 of the Commissioners, it shall be effective from and after the date of its passage as made and provided by the Charter of the City of San Antonio.

3-K. PASSED AND APPROVED this 12 day of July, A. D. 1934.

ATTEST:

Jas. Simpson
City Clerk.

C. K. Quin
Mayor.

EXHIBIT A.

The Department of Agriculture of the State of Texas, through its duly authorized representative, Mr. W. A. Canon, has made an investigation of the milk production in the San Antonio Milk Shed and also of the competitive situation among the various ^{milk} distributors in San Antonio who are purchasing milk to sell at prices which milk is offered in said City.

The Department of Agriculture has found that unless something is done immediately to relieve the situation among the producers in the San Antonio area, the producers will go bankrupt and will not be able to make a livelihood on their farms. The Department also finds that the quality of milk produced, from a health and sanitary standpoint, will be greatly affected unless this condition is relieved.

The Department of Agriculture hereby declares, based upon facts brought forth from its investigation, that an emergency now exists in the San Antonio Milk Shed, and that unless this emergency is met properly, peace and order among the producers cannot long be maintained.

The Department of Agriculture further wishes to co-operate with President Roosevelt's program as expressed in the Agricultural Adjustment Act and the National Industrial Recovery Act and do everything possible to provide a proper standard of living for the milk producers in the San Antonio Milk Shed, and since these milk producers have no duly chosen representative, the Department of Agriculture hereby speaks for these producers, at their request, as hereinafter set forth.

The Department of Agriculture, in order to handle the situation to the best interest of the State, hereby assures you that it is empowered to speak for the State of Texas in matters concerning the welfare of the milk industry of the State, and to work out the following arrangements with you as a milk distributor in San Antonio, and hereby request that you signify to this Department your co-operation with the program herein outlined.

1. The State Department of Agriculture assures you that your consent to the program as herein set forth, made at the request of this Department, shall not be construed as a restraint of trade or as a monopoly, or as a combination to fix prices, but shall be construed as an arrangement to which you have consent in a spirit of co-operation and at the request of this Department in order to relieve the emergency situation now actually existing among the milk producers in the San Antonio Milk Shed. The Department of Agriculture has taken this means of relieving the emergency among the milk producers with the firm belief and conviction that this situation can be relieved only by securing your co-operation as hereinafter expressed from you as a milk distributor. The Department of Agriculture further promises that the State of Texas hereby relieves you or your firm, as well as the executives of your firm from any liability, either criminal or civil, because of any activities carried on because of your or your firm's corporation in the furtherance of the program as herein set forth to preserve the milk industry of this State.

2. The Department of Agriculture hereby request your firm to observe the following code of fair practices.

a. No milk or milk products shall be sold at prices below the minimum prices set forth on the price list attached hereto and hereby made a part of this program. You are to observe these minimum prices until such time as the Department of Agriculture recommends other prices.

b. No milk or milk products shall be purchased at prices below the minimum prices set forth on the list termed the "Purchase Plan" attached hereto and hereby made a part of this program. You are to observe these minimum prices until such time as the

Department of Agriculture recommends other prices.

c. You shall give no free goods of any nature, or any discounts or rebates or any concessions on any merchandise sold, in order to influence the securing of a new customer or the holding of an old customer. This shall apply to both firms and to employees of firms to whom you sell or attempt to sell. Free ice or refrigeration of any kind shall be considered an infraction of this rule, provided that in approved cases set off milk may be iced with a minimum amount of chipped ice during such period that is necessary due to warm weather. Advertising allowances which are really concessions shall be considered an infraction of this rule. Sale of tickets at a discount or so as to include free goods shall be a violation of this rule. Prices shall not be given to the public or to customers to induce them to secure additional customers or induce them to increase the size of their purchase. Advertising schemes regarding which there might be a reasonable doubt as to their conformity with the rules outlined in these premises are prohibited unless the approval of this Department is first secured. Boxes, cabinets or other containers will not be furnished and any ^{such} that may be furnished rented or loaned at the time this agreement goes into effect will be removed or sold within fifteen days; in case such are sold, the sale shall be bona fide and evidenced by bill of sale. Invoices shall not be backdated. Free signs that are of a material value to customers shall not be furnished and the Department of Agriculture shall determine what shall be contrary to the intent of this provision. The distributor agrees to maintain adequate service to the public, but shall not make deliveries of merchandise after 7 P. M. or until regular routes are in operation the following morning. Charges for bottles shall be made to all customers at the rate of 5c for quart bottles and 3c for pint and half-pint bottles. Milk cases and other equipment shall not be picked up except by lawful owners thereof and any such equipment now in possession of any other than the lawful owners shall be returned after fifteen days from the date this agreement becomes effective. A stenciled or branded name on equipment shall be considered prima facie evidence of rightful ownership. No milk or milk products shall be sold in containers except such which bear labels approximately identifying the distributor, permit number and the products sold. This clause is not to be construed to apply to persons or firms selling milk for consumption on the premises wherein sold. The specific instances of types of violations of this rule herein set forth shall not be construed as narrowing the import of the general rule herein set forth.

