

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$20.00 be and the same is hereby appropriated out of the 1949 General Fund - Proceeds of Notes, Health Department, payable to Dr. O. F. Gerodetti for professional services rendered during the month of November, 1949.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

* * *

APPRO. NO. 919

AN ORDINANCE 11,060

APPROPRIATING \$11.86 OUT OF THE FEDERAL AIR PROJECT - SAN ANTONIO MUNICIPAL AIRPORT NO. 9-41-080-801 FUND TO PAY R. H. HOLLAND COMPANY FOR BLUEPRINT SERVICE FOR THE MONTH OF OCTOBER, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$11.86, be and the same is hereby appropriated out of the Federal Air Project - San Antonio Municipal Airport No. 9-41-080-801 Fund to pay for Blueprint Service for the month of October, 1949, payable to R. H. Holland Company as per approved purchase order on file in the City Auditor's Office.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk.

A. C. White
M A Y O R

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APPRO. NO. 920

AN ORDINANCE 11,061

APPROPRIATING \$567.02 OUT OF THE AIRPORT ADMINISTRATION BUILDING B-45 FUND, TO PAY J. W. BERETTA ENGINEERS INC., FOR PROFESSIONAL SERVICES.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$567.02, be and the same is hereby appropriated out of the Airport Administration Building B-45 Fund, to pay J. W. Beretta Engineers Inc., for professional services, as per contract dated October 23, 1947, on file in the City Clerk's Office and as per approved statement on file in the City Auditor's Office.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 921

AN ORDINANCE 11,062

APPROPRIATING \$185.00 OUT OF THE 1949 GENERAL FUND - PROCEEDS OF NOTES - TO PAY FOR JANITORIAL SERVICES IN SCHOOLS FOR CITY BOND ELECTION HELD ON DECEMBER 8TH, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$185.00, be and the same is hereby appropriated out of the 1949 General Fund Proceeds of Notes - Election Department - to pay for Janitorial Services in Schools, for City Bond Election held on December 8th, 1949 as per approved statements on file in the City Auditor's Office and made payable to the School Districts as listed below:

Edgewood School	\$ 3.00
Hot Wells School	3.00
St. Phillips Junior College	3.00
San Antonio Junior College	3.00
Harlandale Independent School District	32.00
San Antonio Independent School District	138.00
Coronado School	3.00

\$185.00

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 922

AN ORDINANCE 11,063

APPROPRIATING \$2,198.00 OUT OF THE 1949
GENERAL FUND, PROCEEDS OF NOTES ACCOUNT,
ELECTION DEPT., TO PAY PAYROLL FOR SPECIAL
BOND ELECTION.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$2,198.00 be and the same is hereby appropriated out of the 1949 GENERAL
FUND, PROCEEDS OF NOTES ACCOUNT, ELECTION DEPT., to pay payroll for Special Bond Election
held December 8, 1949, in the amount of -----\$ 2,198.00.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 923

AN ORDINANCE 11,064

APPROPRIATING \$18.00 OUT OF THE 1949
GENERAL FUND-PROCEEDS OF NOTES, HEALTH
DEPARTMENT TO PAY MARY L. PORTILLO FOR
RENT ON PROPERTY AT 210 SAN AUGUSTINE
STREET, FOR USE AS A CLINIC.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$18.00 be and the same is hereby appropriated out of the 1949 General
Fund-Proceeds of Notes-Health Department, to pay Mary L. Portillo for rent from December
1, 1949 through December 31, 1949 for property at 210 San Augustine Street, which is to be
used as a clinic by the City Health Department, in accordance with ordinance of May 1, 1949,
and as per approved statement on file in the City Auditor's Office.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 924

AN ORDINANCE 11,065

ADOPTING A BUDGET FOR THE EXPENDITURES
OUT OF THE 1949 GENERAL FUND OF THE CITY
OF SAN ANTONIO FOR THE FISCAL YEAR 1949-50.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The budget for the expenditures of the City of San Antonio out of the 1949
General Fund during the fiscal year beginning the 1st day of June, 1949, and ending May 31,
1950, is the total sum of \$6,983,410.68.

2. Said sum of \$6,983,410.68 is allocated to the various departments of the city
as follows:

To the Department of Public Affairs in General	\$ 1,076,104.45
To the Department of Taxation	257,230.00
To the Department of Sanitation, Parks and Public Property	1,649,046.23
To the Department of Streets and Public Improvements	1,150,800.00
To the Department of Fire and Police	2,850,230.00
Total	<u>6,983,410.68</u>

3. BE IT FURTHER ORDAINED that the sum of \$ 6,983,410.68 be and the same is hereby
appropriated out of the 1949 General Fund to provide for the operating expenses of the
various departments of the City of San Antonio for the fiscal year ending May 31, 1950, as
set out in the attached budget statement.

4. WHEREAS, an emergency is apparent for the immediate preservation of public
peace, health and safety, to-wit: to preserve the credit of the city to secure funds for
maintaining the necessary functions of government, and pay the debts of the city, that
requires this ordinance to become effective at once; therefore, upon the passage of this
ordinance by a vote of four-fifths (4/5) of the Board of Commissioners, it shall be effective
from and after the date of its passage.

5. PASSED AND APPROVED this 13th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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COMM. KNIGHT

AN ORDINANCE 11,066

PROVIDING FOR THE EXTENSION OF THE LIMITS OF THE CITY OF SAN ANTONIO AND THE ANNEXATION OF CERTAIN ADDITIONAL TERRITORY ADJACENT TO THE BOUNDARIES OF THE CITY, SAID AREA BEING A 14.6 ACRE TRACT OF LAND SITUATED EAST OF CLARK AVE., AND SOUTH OF THE PRESENT CITY LIMITS RUNNING EAST FROM SAID CLARK AVE., BEING A PART OF AND OUT OF DIVISION 3, MARIA G. ALANIZ SURVEY NO. 20 BLOCK 4056, BEXAR COUNTY, TEXAS.

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

1. That the bounds and limits of the City of San Antonio are hereby changed and fixed and the extension thereof provided for and additional territory lying adjacent to said City, said area being a 14.6 acre tract of land situated east of Clark Ave., and south of the present City Limits running east from said Clark Ave., being a part of and out of Division 3, Maria G. Alaniz Survey No. 20, Block 4056, Bexar County, Texas, is annexed; and the present bounds and limits of said City are changed so as to include all of the territory described hereby within the corporate limits of the City of San Antonio, which annexed territory is described and included as follows, to-wit:

2. Being a description of a 14.6 acre tract of land proposed to be annexed to the City of San Antonio, situated east of Clark Ave., and south of the present City Limits running east from said Clark Ave., being a part of and out of Division 3, Maria G. Alaniz Survey No. 20, Block 4056, Bexar County, Texas, and more fully described by boundaries as follows, to-wit:

BEGINNING at a point in the west line of Clark Ave., said west line also being the present City Limits; said point of beginning being No. 0 28' W. 40 feet from the north line of Cravens Ave.; THENCE in an easterly direction along the present City Limits as established August 3, 1944, a distance of approximately 1700 feet to the east line of Dollarhide Ave., in Unit 4, of the Highland Hills subdivision; THENCE in a southerly direction along the east line of said Dollarhide Ave., a distance of approximately 352 feet to the south line of a 16 foot alley produced in Block 6, of above named subdivision; THENCE in a westerly direction along the south line of an alley a distance of 968.03 feet to a point, same being the beginning of a curve to the left; THENCE CONTINUING along the south line of said alley and along a curve to the left a distance of 236.56 feet to a point, same being the end of the curve; THENCE in a southwesterly direction along south line of said alley a distance of 136.69 feet to a point, same being the beginning of a curve to the right; THENCE continuing along the said south line of an alley in a southwesterly direction along a curve to the right a distance of 263.44 feet to the end of said curve; THENCE continuing along the south line of alley in a westerly direction at 30 feet the east line of Clark Ave., at 80 feet produced, a point in the present City Limits line, same being the west line of Clark Ave., ; THENCE IN a northerly direction along the west line of said Clark Ave., a distance of approximately 430 feet to the place of BEGINNING. Containing in all 14.6 acres of land.

3. The aforesaid bounds and limits shall include the territory over which the City of San Antonio has jurisdiction.

4. That the City of San Antonio shall become liable and bound for the payment of all legal indebtedness, or pro rata, territory or district for which the City is justly liable upon annexation to the City.

5. That the additional territory and area so annexed, shall be a part of the City of San Antonio, and the inhabitants thereof shall be entitled to all rights and privileges of all the other citizens of the City of San Antonio; and shall be bound by the acts, ordinances and regulations of the City of San Antonio.

6. That the City Engineer shall change the records of his office to conform to the new bounds and limits of the City of San Antonio, so changed and fixed by this ordinance.

7. The City Tax Assessor shall change the records of his office to conform to the new bounds and limits, and shall proceed to assess taxes and collect taxes on the property included in the new bounds and limits for the next fiscal year, as now provided by the Charter and Ordinances of the City of San Antonio.

8. After the introduction of this ordinance, and after it has been amended as desired by the Commissioners of the City of San Antonio for final passage, it shall be published in the "COMMERCIAL RECORDER", in the City of San Antonio, one time; and shall not be passed finally thereafter until at least thirty days have elapsed after said publication.

9. PASSED AND APPROVED this 13th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

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AN ORDINANCE 11,067

ORDINANCE PROVIDING FOR THE LEASING OF
THE "WESTFALL LANDS" IN WILSON AND BEXAR
COUNTIES FOR OIL AND GAS AND OTHER PURPOSES.

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

1. That the lands known as the "Westfall Lands", situated in Wilson and Bexar Counties, be leased to B. M. Jacobs for oil, gas and other minerals as per copy of lease hereto attached.

2. That the Mayor of the City of the City of San Antonio, Hon. A. C. (Jack) White, is hereby authorized to execute and deliver said lease and the Clerk of the City of San Antonio is directed to attest the same and to affix the seal of the City of San Antonio thereto.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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AN ORDINANCE 11,068

ORDINANCE PROVIDING FOR THE LEASING OF
THE "WESTFALL LANDS" IN BEXAR COUNTY
FOR OIL AND GAS AND OTHER PURPOSES.

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

1. That the lands known as the "Westfall Lands", situated in Bexar County, be leased to Morris L. Carroll for oil, gas and other minerals as per copy of lease hereto attached.

2. That the Mayor of the City of San Antonio, Hon. A. C. (Jack) White, is hereby authorized to execute and deliver said lease and the Clerk of the City of San Antonio is directed to attest the same and to affix the seal of the City of San Antonio thereto.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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AN ORDINANCE 11,069

ORDINANCE PROVIDING FOR THE LEASING OF
"WESTFALL LANDS" IN WILSON COUNTY FOR
OIL AND GAS AND OTHER PURPOSES.

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

1. That the lands known as the "Westfall Lands", situated in Wilson County, be leased to Morris L. Carroll for oil, gas and other minerals as per copy of lease hereto attached.

2. That the Mayor of the City of San Antonio, Hon. A. C. (Jack) White, is hereby authorized to execute and deliver said lease and the Clerk of the City of San Antonio is directed to attest the same and to affix the seal of the City of San Antonio thereto.

PASSED AND APPROVED on the 13th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 925

AN ORDINANCE 11,070

ACCEPTING PROPOSAL, CREATING CONTRACT AND
MAKING AN APPROPRIATION FOR EQUIPMENT,
MATERIALS AND SUPPLIES WITH SCHNEIDER
PRINTING COMPANY, 209 W. Market Street,
SAN ANTONIO, TEXAS.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Schneider Printing Company, 209 W. Market Street, San Antonio, Texas.
2. An Appropriation is made hereby in the amount of \$574.00 from the 1949 General Fund, Assessor's Department. Fund to pay the debt created by this Ordinance; and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.
3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.
4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or meployee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.
5. Accepting the attached bid proposal of the Schneider Printing Company and making contract to furnish the City of San Antonio, Assessor's office with 140,000 galzed, window type printed envelopes and appropriating the sum of \$574.00 out of the 1949 General Fund, Assessor's Department in payment of same.

PASSED AND APPROVED this 15 day of December, A. D. 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

APPRO. No. 926

AN ORDINANCE 11,071

ACCEPTING PROPOSAL, CREATING CONTRACT
AND MAKING AN APPROPRIATION FOR EQUIP-
MENT, WITH MONROE CALCULATING MACHINE
COMPANY, 216 GIBBS BUILDING, SAN ANTONIO,
TEXAS

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Monroe Calculating Machine, 216 Gibbs Building, San Antonio, Texas.
2. An Appropriation is made hereby in the amount of \$288.00 from the 1949 General Fund, Commissioner of Parks Fund to pay the debt created by this Ordinance and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with section 17 of the Finance Ordinance.
3. This contract shall become effective upon adoption by the Board of Commissioners of the City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.
4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.
5. Accepting the attached bid proposal and making contract with the Monroe Calculating Machine Company, 216 Gibbs Building, San Antonio, Texas to furnish The City of San Antonio, Auditoing Department in Commissioner Hein's office with one adding machine and appropriating the sum of \$288.00 out of the 1949 General Fund, Commissioner of Parks in payment of same.

PASSED AND APPROVED this 15th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 927

AN ORDINANCE 11,072

APPROPRIATING \$900.00 TO STEWART TITLE GUARANTY CO., OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, IN PAYMENT FOR LAND TO BE CONVEYED BY LYDIA HARDEMAN, A WIDOW, TO THE CITY OF SAN ANTONIO, FOR SEWER EASEMENT PURPOSES IN CONNECTION WITH THE CONSTRUCTION OF SALADO CREEK SEWER MAIN.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$900.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to Stewart Title Guaranty Co., in payment for land to be conveyed by Lydia Hardeman, a Widow, to the City of San Antonio, for sewer easement purposes in connection with construction of Salado Creek Sewer Main; being Lots 7 and 34, Block 20, in HOMESTAKE ADDITION, lying and being situated within the corporate limits of the City of San Antonio, Bexar County, Texas.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

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APPRO. NO. 928

AN ORDINANCE 11,073

APPROPRIATING \$8.64 OUT OF THE STREET & BRIDGE C-45 TO GUARDIAN ABSTRACT & TITLE CO., IN PAYMENT FOR LAND TO BE CONVEYED BY SAM B. LIFSHUTZ, OWNING, OCCUPYING AND CLAIMING OTHER PROPERTY AS HOMESTEAD, AND JOSE ARAGON & WIFE, JULIANA J. DE ARAGON, TO THE CITY OF SAN ANTONIO, FOR STREET WIDENING AND EXTENSION.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$8.64, be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to Guardian Abstract & Title Co., in payment for land to be conveyed by Sam B. Lifshutz, owning, occupying and claiming other property as homestead; and Jose Aragon and wife, Julian J. De Aragon, to the City of San Antonio, for street widening and extension; being a portion of Lot 5, in New City Block 6866, more particularly described in the deed; lying and being situated within the corporate limits of the City of San Antonio, Bexar County, Texas.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

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APPRO. NO. 929

AN ORDINANCE 11,074

APPROPRIATING \$55.00 OUT OF THE 1949 GENERAL FUND, PROCEEDS OF NOTES, STREET MAINTENANCE, TO GUARDIAN ABSTRACT & TITLE CO., IN PAYMENT FOR LAND TO BE CONVEYED BY THEO LEROY BROWN AND WIFE, BETTIE LOUISE BROWN, TO THE CITY OF SAN ANTONIO.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$55.00, be and the same is appropriated hereby out of the 1949 General Fund, Proceeds of Notes, Street Maintenance, to Guardian Abstract & Title Co., in payment of land to be conveyed by Theo Leroy Brown and wife, Bettie Louise Brown, to the City of San Antonio; being the extreme Northwest corner of Lot 18, in New City Block 1977, and more particularly described in the deed, lying and being situated within the corporate limits of the City of San Antonio, Bexar County, Texas.

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

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APPRO. NO. 930

AN ORDINANCE 11,075

REPEALING APPROPRIATION #911, TRENCH MAINTENANCE FUND REGULAR SEMI-MONTHLY PAYROLL FOR PERIOD ENDING DECEMBER 15, 1949, \$940.00

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

APPROPRIATION #911, dated December 13, 1949 TRENCH MAINTENANCE FUND be and is hereby repealed in the amount of\$940.00

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 931

AN ORDINANCE 11,076

APPROPRIATING \$794.17 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND TO PAY VARIOUS MERCHNATS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$794.17, be and the same is hereby appropriated out of the Sanitary Sewer Plant & System A-47 Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

Commercial Recorder	\$126.72
The Southern Company	566.20
Universal Concrete Products Company	<u>101.25</u>
	\$794.17

PASSED AND APPROVED on the 15th day of December 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 932

AN ORDINANCE 11,077

APPROPRIATING \$121.49 OUT OF THE STREET & BRIDGE C-45 FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$121.49, be and the same is hereby appropriated out of the Street & Bridge C-45 Fund to pay for supplies and miscellaneous materials, payable to person, persons or firms as per approved purchase orders on file in the City Auditor's Office as shown below:

Commercial Recorder.....	\$ 63.36
Kelly Construction Company.....	<u>58.13</u>
	\$121.49

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 933

AN ORDINANCE 11,078

APPROPRIATING \$1221,78 OUT OF THE 1949 GENERAL FUND, PROCEEDS OF NOTES, STREET MAINTENANCE, TO PAY HAZEL BOULIER, JOE CARMONA, JOE M. GARCIA, GEORGE PRIOR, MACARIO SEGUIN, AND ELMO DANIELS, FOR HAULING GRAVEL, IN ACCORDANCE WITH CONTRACTS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$1221,78, be and the same is appropriated hereby out of the 1949 General Fund, Proceeds of Notes, Street maintenance, to pay Hazel Boulier, Joe Carmona, Joe M. Garcia, George Prior, Macario Seguin and Elmo Daniels, for hauling gravel in accordance with contracts:

HAZEL BOULIER, 2730 E. Houston St.....	\$ 218.40
JOE CARMONA, 131 Zavalla Street.....	203.04
JOE M. GARCIA, 2014 Tampico Street.....	205.44
GEORGE PRIOR, Blue Bonnet Hotel.....	150.72
MACARIO SEGUIN, 218 Hedges Street.....	211.68
ELMO DANIELS, 227 Lyric Drive.....	232.50
	<u>\$1,221.78</u>

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 934

AN ORDINANCE 11,079

APPROPRIATING \$155.75 OUT OF THE STREET & BRIDGE C-45 FUND, TO PAY ELMO DANIELS FOR HAULING GRAVEL IN ACCORDANCE WITH CONTRACT.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$155.75, be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to Elmo Daniels for hauling gravel from Kelly Pit to Alametos Street and W. Hollywood, in accordance with contract on file in the office of the City Clerk, and as per approved Engineer's estimate on file in the City Auditor's office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher.
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 935

AN ORDINANCE 11,080

APPROPRIATING \$1.00 OUT OF THE IMPROVEMENT DISTRICT FOR OPENING & WIDENING OF SO. ALAMO BETWEEN PROBANDT & SOUTH LAREDO STREET FUND, TO PAY HENRY L. RICHTER, FOR A TEMPORARY EASEMENT ACROSS LOTS 8, 10 AND 11, IN NEW CITY BLOCK 920, IN CONNECTION WITH WIDENING AND EXTENSION OF SOUTH ALAMO STREET:

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$1.00, be and the same is appropriated hereby out of the Improvement District for opening and widening of South Alamo Between Probandt and South Laredo St. Fund, to pay Henry L. Richter, for a temporary easement across Lots 8,10 and 11, in New City Block 920, in connection with widening and extension of South Alamo Street; all documents pertaining to this transaction being on file in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 936

AN ORDINANCE 11,081

APPROPRIATING \$3,996.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO APY ALLIS-CHALMERS MANUFACTURING COMPANY, MILWAUKEE, WISCONSIN, WHICH IS IN ADDITION TO AMOUNT APPROPRIATED BY ORDINANCE DATED APRIL 4, 1949, IN CONNECTION WITH PURCHASE OF EQUIPMENT FOR CONSTRUCTION OF SEWAGE DISPOSAL TREATMENT PLANT; APPROVED BY THE MAYOR & STREET COMMISSIONER IN LETTER DATED OCTOBER 14, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$3996.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay Allis-Chalmers Manufacturing Company, Milwaukee, Wisconsin, which is in addition to amount appropriated by ordinance dated April 4, 1949, in connection with purchase of equipment for construction of Sewage Disposal Treatment Plant; as per approved letter dated October 14, 1949, by the Mayor and Street Commissioner; copy of approval attached to papers relating to this transaction on file in the City Auditor's office and Purchasing Agent.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO.937

AN ORDINANCE 11,082

APPROPRIATING \$1.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY LA NELLE NATAFALUSY, A SINGLE WOMAN, DAMAGES FOR REMOVING OBSTRUCTIONS ON A PERMANENT SEWER EASEMENT ACROSS LOT 8, IN NCB 2042.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$1.00, be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to pay La Nelle Natafalusy, a single woman, damages for removing obstructions on a permanent sewer easement across Lot 8, in New City Block 2042, and more fully described in the easement; supporting documents relating to this transaction being on file in the City Auditor's office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk.

A. C. White
M A Y O R

APPRO. NO. 938

AN ORDINANCE 11,083

ACCEPTING PROPOSAL, CREATING CONTRACT AND MAKING AN APPROPRIATION FOR EQUIPMENT, MATERIALS AND SUPPLIES WITH ACME IRON WORKS, SAN ANTONIO, TEXAS.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Acme Iron Works, P. O. Box 2020, San Antonio, Texas.

2. An Appropriation is made hereby in the amount of \$37,247.00 from the 1949 General Fund - Proceeds of Notes - Street Maintenance Fund to pay the debt created by this Ordinance; and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by the Board of Commissioners of the City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by Ordinance.

5. Accepting the attached bid proposal and making contract with the Acme Iron Works, San Antonio, Texas, to furnish the City of San Antonio Street Department with one Lima Model 604 Heavy Duty 1½Cu yard. Power Shovel with Diesel engine, completely equipped and appropriating the sum of \$37,247.00 out of the 1949

General Fund- Proceeds of Notes - Street Maintenance in payment of same.

PASSED AND APPROVED this 15th day of December, A. D. 1949.

ATTEST;

J. Frank Gallagher
City Clerk

A. C. White

M A Y O R

APPRO. NO. 939

AN ORDINANCE 11,084

ACCEPTING PROPOSAL, CREATING CONTRACT AND MAKING
AN APPROPRIATION FOR EQUIPMENT, MATERIALS AND
SUPPLIES WITH JESS MCNEEL MACHINERY CORP. 922
AUSTIN ST. SAN ANTONIO, TEXAS.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Jess McNeel Machinery Corp., 922 Austin St. San Antonio, Texas,
2. An Appropriation is made hereby in the amount of \$21,862.00 from the 1949 General Fund, Proceeds of Notes - Street Maintenance Fund to pay the debt created by this Ordinance; and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.
3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.
4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.
5. Accepting the attached bid proposal and making contract with the Jess McNeel Machinery Corp. 922 Austin Street, San Antonio, Texas to furnish the City of San Antonio Street Department with two heavy duty tandem driven graders and appropriating the sum of \$21,862.00 out of the 1949 General Fund - Proceeds of Notes - Street Maintenance in payment of same.

PASSED AND APPROVED this 15th day of December, A. D. 1949.

ATTEST;

J. Frank Gallagher
City Clerk

A. C. White

M A Y O R

* * *

APPRO. NO. 940

AN ORDINANCE 11,085

APPROPRIATING \$284.18 OUT OF THE ARMS EQUIPMENT
SALES FUND TO PAY THE LAKE ERIE CHEMICAL COMPANY
FOR TWENTY-FOUR TEAR GAS SHELLS AND TWO GAS MASKS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$284.18, be and the same is hereby appropriated out of the Arms Equipment Sales Fund to pay for 24 Tear Gas Shells and Two Gas Masks, payable to The Lake Erie Chemical Company, as per approved purchase orders on file in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:

J. Frank Gallagher
City Clerk

A. C. White

M A Y O R

* * *

APPRO. NO. 941

AN ORDINANCE 11,086

ACCEPTING PROPOSAL, CREATING CONTRACT AND MAKING
AN APPROPRIATION FOR EQUIPMENT, MATERIALS AND
SUPPLIES WITH TOWERY EQUIPMENT COMPANY, 1423
N. COLORADO STREET, SAN ANTONIO, TEXAS.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Towery Equipment Company, 1423 N. Colorado Street, San Antonio, Texas.
2. An Appropriation is made hereby in the amount of \$235.00 from the 1949 General Fund, Fire Department Fund to pay the debt created by this Ordinance; and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the

Ordinance of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by Ordinance.

5. Accepting the attached bid proposal and making contract with the Towery Equipment Company, 1423 N. Colorado Street, San Antonio, Texas to furnish the City of San Antonio Fire Department with one Rotary Gear Type Pump and appropriating the sum of \$235.00 out of the 1949 General Fund, Fire Department in payment of same.

PASSED AND APPROVED this 15th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 942

AN OR DINANCE 11,087

APPROPRIATING \$12.32 OUT OF THE PARK REVENUE
BOND - 1945 FUND, PAYABLE TO THE COMMERCIAL
RECORDER FOR ADVERTISING.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$12.32, be and the same is hereby appropriated out of the Park Revenue Bond - 1945 Fund, payable to Commercial Recorder for advertising for Willow Springs Golf Course Club House improvements, as per approved Purchase Order on file in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 943

AN ORDINANCE 11,088

APPROPRIATING \$11.91 OUT OF THE AIRPORT
ADMINISTRATION B-45 FUNDS TO PAY VARIOUS
MERCHANTS FOR SUPPLIES AND MISCELLANEOUS
MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of 11.91, be and the same is hereby appropriated out of the Airport Administration B-45 Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below.

R. H. Holland Company	\$ 1. 90
Scrivener Lumber Company	10. 01
	<u>\$ 11. 91</u>

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 944

AN ORDINANCE 11,089

APPROPRIATING \$123.43 OUT OF THE COMMERCE BUILDING
FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND
MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that

the sum of \$123.43, be and the same is hereby appropriated out of the Commerce Building Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved

purchase orders on file in the City Auditor's Office as shown below.