d. As a milk distributor, I will not deliver or sell any milk or milk products to any dealer that resells the same at a price under the regular market price, ^{other} after I have been notified by the Agent of the Department of Agriculture that such practice is being carried on and that he has been unable to correct same.

e. The Department of Agriculture hereby request your firm or yourself not to disorganize competitive firms or parties by securing or seeking to secure their employees with your firm or yourself. A route man who has worked for another distributor in the San Antonio Milk Shed. if employed by you or your firm, shall not for a period on one year, work in the same territory that he worked during his former employment.

f. The Department of Agriculture hereby request you to deal with the producer in a fair and equitable manner, to prevent gross inequalities in ^{of} ~~appropriation~~ ^{of} ~~appropriation~~.

base milk, and, upon order of the individual producer, to pay over in a legal manner to a designated person or persons so designated deduction from the amount due the producer. The Department further request that you do not cut off a producer in the ordinarily accepted meaning of this term, except for reasons of unacceptable quality of temperature, but provided that the producer may be required strictly to make deliveries at a reasonable designated hour or hours. The producer, if selling base milk to a distributor, reserves the right to keep his portion of surplus at home and at the same time gives the distributor the right of refusal of surplus in any form and in no event shall sell his surplus milk to any distributor that is not purchasing his base milk.

g. Retail stops shall not be sold at wholesale prices. Distinction between a wholesale and retail stop is: All grocery stores, drug stores, hotels, cafes and hospitals shall be regarded as wholesale stops. Boarding houses, regardless of the amount purchased, shall be regarded as retail stops and shall pay retail prices unless such boarding house has obtained a permit from the City of San Antonio to handle food. Places that have secured such a permit shall be entitled to wholesale prices. Generally speaking, the test of such distinction is that the customer who is a recognized food dealer and who buys milk for resale as milk or otherwise, or who has a permit to handle food, is considered a wholesale stop. Deliveries to residences of owners or employees of wholesale customers shall be considered retail stops.

3. The Department of Agriculture request you or your firm to consent to a program whereby this Department, or an appointee of this Department shall serve as a judge regarding any alleged infraction of any and every promise contined in this instrument, and to which you or your firm has agreed when it will have expressed its approval of the program herein outlined, the Department shall conduct an investigation of alleged infractions and give you ample opportunity to be heard following due notice. The Department shall find you guilty or not guilty of the alleged infraction. In event you are found guilty of a violation of the promises contained in these premises, you hereby agree to pay to this Department (Fifty) \$50.00 for each such violation plus (Fifty) \$50.00 Dollars for each day that such violation continues following the day this Department finds you guilty of such violation. You shall also stop serving for thirty (30) days a customer involved in such a violation, and you shall pay an additional (Fifty) \$50.00 Dollars to this Department for each day that such customer is served during this thirty day period. The payments herein set forth shall be mandatory and not discretionary. Any money thus secured shall be used to defray the expenses of the Department's Agent or Agents carrying on the work in this territory.

4. The Department of Agriculture believes that it is advisable for the Department to have a representative in the San Antonio territory during the period of this emergency in order that it's recommendations will be carried out and observed. The Department therefore requests that you agree to pay your pro rata shares along with the rest in order that the Department of Agriculture may maintain such a representative in the San Antonio territory.

5. The Department of Agriculture of the State of Texas respectfully requests that the Health Department, Mayor and Commissioners of the City of San Antonio make this code a part of their regular milk ordinance and to which you have also requested when you will have expressed your approval of the program herein outlined.

6. The Department of Agriculture is necessarily working out a program of stabilization with the entire milk industry in the San Antonio Milk Shed and before this program is put

into effect requests that signatures hereto represent 51% in number of both distributors and producers and 70% by volume of each. The Department of Agriculture hereby promises you that whenever 51% in number of both distributors and producers and 70% by volume of each in the San Antonio milk shed express their desire to terminate their co-operation with this Department, within ten days thereafter this Department will cease its efforts in behalf of the milk industry in San Antonio, and will return to you your pro rata share of any monies that might have accumulated above actual expenses incurred in this work.

7. It is the intent and purpose of this agreement that its provisions apply only to Grade A Milk as designated by the Department of Public Health and Welfare of the City of San Antonio.

8. This Department, of its own initiative, requests you individually and without regard to the action of any other milk distributor in the San Antonio trade territory, to express your co-operation with this program as outlined in these premises by so stating on this instrument and returning it to this Department.