Alamo Janitor Supply Co.	\$22.35
Pittsburgh Plate Glass Company	2.08
Sylvan G. Ungerleider Company	99.00
	\$ 123.43

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 945

AN ORDINANCE 11,090

APPROPRIATING \$63.05 OUT OF THE RODENT CONTROL TRUST ACCOUNT PAYABLE TO THOMPSON-HAYWARD CHEMICAL CO. FOR CHEMICALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,
the sum of \$63.05 be and the same is hereby appropriated out of the Rodent Control Trust Account, payable to Thompson-Hayward Chemical Co. for Chemicals as per approved purchase order on file in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST;
J. Frank Gallagher
City Clerk.

A. C. White
MAYOR

* * *

APPRO. NO. 946

AN ORDINANCE 11,091

APPROPRIATING \$82.55 OUT OF THE PARK REVENUE BOND-1945 FUND TO PAY CITY PUBLIC SERVICE BOARD FOR ELECTRICITY AND POWER FOR THE MONTH OF OCTOBER, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,
the sum of \$82.55, be and the same is hereby appropriated out of the Park Revenue Bond - 1945 Fund to pay City Public Service Board for Electricity and Power for the month of October at the Willow Springs Golf Course as per approved statement in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 947

AN ORDINANCE 11,092

APPROPRIATING \$160.25 OUT OF THE COMMERCE BUILDING FUND TO PAY CITY PUBLIC SERVICE BOARD FOR LIGHT AND POWER FOR THE MONTH OF NOVEMBER, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,
the sum of \$160.25, be and the same is hereby appropriated out of the Commerce Building Fund to pay City Public Service Board for Light and Power for November, 1949 at 129 W. Commerce Street, as per approved statement in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 948

AN ORDINANCE 11,093

APPROPRIATING \$101.03 OUT OF THE AIRPORT ADMINISTRATION B-45 FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$101.03, be and the same is hereby appropriated out of the Airport Administration B-45 Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

L. B. Palmer & Sons	\$ 96.00
San Antonio Machine & Supply Co.	<u>5.03</u>
	\$101.03

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

APPRO. NO. 949

AN ORDINANCE 11,094

APPROPRIATING \$11.80 OUT OF THE PARK REVENUE BOND, 1945 FUND, PAYABLE TO SOUTHWESTERN BELL TELEPHONE CO., FOR DIRECTORY ADVERTISING.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$11.80, be and the same is hereby appropriated out of the Park Revenue Bond, 1945 Fund, payable to Southwestern Bell Telephone Co., for Directory Advertising Willow Springs Golf Course for the month of December as per approved Purchase Order on file in the City Auditor's Office.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

APPRO. NO. 950

AN ORDINANCE 11,095

AMENDING AN ORDINANCE ADOPTING A BUDGET FOR THE EXPENDITURES OUT OF THE 1949 GENERAL FUND OF THE CITY OF SAN ANTONIO FOR THE FISCAL YEAR 1949-50.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The budget for the Department of Public Affairs in General, Health Department, is increased \$20,000.00 to a total of \$340,000.00
2. BE IT FURTHER ORDAINED that the sum of \$20,000.00 be and the same is hereby appropriated out of the 1949 General Fund, and added to the operating expenses of the Health Department of the City of San Antonio for the fiscal year ending May 31, 1950, as set out in the attached budget statement.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

AN ORDINANCE 11,096

GRANTING THE PETITION OF LOS ANGELES HEIGHTS ASSEMBLY OF GOD CHURCH OF EXEMPTION FROM CITY TAXES ON LOTS 9,10 & East 1/2 of 8, N.C.B. 7101, IN THE CITY OF SAN ANTONIO, BEXAR COUNTY, TEXAS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The property known as the Los Angeles Heights Assembly of God Church, and being Lots 9,10 and East 1/2 of Lot 8, N.C.B. 7101, in the City of San Antonio, Bexar

County, Texas, be and is hereby declared to be of an exempt character and not subject to ad valorem taxation; and it further appearing that the tax rolls of the City of San Antonio show taxes assessed against said property for the fiscal years 1944 through 1948, at which time said property was of an exempt character and not subject to taxation, said assessments are found to be void and should be stricken from the rolls. Furthermore, tax exemption from City Taxes is hereby granted, and said property is hereby exempted from taxation for the fiscal year 1949, and fiscal years subsequent thereto, said exemption to be effective from year to year so long as said property continues, to qualify for exemption.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

AN ORDINANCE 11,097

GRANTING THE PETITION OF HARLANDALE PRESBYTERIAN CHURCH FOR EXEMPTION FROM CITY TAXES ON LOTS 1,2 & 3, N.C.B. 774, IN THE CITY OF SAN ANTONIO, BEXAR COUNTY, TEXAS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. That the property known as the Harlandale Presbyterian Church, and being Lots 1,2 and 3, N.C.B. 774, in the City of San Antonio, Bexar County, Texas, be and is hereby declared to be of an exempt character and not subject to ad valorem taxation; and it further appearing that the tax rolls of the City of San Antonio show taxes assessed against said property for the fiscal years 1947 and 1948, at which time said property was of an exempt character and not subject to taxation, said assessments are found to be void and should be stricken from the rolls. Furthermore, tax exemption from City taxes is hereby granted, and said property is hereby exempted from taxation for the fiscal year 1949, and fiscal years subsequent thereto, said exemption to be effective from year to year so long as said property continues to qualify for exemption.

PASSED AND APPROVED on the 15th day of December, 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

AN ORDINANCE 11,098

GRANTING THE PETITION OF LOVERA BOULEVARD BAPTIST CHURCH FOR EXEMPTION FROM CITY TAXES ON LOTS 35, 36, 37, & 38, BLK. 6, N.C.B. 7257, IN THE CITY OF SAN ANTONIO, BEXAR COUNTY, TEXAS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The property known as the Lovera Boulevard Baptist Church, and being lots 35, 36, 37 & 38, Block 6, N.C.B. 7257, in the City of San Antonio, Bexar County, Texas, be and is hereby declared to be of an exempt character and not subject to ad valorem taxation; and it further appearing that the tax rolls of the City of San Antonio show taxes assessed against said property for the fiscal years 1947 and 1948, at which time said property was of an exempt character and not subject to taxation, said assessments are found to be void and should be stricken from the rolls. Furthermore, tax exemption from City taxes is hereby granted, and said property is hereby exempted from taxation for the fiscal year 1949, and fiscal years subsequent thereto, said exemption to be effective from year to year so long as said property continues to qualify for exemption.

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,099

ACCEPTING TEMPORARY EASEMENT FROM HENRY
L. RICHTER IN CONNECTION WITH STREET WIDE-
NING AND EXTENSION ACROSS LOTS 8,10 AND 11,
IN NEW CITY BLOCK 920

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the easement of Henry L. Richter, dated the 14th day of December, A. D. 1949, across Lots 8,10 and 11, in New City Block 920, in connection with widening and extension of South Alamo Street, and purposes incidental thereto, is accepted hereby.

PASSED AND APPROVED on the 15th day of December 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

AN ORDINANCE 11,100

MAKING DEED TO SAN ANTONIO GARMENT WORKERS,
HEALTH AND WELFARE CLINIC, A PRIVATE BENE-
VOLENT CORPORATION.

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

1. That this ordinance makes and manifests the deed of the City of San Antonio, which shall be executed by the Mayor of the City of San Antonio, in words and figures as follows:

2. That the City of San Antonio, a municipal corporation of the County of Bexar and State of Texas, for and in consideration of \$1.00, and the further consideration that the property will be used only for Hospital and Clinic purposes and that such Hospital and Clinic shall be operated without profit for the benefit of the members of the Garment Workers' Union and their dependents:

3. Has granted, sold and conveyed, and by these presents does grant, sell and convey unto the San Antonio Garment Workers Health and Welfare Clinic, a private benevolent corporation, all that certain tract or parcel of land, situated within the corporate limits of the City of San Antonio, Bexar County, Texas, out of the north-east corner of Lot A-1, New City Block 2235, more particularly described:

4. Beginning at the southwest corner of West Martin and North Brazos Street, thence in a southerly direction along the west line of Brazos Street 183.7 feet to the southeast corner of this tract; thence with an angle to the right of 90 degrees 5' a distance of 85 feet to a point; thence with an angle to the right of 45 degrees, a distance of 70.7 feet to a point; thence with an angle to the right of 45 degrees, a distance of 133.7 feet to a point in the south line of West Martin Street for the northwest corner of the tract; thence with an angle to the right of 90 degrees 5' along the south line of West Martin, a distance of 135 feet to the point of beginning; containing 23,550 square feet, more or less.

5. Provided, however, that the grantee shall, on or about the 15th day of January, 1950, begin the construction of a building, or buildings, upon said premises for the use of said Hospital and Clinic, and in the event that the proposed buildings are not completed within one year from said January 15, 1950, title to said property shall revert to the grantor and this conveyance shall be of no further force or effect; and, provided further, that the property herein conveyed shall never be transferred to a third person or converted to any other use than the Hospital and Clinic, and provided that in the event of any change in ownership or usage of said property, the same shall revert to the City of San Antonio, and this conveyance shall be of no further force or effect.

6. To have and to hold the said premises, together with all and singular the rights, privileges and appurtenances thereto in any manner belonging, unto the said San Antonio Garment Workers Health and Welfare Clinic, its successors and assigns, forever; so that neither the City of San Antonio nor its successors nor assigns nor any person claiming under them, shall at any time hereafter have claim or demand any right or title in and to the aforesaid realty, or any part thereof, by, through or under the City of San Antonio.

7. IN TESTIMONY WHEREOF, the City of San Antonio, a municipal corporation, acting by its Mayor, Authorized hereby, does sign, execute and deliver this instrument and affix the corporate seal of the City hereto, attested by its City Clerk.

8. The foregoing instrument in writing constitutes the entire consideration for the conveyance of said property, there being no other written nor parole agreement with any officer or employee of the City, it being understood that the Charter of The City of San Antonio requires all contracts of the City to be in writing, and adopted by ordinance.

9. PASSED, APPROVED AND SIGNED, this 15th day of December, A. D. 1949.

CITY OF SAN ANTONIO

By

A. C. White,
M A Y O R

ATTEST:

J. Frank Gallagher,
City Clerk

AN ORDINANCE 11,101

ACCEPTING EASEMENT FROM LA NELLE NATAFALUSY,
A SINGLE WOMAN, FOR PUBLIC DRAIN ACROSS A PAR-
CEL OF LAND OUT OF LOT 8, IN NEW CITY BLOCK
2042

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, THAT,

the easement of La Nelle Natafalusy, a single woman, dated the 12th day of December, A. D. 1949, for a public drain and proposes incidental thereto, across a parcel of land out of Lot 8, in New City Block 2042, is accepted hereby.

PASSED AND APPROVED on the 15th day of December, 1949.

Attest;
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

* * *

AN ORDINANCE 11,102

MAKING DEED TO CHARLES J. DAILEY.

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

1. That this ordinance makes and manifests the deed of the City of San Antonio, which shall be executed by the Mayor of the City of San Antonio, in words and figures as follows:

2. That the City of San Antonio, a municipal corporation fo the County of Bexar and State of Texas, for and in consideration of Fifteen Hundred (\$1500.00) Dollars cash in hand paid by Charles J. Dailey, receipt of which is acknowledged hereby;

3. Has granted, sold and conveyed, and by these presents does grant, sell and convey unto Charles J. Dailey, of Bexar County, Texas, the following described property situated within the corporate limits of the City of San Antonio, Bexar County, Texas to-wit:

4. Lot A. New City Block 8333.

5. To have and to hold the said premises, together with all and singular the rights, privileges and appurtenances thereto in any manner belonging, unto the said Charles J. Dailey, his heirs and assigns, forever; so that neither the City of San Antonio nor its successors nor assigns nor any person claiming under them, shall at any time have, claim or demand any right or title in and to the aforesaid realty, or any part thereof, by, through or under the City of San Antonio.

6. IN TESTIMONY WHEREOF, the City of San Antonio, a municipal corporation, acting by its Mayor, authorized hereby, does sign, execute and deliver this instrument and affix the corporate seal of the City hereto, attested by its City Clerk.

7. PASSED, APPROVED AND SIGNED, this 15th day of December, A. D. 1949.

CITY OF SAN ANTONIO

By A. C. Mayor,

M A Y O R

ATTEST:
J. Frank Gallagher,
City Clerk

* * *

AN ORDINANCE 11,103

TO USE THE CITY SANITARY SEWERS BY A CONN-
ECTION OUTSIDE OF THE CITY LIMITS ON THE
PETITION OF Mr. H. H. Pickard.

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

1. That the petition of Mr. H. H. Pickard, for a license to use the sanitary sewerage system of the City of San Antonio is granted hereby, subject to the following precedent conditions.

2. That the permit hereby granted is temporary and the City reserves the right to revoke same at any time, with or without notice.

3. The house plumbing and the connection with the City sewer shall be made and maintained at the cost and risk of the Licensee, in conformity with the ordinances of the City of San Antonio.

4. That this permit is intended to cover only the sewerage from the property of the Licensee, as same is now situated on said premises at Number 147 Ivy Lane Street, Lot 13' of 17 & 63! 7" of 18 Block 27 County Block 5742 Terrell Hills and no other person shall be permitted to use the said City Sanitary sewers through the connection hereby made.

5. That the future owner of the above property shall comply with all the provisions hereof, and the conditions are covenants running with the land.

6. That the use of said sewer connection shall be subject to the regulation of the City, and no use shall be made which might in any way impair the City sewer system or cause same to be obstructed or damaged in any manner whatsoever, in the opinion of the City Sewer Engineer whose judgment shall be conclusive.

7. That in consideration of the permit hereby granted and the service to be rendered, the said licensee agrees to pay the City of San Antonio at the office of the License and Dues Collector, in San Antonio, Bexar County, as a rental charge, the schedule of fees fixed, and to fixed by the ordinance of the City of San Antonio, said rental commencing on the date of connection made with the City sanitary sewers; but in the event the permit hereby granted is cancelled for any reason, the par rata amount of said rental shall be returned, less any expense incurred by the City in the premises. The City of San Antonio is given a lien on the real estate described herein to secure the payment of the sewer rental, and the City shall have the right to shut off the City water supply to the premises described herein if the Licensee fails to stop the discharge of sewerage into the City Sewerage system when the City terminates this permit.

8. That the Inspectors of the City shall have free access to the Licensee's premises and all buildings situated thereon during the continuance of this permit and while said premises are connected with said City Sanitary Sewers, for the purpose of inspecting the condition of the plumbing and the use of said sewers.

9. The City of San Antonio shall never be liable to the Licensee for pecuniary damage for failure to take and treat the sewerage of the Licensee, and said right of action is waived as a part of the Consideration of this permit.

PASSED AND APPROVED this 15th., day of December, A. D. 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

The foregoing permit and the conditions are accepted.

H. H. Pickard.

Mrs. H. H. Pickard
Petitioner and Licensee.

* * *

AN ORDINANCE 11,104

MAKING BILL OF SALE TO EDGEWOOD SCHOOL
DISTRICT NO. 41, BEXAR COUNTY, TEXAS,
FOR CERTAIN BUILDINGS LOCATED AT STINSON
FIELD, TEXAS.

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

1. That this ordinance makes and manifests a Bill of sale from the City of San Antonio, municipal corporation, to Edgewood School District No. 41, Bexar County, Texas, as follows:

2. That the City of San Antonio, a municipal corporation, situated in the County of Bexar and State of Texas, acting herein by and through A. C. White, Mayor, who is duly authorized by this ordinance, for and in consideration of \$1.00 cash and other considerations;

3. Has bargained, sold and delivered, and does by these presents bargain, sell and deliver unto the said Edgewood School District No. 41, Bexar County, Texas, the following described property, as is, to-wit:

4. The following numbered buildings located at Stinson Field, for use in developing athletic field facilities for the Edgewood High School, as follows:

Buildings Nos.	464	530	491	508	486
	529	462	534	461	511
	484	504			

5. It is agreed between the grantor and the grantee that the City of San Antonio retains, for the use of its Recreation Department program, the right to use the facilities of the Athletic field and stadium in accordance with such schedule as may be agreed upon between such Recreation Department of the City and the authorities of said School.

6. It is further agreed and understood that the grantee will remove said buildings from their present locations and will leave the building sites in an orderly clean condition except for the concrete slab floors and foundations.

7. PASSED, APPROVED AND EXECUTED this 15th day of December, A. D. 1949.

CITY OF SAN ANTONIO,

ATTEST:
J. Frank Gallagher,
City Clerk

By. A. C. White
M A Y O R

AN ORDINANCE 11,105

ACCEPTING PROPOSAL, CREATING CONTRACT AND MAKING AN APPROPRIATION FOR EQUIPMENT, MATERIALS AND SUPPLIES WITH MAGNOLIA PETROLEUM COMPANY, P.O. BOX 900 DALLAS 1, Texas.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Magnolia Petroleum Company, P.O. Box 900 Dallas 1, Texas.

2. See Section 5 below Fund to pay the debt created by this Ordinance; and the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understand that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.

5. Accepting the attached proposal of Magnolia Petroleum Company to furnish the City of San Antonio Municipal Airport with the requirements of aviation gasoline for a period beginning on date of acceptance and terminating May 31, 1950, at the following prices:

Price per gallon

Mobilgas Aircraft, Grade 80	\$0.2036	per gallon delivered including State Tax.
" " " 91	0.2086	" " " " " "
" " " 100	0.2236	" " " " " "

Federal Gasoline Tax excluded.

PASSED AND APPROVED this 15th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

* * *

COMM. KNIGHT:

AN ORDINANCE 11,105-A - See page 642.

APPRO. NO. 951

AN ORDINANCE 11,106

APPROPRIATING \$896.50 OUT OF THE STREET & BRIDGE C-45 FUND TO PAY PER DIEM PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$896.50 be and the same is hereby appropriated out of the Street & Bridge C-45 Fund to pay per diem payroll for period ending December 15, 1949, in the amount of \$896.50

PASSED AND APPROVED on the 17th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

* * *

APPRO. NO. 952

AN ORDINANCE 11,107

APPROPRIATING \$909.36 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND TO PAY PER DIEM PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$909.36 be and the same is hereby appropriated out of the Sanitary Sewer Plant & System A-47 Fund to pay per diem payroll for period ending December 15, 1949, in the amount of.....\$909.36

PASSED AND APPROVED on the 17th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

* * *

MAYOR WHITE.

APPRO. NO. 953

AN ORDINANCE 11,108

APPROPRIATING \$905.00 OUT OF THE PARK REVENUE BOND 1945 FUND TO PAY PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$905.00 be and the same is hereby appropriated out of the Park Revenue Bond 1945 Fund to pay payroll for Willow Springs Golf Course for period ending December 15, 1949, in the amount of\$ 905.00

PASSED AND APPROVED on the 17th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

AN ORDINANCE 11,109

MAKING A CONTRACT BETWEEN THE CITY OF SAN ANTONIO AND THE HOUSING AUTHORITY OF THE CITY OF SAN ANTONIO, TEXAS IN THE NATURE OF A COOPERATION AGREEMENT PROVIDING FOR TAX EXEMPTION PURSUANT TO STATE LAW, PAYMENTS IN LIEU OF TAXED, EQUIVALENT ELIMINATION OF SUBSTANDARD HOUSING SUBSTANTIALLY EQUAL TO THE NUMBER OF NEW STANDARD PUBLIC HOUSING UNITS, AND GENERAL COOPERATION BY THE CITY IN THE PLANNING AND CONSTRUCTING STAGES OF THE PUBLIC HOUSING PROGRAM, AND RELATED MATTERS.

*Amended 2-10-55
Ord # 20957
Ord Bk aa Pg 558
Amended 3-31-55
Ord # 21084
Ord Bk BB Page 45
Repealed 3-31-55*

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

1. This Ordinance creates and manifests the contract entered into by and between the City of San Antonio, whose Mayor is hereby authorized to execute the same and whose City Clerk is directed to attest the same, on behalf of the City of San Antonio and the Housing Authority of the City of San Antonio, whose name is subscribed hereto in acceptance and ratification hereof and made a part hereof for all purposes, that is to say:

This Agreement entered into this 17th day of December, 1949, by and between Housing Authority of the City of San Antonio, Texas, (herein called the "Local Authority") and the City of San Antonio (Herein called "City"), witnesseth:

WHEREAS, the Local Authority has received from the Public Housing Administration (herein called the "PHA") a Program Reservation for 2,600 units of low-rent housing to be developed and located within the corporate limits of the City; and being designated as Program Reservation No. TEX-6-A, dated November 18, 1949; and

WHEREAS, The local Authority proposes to enter into one or more contracts with the PHA for loans and annual contributions in connection with the development and administration of such low-rent housing, all pursuant to the United States Housing Act of 1937 as amended (herein called the "Act"); and

WHEREAS, The City is desirous of assisting and cooperating with the Local Authority in such undertakings and of complying with the provisions of Section 10(a) 10 (b) and 15 (7) of the Act, as well as all other applicable provisions thereof:

NOW THEREFORE, in consideration of the mutual covenants hereinafter set forth, the Local Authority and the City do agree:

1. Whenever used in this agreement:

(a) The term "Project" shall mean any low-rent housing hereafter developed as one operation by the Local Authority with financial assistance of the PHA and included within and limited to Program Reservation No. TEX-6-A issued by the PHA to the Local Authority on November 18, 1949, covering an aggregate of 2,600 units of low-rent housing. A Project will generally be located on a single site but may be on scattered sites.

(b) The term "Taxing Body" shall mean the State or any political subdivision or taxing unit thereof including the City in which a Project is situated and which would have authority to assess or levy real or personal property taxes or to certify such taxes to a taxing body or public officer to be levied for its use and benefit with respect to a Project if it were not exempt from taxation.

(c) The term "Shelter Rent" shall mean the total of all charges to all tenants of a Project for dwelling rents and nondwelling rents (excluding all other income of such Project), less the cost to the Local Authority of all dwelling and non-dwelling utilities.

(d) The term "Slum" means any area where dwellings predominate which, by reason of dilapidation, overcrowding, faulty arrangement or design, lack of ventilation, light or sanitation facilities, or any combination of these factors, are detrimental to safety, health to safety, health or morals.

2. The Local Authority shall endeavor to secure a contract or contracts with the PHA for loans and annual contributions, and undertake to develop and administer one or more Projects.

3. Under the constitution and statutes of the State of Texas, all Projects are exempt from all real and personal property taxes and special assessments levied or imposed by any Taxing Body; and, with respect to any Project, so long as either (a) such Project is used for low-rent housing purposes, or (b) any contract between the Local Authority and the PHA for loans or annual contributions, or both, in connection with such Project shall remain in force and effect, or (c) any bonds issued in connection with such Project shall remain outstanding, whichever period is the longest, the City agrees that it will not levy or impose any real or personal property taxes or special assessments upon such Project or upon the Local Authority with respect thereto. During such period, the Local Authority shall make annual payments (herein called "Payments in Lieu of Taxes") in lieu of such taxes and special assessments and in payment for public services and facilities furnished for or with respect to such Project. Each such annual Payment in Lieu of Taxes shall be made at the time when real property taxes on such Project would be paid if it were subject to taxation, and shall be in an amount equal to ten per cent (10%) of the aggregate Shelter Rent charged by the Local Authority in respect to such Project during the tax year for which such payment is made; provided, however, that upon failure of the Local Authority to make any such Payment in Lieu of Taxes, no lien against any Project or assets of the Local Authority shall attach, but agrees to make request of PHA for additional subsidy payment therefor.

The Local Authority shall distribute the Payments in Lieu of Taxes among the Taxing Bodies in the proportion which the real property taxes which would have been paid to each Taxing Body for such year if the Project were not exempt for taxation bears to the total real property taxes which would have been paid to all of the Taxing Bodies for such year if the Project were not exempt from taxation; provided, however, that no payment for any year shall be made to any Taxing Body (including the City) in excess of the amount of the taxes on the real property, as improved within the contemplation of this contract which would have been paid to such Taxing Body for such year if the Project were not exempt from taxation.

4. The City agrees that, subsequent to the date of initiation (as defined in the Act) of each Project and within five years after the completion thereof, or such further period as may be approved by the PHA, and in addition to the number of unsafe or insanitary dwelling units which the City is obligated to eliminate as a part of the low-rent housing projects heretofore undertaken by the Local Authority and identified as Project Nos. TEX-6-1-1A, TEX 6-3, TEX 6-4 and TEX 6-5, there has been or will be elimination (as approved by the PHA) by demolition, condemnation, effective closing, or compulsory repair or improvement, of unsafe or insanitary dwelling units situated in the corporate limits of the City substantially equal in number to the number of newly constructed dwelling units provided by such Project: provided, that, where more than one family is living in an unsafe or insanitary dwelling unit, the elimination of such unit shall count as the elimination of units equal to the number of families accommodated therein; and provided, further, that this paragraph 4 shall not apply in the case of (a) any Project developed on the site of a Slum cleared subsequent to July 15, 1949, and that the dwelling units eliminated by the clearance of the site of such Project shall not be counted as elimination for any other Project or any other low-rent housing project, or (b) any Project located in a rural non-farm area.

5. During the period commencing with the date of the acquisition of any part of the site or sites of any Project and continuing as long as either (a) such Project is used for low-rent housing purposes, or (b) any contract between the Local Authority and the PHA for loans or annual contributions, or both, with respect to such Project shall remain in force and effect, or (c) any bonds issued in connection with such Project shall remain outstanding, whichever period is the longest, the City, without cost or charge to the Local Authority or the tenants of such Project (other than the Payments in lieu of Taxes) shall as long as the Local Authority shall not be in default in any of the payments in lieu of taxes herein provided.