PURCHASE PLAN

Your purchase plan containing the following minimum prices shall be printed and distributed to your producers:

The distributor agrees to pay the producer \$2.00 per hundred pounds for 25% of his base milk on a 4% butter-fat basis with a differential of 2 cents a point up and 3 cents a point down. The amount of base milk shall be: The total sales gallonage of milk, butter-milk, chocolate milk and sweet cream. Gallonage for sweet cream shall be computed so as to include the maximum amount of milk necessary for 20% light cream and 32% heavy cream.

Surplus price shall be paid for all milk purchased that does not fall within the classification of base milk. The price per pound butter-fat for surplus milk shall be the price of Chicago Standards on the preceding Wednesday less 2 cents per pound.

MINIMUM SELLING PRICES

Your price list containing prices not less than the following shall be printed and distributed to your retail and wholesale trade:

SWEET MILK (Whole)-	WHOLESALE	RETAIL.
Gallons - - - - -	\$.30	\$.40
Quarts - - - - -	.07 $\frac{1}{2}$.10
Pints - - - - -	.05	.06
$\frac{1}{2}$ Pints - - - - -	.03	--
BUTTERMILK-		
Gallons - - - - -	.24	.32
Quarts - - - - -	.06	.08
Pints - - - - -	.04	.05
$\frac{1}{2}$ Pints - - - - -	.03	--
CHOCOLATE MILK-		
Quarts - - - - -	.08	.10
Pints - - - - -	.05	.06
$\frac{1}{2}$ Pints - - - - -	.03	.04
LIGHT CREAM 18% to 21%-		
Gallons - - - - -	1.40	--
Quarts - - - - -	.35	.40
Pints - - - - -	.18	.21
$\frac{1}{2}$ Pints - - - - -	.10	.12
HEAVY CREAM 30% to 33%-		
Gallons - - - - -	1.80	--
Quarts - - - - -	.45	.50
Pints - - - - -	.23	.26
$\frac{1}{2}$ Pints - - - - -	.12	.14
SUB-STANDARD CREAM 11% to 12 $\frac{3}{4}$ %-		
Gallons - - - - -	.80	1.00
Quarts - - - - -	.20	.25
Pints - - - - -	.11	.15

THE STATE OF TEXAS,
COUNTY OF BEXAR,
CITY OF SAN ANTONIO.

Before me, the undersigned authority, on this day personally appeared
W. A. Druce, Office Manager, _____, who being by me duly sworn, says on oath that
he is Office Manager of the San Antonio Evening News, a newspaper of general circulation in the City
San Antonio, in the State and County aforesaid, and that the ordinance hereto attached has been
published in every issue of said newspaper on the following days, to-wit: July 14, 16, 17,
17, 18, 19, 20, 21, 23, 24, 25., 1934.

Express Pub. Co.
By W. A. Druce, Office Manager.

Sworn to and subscribed before me this 10th day of August 1934.

Edna Brown.
Notary Public in and for Bexar County
Texas.

AN ORDINANCE **OH-110**

ELECTING COMMISSIONER WRIGHT AS ACTING MAYOR.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:-

1. That Commissioner Phil Wright was elected by ballot by majority vote of the members of
the Commission of the City of San Antonio, to act as Mayor during the absence, disability or re-
moval of the Mayor, and Commissioner Wright is hereby invested with all powers and shall perform
the duties of the Mayor during such absence, disability to act or after removal, all as made and
provided by the Charter and Ordinances of the City of San Antonio.

2. PASSED AND APPROVED this 2 day of August, A. D. 1934.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

AN ORDINANCE **OH-111**

ACCEPTING AND APPROVING THE SECURITIES PLEDGED BY THE FROST NATIONAL BANK OF SAN ANTONIO, AND
THE ALAMO NATIONAL BANK OF SAN ANTONIO TO SECURE THE CITY FUNDS DEPOSITED AND TO BE DEPOSITED
IN SAID BANKS BY THE CITY DURING THE FISCAL YEAR 1934, AND DIRECTING THE DEPOSITING OF SAID
SECURITIES FOR SAFE-KEEPING, AND RELEASING THE SURITIES ON ALL BONDS HERETOFORE GIVEN BY SAID
BANKS AS CITY DEPOSITORIES.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO:

1. That the securities pledged with the governing body of the City of San Antonio, by
the Frost National Bank of San Antonio Texas, and the Alamo National Bank of San Antonio, Texas,
as City depositories, to secure the funds of said City deposited and to be deposited in said
banks, respectively, during the fiscal year beginning June 1, 1934 and ending May 31, 1935, be
and the same are hereby accepted and approved, and that receipt signed by the Mayor, counter-
signed by the City Auditor, and attested by the City Clerk, be given to each of said banks for
the securities pledged by it, which said securities are described as follows:-

(a) Securities pledged by the Frost National Bank:-

(1) City of San Antonio Funding Bonds - Series 1931, dated July 15, 1931, numbered
and maturing as follows:-

Number	Date Due	Amounts	Number	Date Due	Amounts
--------	----------	---------	--------	----------	---------