- (a) Furnish or cause to be furnished to the Local Authority and the tenants of Project (i) the public services and facilities which are at the date hereof being furnished without cost or charge to other dwellings and inhabitants in the City, including but not limited to: educational, fire, police and health protection and services; maintenance and repair of public streets, roads, alleys, sidewalks, sewer and water systems; garbage & trash collection and disposal; street lighting on public streets and roads within such Project and on the boundaries thereof; and adequate sewer services for such Project; and (ii) also such additional public services and facilities as may from time to time hereafter be furnished without cost or charge to other dwellings and inhabitants in the City;
- (b) vacate such streets, roads, and alleys within the area of such Project as may be necessary in the development thereof, and convey without charge to the Local Authority such interest as the City may have in such vacated areas; and, insofar as it is lawfully able to do so without cost or expense to the Local Authority and/or to the City, cause to be removed from such vacated areas, insofar as it may be necessary, all public or private utility lines and equipment;
- (c) Insofar as the City may lawfully do so, grant such waiver of the building code of the City as in its judgment are reasonable and necessary to promote economy and efficiency in the development and administration of such Project; and make such changes in any zoning of the site and surrounding territory of such Project as in its judgment are reasonable and necessary for the development and protection thereof;
- (d) accept grants of easements necessary for the development of such Project; and
- (e) cooperate with the Local Authority by such other lawful action or ways as the City and the Local Authority may agree are necessary in connection with the development and administration of such Project.

6. In respect to any Project the City further agrees that within a reasonable time after receipt of a written request therefor from the Local Authority:

- (a) it will accept the dedication of all interior streets, roads, alleys, and adjacent sidewalks within the area of such Project after the Local Authority, as it's own expense has completed the grading, improvement, and paving thereof in accordance with specifications acceptable to the City; and
- (b) it will accept necessary dedications of land for, and will grade, improve, pave, and provide sidewalks for, all streets bounding such Project or necessary to provide adequate access thereto (in consideration whereof the Local Authority shall pay to the City such amount as would be assessed against the Project site for such work if it were privately owned); and
- (c) it will provide, or cause to be provided, water mains, and storm and sanitary sewer mains, leading to such Project and serving the abounding streets thereof (in consideration whereof the Local Authority shall pay to the City such amount, as would be assessed against the Project site if it were privately owned).

7. If the City shall, within a reasonable time after written notice from the Authority, fail or refuse to furnish or cause to be furnished any of the services or facilities which it is obligated hereunder to furnish or cause to be furnished to the Local Authority or to any Project, then the Local Authority may proceed to obtain such services or facilities elsewhere, and deduct the cost therefor from any Payments in Lieu of Taxes due or to become due to the City under this contract.

8. No Cooperation Agreement heretofore entered into between the City and the Local Authority shall be construed to apply to any Project covered by this Agreement.

9. So long as any contract between the Local Authority and the PHA for loans (including preliminary loans) or annual contributions, or both, with respect to any Project shall remain in force and effect, or so long as any bonds issued in connection with such Project shall remain outstanding, this Agreement shall not be abrogated, Changed, or modified without the consent of the PHA. The privileges and obligations of the City hereunder shall remain in full force and effect with respect to each Project so long as the beneficial title to such Project is held by the Local Authority or some other public body or governmental agency, including the PHA, authorized by law to engage in the development or administration of low-rent housing projects. If at any time the beneficial title to, or possession of, any Project is held by such other public body or governmental agency, including the PHA, the provisions hereof shall inure to the benefit of and may be enforced by, such other public body or governmental agency, including the PHA/

10. In further consideration of the obligations herein assumed by the City, the Local Authority agrees and binds itself to deny employment with the Housing Authority of any person whose affidavit discloses that he is a member of a political party which advocates the overthrow of U.S. Government by force. Affidavits shall be furnished each year to the Local Housing Authority by each employee as to whether or not he is a member of a political party, which advocates overthrow of the U.S. Government by force, and if such affidavits reveal that any of such employees is a member of such a party he shall be forthwith discharged.

IN WITNESS WHEREOF the City and the Local Authority have respectively caused this Agreement to be duly executed as of the day and year first above written.

ATTEST:
J. Frank Gallagher,
City Clerk

CITY OF SAN ANTONIO

BY A. C. White

M A Y O R

HOUSING AUTHORITY OF THE CITY
OF SAN ANTONIO, TEXAS.

BY _____
Chairman

ATTEST:

Secretary

11. PASSED AND APPROVED THIS 17th day of December, A. D., 1949

ATTEST:
J. Frank Gallagher,
City Clerk.

A. C. White
M A Y O R

Omitted from page #305
by error

AN ORDINANCE 10,999-A

ACCEPTING THE DEED OF THE FIDELITY DEFENSE
HOUSING COMPANY FOR CHANGE OF LOCATION OF
BESSIE MAE DRIVE.

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

1. That the City of San Antonio accepts the deed of the Fidelity Defense Housing Company, dated the 1st day of December, 1949, attached hereto and made a part hereof for all intents and purposes, for a tract of land in City Blocks 9036 and 9037 for use as a public street in the City of San Antonio and called Bessie Mae Drive.
2. The Fidelity Defense Housing Company agrees to pave and to curb the property conveyed herein according to plans and specifications prepared by the City Engineer of the City of San Antonio.
3. Part of the consideration for this conveyance is a deed by the City of San Antonio to the Fidelity Defense Housing Company for the part of Bessie Mae Drive abandoned and for two park plots in City Block 9038 to be abandoned as parks by the City of San Antonio.
4. The parties hereto release any liens which might result from the exchange of real estate.
5. The City Engineer and the City Assessor shall change their plats and records according to this deed.
6. PASSED AND APPROVED this 1st day of December, A.D. 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

- - -

APPRO. NO. 954

AN ORDINANCE 11,110

APPROPRIATING \$92.90 OUT OF THE UNITED STATES
GOVERNMENT TAX ACCOUNT TO PAY THE COLLECTOR OF
INTERNAL REVENUE, GOVERNMENT TAX ON ADMISSION
FOR THE MONTH OF NOVEMBER, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$92.90, be and the same is hereby appropriated out of the United States Government Tax Account to pay Collector of Internal Revenue, being tax on admissions from November 1st, 1949 to November 30th, 1949, inclusive, as per statement on file in the City Auditor's Office as follows:

PASSED AND APPROVED on the 22nd day of December 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 955

AN ORDINANCE 11,111

APPROPRIATING \$359.00 OUT OF THE 1949 GENERAL
FUND, CITY HALL BUILDING, PAYABLE TO MR. ED. A
JAECKLE, PLUMBING, HEATING, APPLIANCES, LOCATED
AT 700 SOUTH GEVERS STREET, TO INSTALL SINK AND
MAKE PROPER PLUMBING CONNECTIONS.

BE IT ORDAINED BY THE COMMISSIONER OF THE CITY OF SAN ANTONIO, that,

the sum of \$339.00 be and the same is hereby appropriated out of the 1949 General Fund, City Hall Building, payable to Mr. Ed. A. Jaeckle, plumbing, heating, appliances, located at 700 South Gevers Street, to install sink and make proper plumbing connections as follows; Mr. Jaekle to purchase --

1. Sink as per specifications, to be bought from General Hotel Supply Company in the amount of.....\$150.00

(This is the only company that can supply us with this sink that meet the specifications).

Plumbing to connect the sink to waste, and hot and cold piping.
Hot water line connected to heater to be located in basement boiler room. Heater to be vented to boiler breeching.....\$ 200.00
Total-----\$ 359.00

This appropriation represents the purchase and installation. This equipment is badly needed and is an emergency purchase.

PASSED AND APPROVED ON THE 22nd., day of December, 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 956

AN ORDINANCE 11,112

REPEALING PARAGRAPH 2 OF ORDINANCE NO. 10848 ENTITLED "ACCEPTING OFFER OF MRS. MARY PICKARD, A WIDOW, TO CONVEY CERTAIN PROPERTY FOR THE WIDENING OF SOUTH FLORES STREET; AND APPROPRIATING \$37,763.61 IN PAYMENT THEREFOR AND FOR DAMAGES IN CONNECTION THEREWITH". PASSED AND APPROVED THE 17TH DAY OF NOVEMBER, A.D. 1949; AND APPROPRIATING \$37,763.61 OUT OF STREET & BRIDGE C-45 FUND FOR LAND TO BE CONVEYED TO THE CITY OF SAN ANTONIO BY MRS. MARY PICKARD.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. Paragraph 2 of Ordinance No. 10848, entitled "Accepting offer of Mrs. Mary Pickard, a widow, to convey certain property for the widening of South Flores Street; and appropriating \$37,763.61 in payment therefor and for damages in connection therewith", passed and approved on the 7th day of November, A. D. 1949, be and the same is hereby repealed.

2. That the sum of \$37,763.61 be and the same is appropriated hereby out of the Street and Bridge C-45 Fund to Stewart Title Guaranty Company, in payment for land to be conveyed by Mrs. Mary Pickard, a widow, to the City of San Antonio, for street widening and extension, being in New City Block 2566, lying and being situated within the corporate limits of the City of San Antonio, Bexar County, Texas.

PASSED AND APPROVED on the 22nd., day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 957

AN ORDINANCE 11,113

APPROPRIATING \$1,500.00 OUT OF THE STREET & BRIDGE C-45 FUND TO PAY REGULAR SEMI-MONTHLY PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$1,500.00 be and the same is hereby appropriated out of the Street & Bridge C-45 Fund to pay regular semi-monthly payroll for period ending December 31, 1949, in the amount of.....\$ 1,500.00

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 958

AN ORDINANCE 11,114

APPROPRIATING \$2,747.50 OUT OF SANITARY SEWER PLANT & SYSTEM A-47 FUND TO PAY REGULAR SEMI-MONTHLY PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$2,747.50 be and the same is hereby appropriated out of the Sanitary Sewer Plant & System A-47 Fund to pay regular semi-monthly payroll for period ending December 31, 1949, in the amount of.....\$2,747.50

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 959

AN ORDINANCE 11,115

APPROPRIATING \$750.00 OUT OF THE STREET & BRIDGE C-45 FUND, TO PAY P.L. TSCHIRHART, FOR SERVICES RENDERED IN CONNECTION WITH APPRAISING VARIOUS PARCELS OF LAND REQUIRED FOR FUTURE CONSTRUCTION OF THE FIFTH STREET BRIDGE.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$750.00 be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to pay P.L. Tschirhart for services rendered in connection with appraising various parcels of land required for future construction of the Fifth Street Bridge, in accordance with approved statement on file in the City Auditor's office dated December 10, 1949.

PASSED AND APPROVED on the 22nd., day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

APPRO. NO. 960

AN ORDINANCE 11,116

APPROPRIATING \$750.00 OUT OF THE STREET SALES FUND TO ALAMO TITLE CO., IN PAYMENT FOR LAND TO BE CONVEYED BY V. H. JAYCOX, OWNING, OCCUPYING & CLAIMING OTHER PROPERTY AS HIS HOMESTEAD, FOR STREET OPENING & WIDENING PURPOSES.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$750.00, be and the same is appropriated hereby out of the "STREET SALES FUND", to Alamo Title Co., in payment for land to be conveyed by V. H. Jaycox, owning, occupying and claiming other property as his homestead, to the City of San Antonio, for street opening and widening purposes; being Lots 1 and 2, Block 8, in New City Block 6066, lying and being situated within the corporate limits of the City of San Antonio, Bexar County, Texas.

PASSED AND APPROVED on the 22, day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

APPRO. NO. 961

AN ORDINANCE 11,117

APPROPRIATING \$25.00 OUT OF THE CITY OF SAN ANTONIO STREET EXCAVATION TRUST ACCOUNT FOR REFUND.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$25.00 be and the same is hereby appropriated out of the Street Excavation Trust Account for refund, as per City Engineer's of December 21, 1949.

<u>DATE</u>	<u>NAME & ADDRESS</u>	<u>LOCATION</u>	<u>DEPOSIT</u>	<u>REFUND</u>	<u>CITY</u>	<u>RECT.NO.</u>	<u>DEPOSIT</u>
4/16/49	Sam Baughcom- 468 Stonewall	514 Southcross	\$25.00	\$19.00	6.00	1652	\$25.00

REFUND	19.00
CITY OF SAN ANTONIO	6.00
	<u>25.00</u>

PASSED AND APPROVED on the 22nd., day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 962

AN ORDINANCE 11,118

APPROPRIATING \$75.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY J. E. FILBIN & WIFE, ALICE FILBIN, DAMAGES FOR REMOVING OBSTRUCTIONS ON A PERMANENT SEWER EASEMENT NECESSITATED BY THE CONSTRUCTION OF THE WEST SIDE SEWER MAIN.

BE IR ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$75.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay J. E. Filbin and wife, Alice Filbin, damages for removing obstructions on a permanent sewer easement across a tract of land out of the Domingo Bustillos Survey No. 31, in County Block 5718 and the Northeast part of Lot 171, on Baetz Boulevard, between Clamp Avenue and Moursund Avenue; more fully described in the easement, necessitated by the construction of the West Side Sewer Main; supporting documents relating to this transaction being on file in the City Auditor's office.

PASSED AND APPROVED on the 22nd., day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 963

AN ORDINANCE 11,119

APPROPRIATING \$3,866.39 OUT OF THE STREET & BRIDGE C-45 FUND, TO PAY ROLAND SCHMIDT, JOSE TREVINO, ELMO DANIELS, FRANK P. MCELWRATH, JR., J. E. INGRAM EQUIPMENT CO., FRITH & GRAY, JONES & GARRETT, KELLY CONSTRUCTION COMPANY, IN ACCORDANCE WITH CONTRACTS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$3,866.39, be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to pay Roland Schmidt, Jose Trevino, Elmo Daniels, Frank P. McElwrath, Jr., J. E. Ingram Equipment Co., Frith & Gray, Jones & Garrett, and Kelly Construction Company, in accordance with contracts on file in the office of the City Clerk, and as per approved Engineer's estimates on file in the City Auditor's office:

ROLAND SCHMIDT, 1006 W. Pyron Ave., (Furnishing Equipment, with Operators).....	\$ 192.00
JOE TREVINO, 320 San Eduardo Street (Hauling Gravel).....	328.29
ELMO DANIELS, 227 Lyric Drive (Hauling Grave).....	555.60
FRANK P. MCELWRATH, JR., 439 Fresno Street (Furnishing Equipment, with Operators).....	1137.50
J. E. INGRAM EQUIPMENT CO., P.O. Box 2340 (Furnishing Equipment, without Operator).....	325.00
FRITH & GRAY 342, E. Mitchell Street (Furnishing Equipment, with Operators).....	556.00
JONES & GARRETT, 266 Claywell Drive (Furnishing Loader, without Operator).....	336.00
KELLY CONSTRUCTION COMPANY, 2216 Belknap Place, (Furnishing Equipment, with Operator).....	436.00
	<u>\$3,866.39</u>

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 964

AN ORDINANCE 11,120

APPROPRIATING \$731.02. OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY ROLAND SCHMIDT FOR FURNISHING EQUIPMENT, WITH OPERATORS; AND ENGINEERS TESTING LABORATORY, INC., FOR TESTING CONCRETE PIPE, IN ACCORDANCE WITH CONTRACTS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$731.02, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay Roland Schmidt, and Engineers Testing Laboratory, Inc., in accordance with contracts on file in the office of the City Clerk, and as per approved Engineer's estimates on file in the City Auditor's office.

ROLAND SCHMIDT, 1006 W. Pyron Avenue (Furnishing Equipment, with Operators).....	\$ 270.00
ENGINEERS TESTING LABORATORY, INC., 3313 Main Street, Houston Texas (Testing Concrete Pipe).....	461.02
	<u>\$731.02</u>

PASSED AND APPROVED on the 22nd day of December, 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 965

AN ORDINANCE 11,121

APPROPRIATING \$135.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY JOHN HEPTLEY AND WIFE, HARRIETT HEPTLEY DAMAGES FOR REMOVING OBSTRUCTIONS ON A PERMANENT SEWER EASEMENT NECESSITATED BY THE CONSTRUCTION OF THE WEST SIDE SEWER MAIN.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$135.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay John Heptley and wife, Harriett Heptley, damages for removing obstructions on a permanent sewer easement across a tract of land out of the Domingo Bustillos Survey No. 31, in Lot 165, County Block 5718, located West of Moursund Avenue, and approximately 100 feet South of Baetz Boulevard, and more full described in the easement, necessitated by the construction of the West Side Sewer Main; supporting documents relating to this transaction being on file in the City Auditor's office.

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 966

AN ORDINANCE 11,122

APPROPRIATING \$230.96 OUT OF THE ADVERTISING FUND PAYABLE TO MUNICIPAL ADVERTISING COMMISSION FOR EXPENSES INCURRED IN CONNECTION WITH THE MUNICIPAL ADVERTISING COMMISSION FOR THE MONTH OF NOVEMBER, 1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$230.96, be and the same is hereby appropriated out of the Advertising Fund payable to Municipal Advertising Commission for expenses incurred in connection with the Municipal Advertising Commission for the month of November, 1949, as per approved statement on file in the City Auditor's office.

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

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APPRO. NO. 967

AN ORDINANCE 11,123

REPEALING VARIOUS ORDINANCES PASSED ON DECEMBER 15, 1949 ON ACCOUNT OF BEING ISSUED IN DUPLICATE, PAYABLE OUT OF THE 1949 GENERAL FUND, PROCEEDS OF NOTES ACCOUNT.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

an ordinance to repeal the following ordinances: Ordinances numbers 925, 926, 929, 933, 938, 939, and 941, passed December 15, 1949, on account of being issued in duplicate, payable out of the 1949 General Fund, Proceeds of Notes Account.

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

AN ORDINANCE 11,124

ACCEPTING EASEMENT FROM J. E. FILBIN AND WIFE, ALICE FILBIN, FOR PUBLIC DRAIN ACROSS A TRACT OF LAND OUT OF DOMINGO BUSTILLOS SURVEY NO. #L, IN COUNTY BLOCK 5718, IN THE NORTHEAST PART OF LOT 171.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the easement of J. E. Filbin and wife, Alice Filbin, dated the 15th day of December, A. D. 1949, for a public drain and purposes incidental thereto, across a tract of land out of Domingo Bustillos Survey No. 31, in County Block 5718 and the Northeast part of Lot 171, located on Baetz Boulevard, between Clamp Avenue and Moursund Avenue, is accepted hereby.

PASSED AND APPROVED on the 22nd day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,125

ACCEPTING EASEMENT FROM JOHN HEPTLEY AND WIFE, HARRIETT HEPTLEY, FOR PUBLIC DRAIN ACROSS A TRACT OF LAND OUT OF DOMINGO BUSTILLOS SURVEY NO. 31, IN LOT 165, COUNTY BLOC, 5718

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the easement of John Heptley and wife, Harriett Heptley, dated the 15th day of December, A. D. 1949, for a public drain and purposes incidental thereto, across a tract of land out of the Domingo Bustillos Survey No. 31, in Lot 165, County Block 5718, located West of Moursund Avenue, and approximately 100 feet South of Baetz Boulevard, is accepted hereby.

PASSED AND APPROVED on the 22nd day of December, 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,126

REPEALING AN ORDINANCE ENTITLED "AN ORDINANCE PROVIDING FOR THE SUBMISSION AT THE SPECIAL ELECTION TO BE HELD ON THE 24TH DAY OF JANUARY, 1950, AND THE PUBLICATION THEREOF AND AS PROVIDED IN ARTICLES 1165-1166 OF VERNON'S CIVIL STATUTES OF TEXAS OF THE QUESTION 'SHALL A COMMISSION BE CHOSEN TO FRAM A NEW CHARTER'; AND PROVIDING FURTHER FOR A CHARTER COMMISSION AND THAT THE BALLOT OR VOTING MACHINE SHALL CONTAIN THE NAMES OF NOT LESS THAN FIFTEEN NOR MORE THAN ONE MEMBER FOR EACH THREE THOUSAND INHABITANTS OF THE CITY OF SAN ANTONIO TO BE VOTED ON AT SUCH SPECIAL ELECTION FOR SAID CHARTER COMMISSION FROM THE CITY AT LARGE", PASSED AND APPROVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO ON THE 17TH DAY OF NOVEMBER, A.D. 1949.

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

1. That an ordinance entitled "AN ORDINANCE PROVIDING FOR THE SUBMISSION AT THE SPECIAL ELECTION TO BE HELD ON THE 24TH DAY OF JANUARY, 1950, AND THE PUBLICATION THEREOF AND AS PROVIDED IN ARTICLES 1165-1166 OF VERNON'S CIVIL STATUTES OF TEXAS OF THE QUESTION 'SHALL A COMMISSION BE CHOSEN TO FRAME A NEW CHARTER'; AND PROVIDING FURTHER FOR A CHARTER COMMISSION AND THAT THE BALLOT OR VOTING MACHINE SHALL CONTAIN THE NAMES OF NOT LESS THAN FIFTEEN NOR MORE THAN ONE MEMBER FOR EACH THREE THOUSAND INHABITANTS OF THE CITY OF SAN ANTONIO TO BE VOTED ON AT SUCH SPECIAL ELECTION FOR SAID CHARTER COMMISSION FROM THE CITY AT LARGE", passed and approved by the Commissioners of the City of San Antonio on the 17th day of November, A. D. 1949, recorded in Ordinance Book T, being Ordinance No. 10,867, be and the same is repealed hereby.

2. PASSED AND APPROVED this 22nd day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,127

AMENDING THE TRAFFIC ORDINANCE OF THE CITY OF SAN ANTONIO BY ADDING RULE 38-b THERETO, FIXING ONE HOUR PARKING LIMIT ON CERTAIN OTHER STREETS AND PLAZAS.

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

1. That the Traffic Ordinance of the City of San Antonio, dated December 8, 1921, as amended, be and the same is amended hereby by adding Rule 38-b thereto, as follows:

2. "Rule 38-b. When signs are erected in each block giving notice thereof, no person shall park a vehicle for longer than one hour at any time between the hours of 7:00 o'clock A.M. and 6:00 o'clock P.M. of any day except Sundays and public holidays, on certain streets as listed herein, or on streets within the district bounded as described herein, within the City of San Antonio; except that at locations within this district which are covered by parking meters, the time limit shall be shown on the parking meter as provided by the Parking Meter Ordinance of the City of San Antonio:

(1) Beginning at the intersection of East Commerce Street and North Cherry Street;

Thence north on Cherry Street to the intersection of Sherman Street and North Cherry Street;
Thence west on Sherman Street to the intersection of Jones Avenue and Austin Street;
Thence west and northwest on Jones Avenue to the intersection of North St. Mary's Street and Jones Avenue;
Thence north and northwest on North St. Mary's Street to the intersection of Myrtle Street and North St. Mary's Street;
Thence west on Myrtle Street to the intersection of Comal Street and Myrtle Street;
Thence south on Comal Street to the intersection of South Laredo Street and South Comal Street;
Thence northeast on South Laredo Street to the intersection of Cevallos Street and So. Laredo St.;
Thence east and southeast on Cevallos Street to the intersection of Probandt St., & Cevallos St.;
Thence south on Probandt Street to the intersection of Simpson Street and Probandt Street;
Thence east on Simpson Street to the intersection of Roosevelt Avenue and Simpson Street;
Thence north on Roosevelt Avenue to the intersection of Roosevelt Ave., and So. St. Mary's St.;
Thence north on St. Mary's Street to the intersection of South St. Mary's Street and Carolina St.;
Thence east and southeast on Carolina Street to the intersection of South Cherry Street and Carolina Street;
Thence north on South Cherry Street to the intersection of South Cherry Street and East Commerce Street, the place of beginning; it being expressly intended and provided that the said district shall include the streets and parts of streets making up the boundaries thereof, as above defined.

(2) Broadway from Jones Avenue to Hildebrand Avenue; Fredericksburg Road from Comal Street to Hildebrand Avenue;
West Commerce Street from Comal Street to Hildebrand Avenue;
Nogalitos Street from Cevallos Street to Theo Avenue;
South Flores Street from Cevallos Street to Pyron Avenue;
East Commerce Street from Cherry Street to Monumental Street;
East Houston Street from Cherry Street to Pine Street;
East Grayson Street from Pierce Street to New Braunfels Avenue;
Spofford Street from Grayson Street to Carson Street;
Carson Street from Spofford Street to New Braunfels Avenue;
New Braunfels Avenue from Grayson Street to Ribsby Avenue
South Hackberry Street from Indiana Street to Teves Avenue;
Dwight Avenue from Quintana Road to Creighton Avenue;
South Presa Street from Simpson Street to Hot Wells Boulevard.

3. WHEREAS, it is necessary for the public safety in the City of San Antonio in the exercise of its police power for the proper regulation of traffic, the control of public streets and the prevention of the blocking and encumbering of the streets in congested business areas; an urgency is created that this ordinance take immediate effect upon the passage of this ordinance by a vote of four-fifths of the Commissioners, it shall be effective as made and provided by the Charter of the City of San Antonio.

4. PASSED AND APPROVED this 22nd day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

AN ORDINANCE 11,128

APPOINTING AND CONFIRMING T. N. TUCKER AS CITY AUDITOR, AND FIXING SALARY.

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

1. That T. N. Tucker is appointed and confirmed hereby in the position of City Auditor of the City of San Antonio, beginning the first day of January, 1950 to continue from month to month until otherwise ordered.

2. His salary is hereby fixed at Six Hundred Dollars (\$600.00) per month.

3. PASSED AND APPROVED this 22nd day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

AN ORDINANCE 11,129

ORDERING AN ELECTION TO AMEND THE CHARTER
OF THE CITY OF SAN ANTONIO: AND TO ADD
CERTAIN SECTIONS THERETO.

1. WHEREAS, heretofore, to-wit, on the 29th day of November, A. D. 1949, a Resolution of the Commissioners of the City of San Antonio was passed and approved as required by law, declaring the intention of said Commissioners, on petition of certain citizens and on their own motion, to pass an Ordinance submitting to a vote of the qualified voters of said City, certain amendments to, and in lieu of certain Sections of the Charter of the City of San Antonio; all of which is more fully set out in said Resolution, to which reference is made for more particular description of said amendments; and,

2. WHEREAS, said Commissioners of the City of San Antonio caused notices of twenty days of such intention to be given as required by law, by the publication in the "COMMERCIAL RECORDER," a newspaper of general circulation published within the City of San Antonio, said twenty day notice being from the first day said notice was published, and said notice was published in every issue of said newspaper on the following days, to-wit:—November 30, and December 1-2-5-6-7-8-9-12-13, A. D. 1949; NOW, THEREFORE:—

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

3. That an election be had, and the same is ordered to be held, on the 24th day of January, A. D. 1950, in which election the following propositions will be submitted:—

PROPOSITION

APPOINTIVE OFFICERS AND EMPLOYMENTS IN THE MUNICIPAL CIVIL SERVICE.

Section 1. APPLICATION OF THESE MUNICIPAL CIVIL SERVICE PROVISIONS. The Civil Service Provisions of this charter amendment, except as otherwise provided herein, shall apply to all appointive officers and employments in the administrative service of the City, and to all persons in the service of the City, with the following specific exceptions.

- (a) Members of the Governing Body of the City.
- (b) The City Clerk.
- (c) The City Manager, if any, and the assistant City Manager, if any.
- (d) The Heads of Departments and only such first assistants thereto as provided by ordinance.
- (e) The Director of Personnel and such assistants as provided by ordinance.
- (f) The Director of Planning, if any.
- (g) The City Attorney, his assistants and his confidential secretary.
- (h) The Judge or Judges of the Corporation Court.
- (i) Members of Boards, Commissions or Committees.
- (j) The officers and employees of the City who are under the jurisdiction of the Firemen's and Policemen's Civil Service Commission.
- (k) The officers and employees of the Board of Trustees of the Water Works and/or Water System of the City of San Antonio, Texas, while employed under the terms of the indenture and/or trust agreement under which revenue bonds were issued and sold by the said City for the Purchase by the said City of the Water Works and/or Water System.

(l) The officers and employees of the Board of Trustees of the Electric and Gas Systems of the City of San Antonio, Texas, while employed by the said Board under the terms of the indenture and/or trust agreement under which revenue bonds were issued and sold by the said City for the purchase by the said City of the said Electric and Gas systems.

All other appointive officers and employments in the administrative service of the City shall constitute the classified Civil Service of the City.

Section 2. STATUS OF APPOINTIVE OFFICERS AND EMPLOYEES HOLDING POSITIONS WHEN THIS CHARTER AMENDMENT TAKES EFFECT. All appointive officers and employees in the service of the City other than the officers and employees excepted by this charter amendment, whose offices and employments have not been abolished by any amendment to the Charter of the City of San Antonio, Texas; and who have served in their respective offices and employments for six months preceding June 1, 1950, shall be, on and after that date, subject in all respects to the civil service provisions of this charter amendment, continuing in their offices and employments without further preliminary or probationary tests.

Section 3. THE MUNICIPAL CIVIL SERVICE COMMISSION. There is hereby created a Municipal Civil Service Commission of three (3) members, none of whom shall hold any other City office or employment. The members of the Municipal Civil Service Commission shall be appointed by the City Council. Of the first three (3) members of the Municipal Civil Service Commission appointed under the provisions of this charter amendment, one (1) shall be appointed for a term of one (1) year, one (1) shall be appointed for a term of two (2) years and one (1) shall be appointed for a term of three (3) years. Thereafter the members of the Municipal Civil Service Commission shall be appointed for a term of three (3) years, and each member of said Commission shall serve until a successor is appointed, confirmed and qualified.

All members of the Municipal Civil Service Commission shall be qualified electors of the City, and shall not have held any public office within the preceding three (3) years. Vacancies in the membership of the Municipal Civil Service Commission shall be filled in the manner prescribed hereinabove for regular appointments to membership on the said Commission; provided, however, that such appointments shall be only for the unexpired term of the member of the Commission whose withdrawal for any reason from the Commission created such vacancy in the membership of the Commission. Each member of the said Commission shall receive as compensation for his services as a member of the said Commission the sum of twenty (\$20.00) dollars for each regular meeting thereof attended by him or her, provided that the total of such compensation shall not exceed One Thousand and Forty Dollars (\$1,040.00) per annum.

Section 4. POWERS AND DUTIES OF THE MUNICIPAL CIVIL SERVICE COMMISSION. The Municipal Civil Service Commission created by the provisions of this charter amendment shall:

- (1) Advise the governing body and the personnel Director, hereinafter provided for, on problems concerning personnel administration.
- (2) Advise and assist the Personnel Director in fostering the interest of institutions of learning, civil, professional and employee organizations in the improvement of personnel standards in the municipal service.
- (3) Upon its own initiative, or upon request of the appointing officer, or the governing body, make investigations regarding personnel matters, and report in writing its findings and recommendations to the appointing officer or the governing body, as the case may be:
- (4) Hear appeals in case any officer or employee in the classified service is suspended, reduced or removed, and report in writing to the governing body, its findings and recommendations, if any.
- (5) Perform such other duties with reference to personnel administration not inconsistent with this charter amendment or the laws of the State of Texas, as the governing body may require by ordinance.
- (6) Approve or disapprove the personnel rules and amendments thereto as prepared by the Personnel Director.

Section 5. PERSONNEL DIRECTOR. There shall be a Personnel Director, who shall be appointed and removed by the governing body. Said Personnel Director shall have had training and experience in Personnel administration and he shall be paid such compensation as may be set by the governing body.

Section 6. PERSONNEL DIRECTOR, POWERS AND DUTIES. The Personnel Director shall have power and shall be required to:

- (1) Hold competitive examinations for all appointments in the classified service, to determine, as far as possible, the relative qualifications of those considered for entrance to the City service and for promotions in the City service. Wide publicity shall be given through appropriate channels in each case to all announcements of competitive examinations. Upon the basis of such tests the Personnel Director shall establish employment lists of persons eligible for appointment, which shall not be continued in effect for a longer period than one year following the establishment of such lists, unless the Director of Personnel, with the approval of the Municipal Civil Service Commission shall renew such lists for reasons presented in writing to the said Commission; but in no event shall such lists be continued in effect for a longer period than eighteen months.

All tests for entrance into the service of the City shall be the open competitive type; the nature, character, content and manner of conducting which shall be determined by the Director of Personnel, with the approval of the Municipal Civil Service Commission; however, upon the recommendation of the governing body, approved by said Commission, such tests may be non-competitive for positions which require exceptional qualifications of scientific managerial or professional character.

(2) Establish and maintain a roster of all persons in the municipal service in which there shall be set forth, as to each officer and employee:

- (a) The class title of the position held.
- (b) Salary or pay.
- (c) Any changes in class title, pay or status.
- (d) Such other data as may be deemed desirable or useful to produce significant facts pertaining to personnel administration.

(3) Ascertain and keep written records of the duties, responsibilities and authority appertaining to each office and employment in the City Service.

(4) Prepare and recommend to the governing body a classification plan and amendment thereto for the entire service of the City, by said Council, and administer the classification plan approved. The classification plan recommended to the governing body shall include titles for the various classes of positions. Each class shall include all positions in the City service which are sufficiently similar with respect to duties, responsibilities, and authorities so that the same descriptive title may be used to designate each position allocated to the class, that the same requirement as to education, experience, intelligence, general and specialized knowledge, skill, physical condition, and other qualifications may be demanded of incumbent for the proper performance of their duties, that the same tests of fitness may be used in choosing qualified appointees and that the same schedule of pay can be made to apply with equity under like working conditions. After adoption of the classification plan by the governing body, the Director of Personnel, with the approval of the Mayor shall adopt written specifications for each class and allocate positions to classes. The class titles shall be used in personnel, budget and financial records and communications, and, if individual positions are designated in the appropriations ordinance, in designating such positions.

(5) Prepare and recommend to the Mayor at least sixty days before the beginning of each fiscal year, for presentation upon approval by the Mayor to the governing body, a pay plan including a proposed schedule of pay for each class of position, with minimum and maximum rates and where necessary, intermediate rates and, following the adoption of the appropriation ordinance by the governing body, see that payments to officers and employees holding positions in the classified service are made in accordance therewith.

(6) Certify to the Department of Finance before payments for salaries and wages are made, that the names of the persons holding positions in the classified service to whom it is proposed to make payments for personal services were, during the period for which payment is proposed to be made, on the roster of officers and employees, that such persons were appointed and employed and were performing services in accordance with the provisions of this charter and the rules and regulations established thereunder, and that the rate of pay proposed has been established in accordance with the provisions of this charter. No payment for personal service to any person in the classified service of the City shall be made unless the payroll vouchers bear the certificate of the Personnel Director or his authorized agent.

(7) Upon written notice of the appointing authority that a position in the classified service is to be filled, certify the names of the three persons highest on the employment list for the class who are willing to accept appointment. If there is no employment list available from which appoint-

ments may be made, the Director of Personnel may authorize a provisional appointment to either an extra position or a permanent position to continue until a list can be established and certification made; provided, however, that no provisional appointment shall continue in effect for a longer period than ninety days, and provided that provisional appointments shall not be renewed. It is hereby declared to be the purpose of this charter to authorize and provide for a complete, adequate and systematic procedure for handling the personnel matters of the City. Under no circumstances and for no reason whatsoever, therefore, shall provisional appointments be made to defeat the declared purpose of this charter.

(8) Establish for each class probationary periods of not less than three months and not more than six months to enable the appointing officers to observe whether new officers and employees are able and willing to perform their duties in a satisfactory manner. Appointing officers must submit to the Personnel Director, reports, at least once each month during the probationary period of the probationary officer or employee, regarding the efficiency of probationary appointees. No permanent appointment shall be made except on certificate of the Personnel Director, based upon the aforementioned monthly reports of appointing officers, that the officer or employee has satisfactorily passed his or her probationary period.

(9) Develop and establish training and educational programs for persons in the municipal service.

(10) Recommend to the Mayor measures for co-ordinating the work of the various departments and for increased individual, group and departmental efficiency.

(11) At the request of the Mayor, or on the initiative of the Municipal Civil Service Commission, investigate and report upon the administration and effect of the Civil Service provisions of this charter and the rules and regulations adopted thereunder.

(12) Appoint, with the approval of the governing body, such employees as may be necessary to administer the Civil Service Provisions of this charter, and to define their duties and responsibilities.

(13) Establish by rule a procedure by which any officer or employee without further competitive tests may be transferred from a position in a given class to another position in the same class or a position in a different class for which he is qualified and for which no higher maximum rate of pay has been established.

(14) Provide by rule for the manner of fixing hours of work, checking attendance, asking payments for overtime, establish training course, determining the order of lay off when forces are reduced because of lack of work or funds, and handling annual, sick and special leaves of absence with or without pay or with reduced pay.

(15) Establish by rule a system of service ratings designed as far as possible to reflect the worth of each officer and employee in the classified service of the City.

(16) Establish by rule a procedure, in conformity with this charter, for making suspensions, reductions, and removals of officers and employees in the classified service for misconduct, inefficiency, and other good reasons.

(17) Prepare and recommend to the Municipal Civil Service Commission such other rules as he may consider necessary, appropriate or desirable to carry out the provisions of this charter amendment.

Section 7. PERSONNEL RULES. The Director of Personnel shall, as soon as practicable, and in any case, within six months after this charter amendment takes effect, prepare such personnel rules as are required by this charter amendment and recommend their adoption to the Municipal Civil Service Commission. After a public hearing thereon, the Commission shall approve or reject the rules wholly or in part, or modify them, and approve them as modified. Rules and amendments thereto which are approved by the Commission or on which the Commission takes no action within sixty (60) days after they are recommended by the personnel Director shall be transmitted by filing with the governing body. Rules and amendments thereto shall become effective when approved by the governing body or on the twentieth day after submission if prior thereto the governing body shall not have rejected them by resolution. Thereafter the Commission shall have power to amend, repeal or add to the rules on the recommendation of the Personnel Director or on its own initiative, subject to the requirement of a public hearing and all the other subsequent steps of procedure required herein for adoption of the original set of such rules. Copies of the personnel rules and of the amendments thereto shall be transmitted by the Personnel Director to the governing body, and to the head of each department, and shall be made available to all officers and employees in the classified service of the City.

Section 8. LIMITATIONS OF APPOINTMENTS. No person shall be appointed to any office or employment in the classified service of the City except after certification by the Personnel Director or except upon authorization by the Personnel Director of a provisional appointment as provided in this charter. No person shall be appointed to or employed in any appointive office or employment in the classified service of the City under any title nor appropriate to the duties to be performed.

Section 9. **SUSPENSIONS, REDUCTIONS AND REMOVALS.** Any officer or employee in the classified service of the City who has not completed his probationary period or who has been certified from an employment list or who is serving under provisional appointment may be suspended, reduced in pay or class, or removed at any time by the officers having power to appoint a successor. A copy of the notice of such suspension, reduction, or removal shall be transmitted to the Personnel Director.

Any officer or employee in the classified service of the City who has completed the probationary period may be suspended, reduced in pay or class, or removed by the officer having authority to appoint a successor in the manner prescribed hereinafter. A written notice of the suspension, reduction or removal stating the reasons therefor and when it is effective, shall be given to such officer or employee or transmitted by registered mail to his usual place of residence. Such officers, after the delivery or mailing to him of such written notice, may appeal in writing to the Municipal Civil Service Commission for a hearing. The Municipal Civil Service Commission shall immediately fix a place and a time not later than ten business days after such appeal for holding a hearing, at which time the officer or employee suspended, reduced or removed shall have the right to appear and be heard in person, or by counsel. The Municipal Civil Service Commission shall, at the request of the officer or employee who has appealed for such a hearing, or at the request of the officer ordering the suspension, reduction or removal, compel other persons to attend the hearings to serve as witnesses. All testimony given at such hearings shall be under oath. The members of the Municipal Civil Service Commission shall have the power to administer oaths and affirmations and to compel the attendance of witnesses and other persons by subpoena and their processes provided by law, and to compel the production of all pertinent records, by whomsoever held. The Municipal Civil Service Commission may make any further investigation which it might deem proper. Within twenty-four hours after the completion of the public hearing or such investigation, the said Commission shall report its findings and recommendations to the appointing officer. A copy of the written statement given the officer or employee, a copy of the written reply thereto, if any, and a copy of the findings and decision of the Municipal Civil Service Commission, shall be filed as a public record in the office of the Personnel Director.

Section 10. **CONTRACTS FOR PERSONAL SERVICES PROHIBITED.** The governing body of the City, the Mayor and all officers and employees of the City are hereby specifically prohibited from entering into a contract, on behalf of the City, to engage the personal services of any person whatsoever; provided, however, that the governing body, on behalf of the City, may enter into a contract to engage the personal services of a person whose services are of such nature that an officer or employee of the classified service of the City is not qualified to render such services. It is hereby declared to be the purpose of this charter amendment to preclude the use of personal service contracts for the purpose of evading the civil service sections of the charter of the City of San Antonio.

Section 11. **INFORMATION, REPORTS AND ACCESS TO PREMISES AND RECORDS.** Every officer or employee in the service of the City shall furnish the Personnel Director any information required by him in the administration of the personnel provisions of this charter and the rules and regulations made thereunder and shall allow members of the Municipal Civil Service Commission and members of the staff serving under the Personnel Director reasonable access to premises, buildings and records under his charge and direction.

Section 12. **COMPENSATION OF OFFICERS AND EMPLOYEES.** The salary or compensation of officers and employees in the classified service of the City shall be established by ordinance, which shall provide minimum and maximum compensation for each class of service.

Section 13. **OFFICIAL BONDS.** The Head of the Department of Finance and such other officers and employees as may be required by this charter or by ordinance enacted by the governing body to do so, shall give bond in such amount and with such surety as may be required by this charter, or as may be required and approved by the governing body. The premiums on such bonds shall be paid by the City.

Section 14. **POWERS AND DUTIES OF THE MUNICIPAL CIVIL SERVICE COMMISSION AND OF THE DIRECTOR OR PERSONNEL, NOT TO BE DIMINISHED OR ASSIGNED TO ANY OTHER BOARD, COMMISSION, COMMITTEE, DEPARTMENT, OFFICER OR EMPLOYEE.** The functions, powers, duties, and responsibilities given by this charter amendment to the Municipal Civil Service Commission and to the Personnel Director and his subordinates shall not be diminished or assigned to any other Board, Commission, Committee, agency, officer or employee of the City or to any other unit or government.

Section 15. **CITY COUNCIL REQUIRED TO APPROPRIATE SUFFICIENT FUNDS TO PLACE AND CONTINUE IN EFFECT THE PERSONNEL PROVISIONS OF THIS CHARTER.** The governing body of the City is hereby required to appropriate a sufficient fund annually to carry out the civil service provisions of this charter amendment.

Section 16. **PROHIBITIONS.** No person shall wilfully or corruptly make any false statement, certificate, mark, rating or report in regard to any test, certification, or appointment held or made under the Civil Service provisions of this charter amendment or in any manner commit any fraud preventing the impartial execution of such civil service provisions or of the rules and regulations made thereunder. No officer or employee in the classified service of the City shall continue in such position after becoming a candidate for nomination or election to any public office. No person seeking appointment or promotion in the classified service of the City shall either directly or indirectly, give, or pay any money, service or other valuable thing to any person for or on account of or in connection with his test, appointment, proposed appointment, promotion or proposed promotion.

Any person who by himself or with others wilfully or corruptly violates any of the provisions of this section shall be subject to such penalties as shall be prescribed by ordinances. Any person who is convicted under this section shall for such period as may be determined by the Civil Service Commission, be ineligible for appointment as an officer or employee of the City, and shall immediately forfeit any office or position he holds.

Section 17. **MUNICIPAL RETIREMENT SYSTEM.** The governing body is hereby authorized to establish a municipal retirement system, which shall be applicable only to appointive officers and employees in the classified service of the City, in accordance either with the provisions of House Bill No. 166, Acts of the Fiftieth Legislature of Texas, or in accordance with an independent municipal retirement plan which shall conform to the following requirements:

(1) Any such retirement system shall be established on a jointly contributory basis, with the officers and employees sharing the cost equally with the City, except as to prior service, charges for which may be borne entirely by the City;

(2) The cost of the retirement system shall be determined actuarially on the basis of such mortality and service tables as the governing body approves, and shall be calculated and contributed as a uniform or decreasing percentage of the payroll of members. No system requiring an increase in the payroll to pay for the contributions of the members shall be established.

(3) The provisions of the ordinance establishing such a retirement system shall require periodic actuarial evaluations which shall serve as the basis of any changes in the rates of contributions and shall also provide for the maintenance at all times of adequate reserves.

(4) Any appointive officer or employee in the classified service of the City at the time of the establishment of such system shall have for a reasonable time thereafter the privilege of becoming a member of the system so established and to share its benefits. Officers and employees thereafter appointed in the classified service shall be required to join the system as a condition of employment.

(5) Any independent municipal retirement system established or administered under the provisions of this section shall be administered by the Director of Personnel, except that the collection, custody, investment, and payment of funds shall be administered by the Finance Department.

(6) Any appointive officer or employee of the Board of Trustees of the Water works and/or Water System of the City of San Antonio, Texas, other than the members of said Board of Trustees, shall be eligible to participate in any municipal retirement system established by the governing body for the benefit of appointive officers and employees in the classified service of the city if the said Board of Trustees employing such officer or employee pays into the Treasury of the City of San Antonio, Texas, an amount annually or oftener as might be required by the governing body, for each such appointive officer or employee of the said Board of Trustees, which said amount shall equal the same percentage of compensation as is contributed by the City as the City's equal share of the cost of the municipal retirement system for and on behalf of the appointive officers and employees in the classified service of the City.

(7) Any appointive officer or employee of the Board of Trustees of the Electric and Gas Systems of the City of San Antonio, Texas, other than the members of the said Board of Trustees, shall be eligible to participate in any municipal retirement system established by the governing body for the benefit of appointive officers and employees in the classified service of the City, if the said Board of Trustees employing such officer or employee pays into the Treasury of the City of San Antonio, Texas, an amount annually or oftener as might be required by the governing body, for each appointive officer or employee of the said Board of Trustees, which said amount shall equal the same percentage of compensation as is contributed by the City as the City's equal share of the cost of the municipal retirement system for and on behalf of the appointive officers and employees in the classified service of the City.

(8) Any appointive officer or employee of the Board of Trustees of the Electric and Gas Systems of the City of San Antonio, Texas, other than the members of the said Board of Trustees, shall be eligible to participate in any municipal retirement system established by the governing body for the benefit of appointive officers and employees in the classified service of the City, if the said Board of Trustees employing such officer or employee pays into the Treasury of the City of San Antonio, Texas, an amount annually or oftener as might be required by the governing body, for each appointive officer or employee of the said Board of Trustees, which said amount shall equal the same percentage of compensation as is contributed by the City as the City's equal share of the cost of the municipal retirement system for and on behalf of the appointive officers and employees in the classified service of the City.

Section 18. **REPEALED PROVISIONS.** The following provisions of the present City Charter of the City of San Antonio are hereby repealed: Sections 8, 16, 17, paragraph 2 of Section 18, Sections 24, 56, 111, and 136 to 152, both inclusive. All other provisions of the present City Charter, including amendments thereto adopted at or prior to the election at which this amendment may be adopted, are hereby repealed insofar as the same may be in conflict with the provisions hereof.

Section 19. **EFFECTIVE DATE.** This amendment shall become effective on June 1, 1950.

Section 20. **ARRANGEMENT AND NUMBERING.** The governing body shall provide by ordinance for the rearrangement, and/or renumbering of all articles, sections and paragraphs of the Charter of the City of San Antonio, Texas as amended hereby, as it shall deem appropriate.

Section 21. **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this Charter amendment, or any section, part, sentence or part of a sentence, phrase, or clause of this Charter amendment, for any reason, be half to be inoperative or invalid, or if any exception to or limitation upon any general provisions herein contained shall be held to be unconstitutional or invalid or ineffective the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

PROPOSITION

Shall article 1, Section 7, Paragraph 6 relating to powers and duties be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 6: There shall be created a Civil Service Board to control and regulate and fix rules for all the employees of all the departments of the City as to employment, tenure of office and retirement. The duties, authority and remuneration of said Board shall be fixed by the Commissioners and cannot be changed during any period that the contractual relations of any employee remains fixed and established by said Board. The Board will be created by the City Commissioners and the members will remain in office, two, four and six years respectively, according to the order in which appointments are made by the Commissioners for the first Board; and subsequent appointees will serve for a period of six years.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950 and not before.

PROPOSITION

Shall Article 1 Section 16, Paragraphs 2 and 3, and Section 17 and Section 18, Paragraph 2 relating to officers and employees and salaries, and the salary set out for the City Purchasing Agent contained in Section 127, be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 2: The City employees shall be appointed by the Board of Commissioners as recommended by the Civil Service Board.

Paragraph 3: The Commissioners shall have the right by majority vote to create such offices or employments as may in their opinion be necessary; and impose such duties upon the holders thereof as they may deem proper, and shall have the right to abolish any office or employment created by them, unless same is in conflict with the rules and regulations of the Civil Service Board, by a majority vote of the Commissioners. The salaries of all employees shall be fixed by the Board of City Commissioners in conjunction with the rules and regulations of the Civil Service Board. The salaries of such officers and employees as are not under the jurisdiction of the Civil Service Board shall be fixed by the Board of Commissioners and this shall include the salary of the City Purchasing Agent.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950 and not before.

PROPOSITION

Shall Article I, Section 8; Article I, Section 16; Article I, Section 17; Article I, Section 18, Paragraph 2; Article I, Section 24; Article II, Section 56; Article III, Section 111; Article IV, Section 136 to Section 152, both inclusive, of the existing charter of the City of San Antonio, Texas, relating to Appointive Offices and Employments in the Municipal Civil Service be repealed, and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

APPOINTIVE OFFICES AND EMPLOYMENTS IN THE MUNICIPAL CIVIL SERVICE

Section --- **APPLICATION OF THESE MUNICIPAL CIVIL SERVICE PROVISIONS.** The civil service provisions of this charter amendment, except as otherwise provided herein, shall apply to all appointive offices and employments in the administrative service of the City, and to all persons in the service of the City, with the following specific exceptions:

- Members of the City Council
- The City Clerk
- The City Manager, and the assistant City Manager, if any
- The Directors of Departments and only such first assistants thereto as provided by ordinance
- The Director of Personnel and such assistants as provided by ordinance
- The Director of Planning
- The City Attorney, his first assistant and his confidential secretary
- The Judge or Judges of the Corporation Court
- Members of Boards, Commissions or Committees
- The officers and employees of the City who are under the jurisdiction of the Firemen's and Policemen's Civil Service Commission.
- The officers and employees of the Board of Trustees of the Water Works and/or Water System of the City of San Antonio, Texas, while employed under the terms of the indenture and/or trust agreement under which the revenue bonds issued by the said City for the purchase by the said City of the said Water Works and/or Water System were sold by the said City;

(1) The officers and employees of the Board of Trustees of the Electric and Gas Systems of the City of San Antonio, Texas, while employed by the said Board under the terms of the indenture and/or trust agreement under which revenue bonds issued by the said City for the purchase by the said City of the said Electric and Gas Systems were sold by the said City.

All other appointive offices and employments in the administrative service of the City, including those under the Board of Trustees of the San Antonio Public Library, shall constitute the classified civil service of the City.

Section --- **STATUS OF APPOINTIVE OFFICERS AND EMPLOYEES HOLDING POSITIONS WHEN THIS CHARTER AMENDMENT TAKES EFFECT.** All appointive officers and employees in the service of the City other than the officers and employees excepted by this charter amendment, whose offices and employments have not been abolished by any amendment to the charter of the City of San Antonio, Texas; and who have served in their respective offices and employments for six months preceding June 1, 1950, shall be, on and after that date, subject in all respects to the civil service provisions of this charter amendment, continuing in their offices and employments without further preliminary or probationary tests.

Section --- **THE MUNICIPAL CIVIL SERVICE COMMISSION.** There is hereby created a Municipal Civil Service Commission of three (3) members, none of whom shall hold any other City office or employment. The members of the Municipal Civil Service Commission shall be appointed by the City Council. Of the first three (3) members of the Municipal Civil Service Commission appointed under the provisions of this charter amendment, one (1) shall be appointed for a term of one (1) year, one (1) shall be appointed for a term of two (2) years, and one (1) shall be appointed for a term of three (3) years. Thereafter the members of the Municipal Civil Service Commission shall be appointed for a term of three (3) years, and each member of the Municipal Civil Service Commission shall serve until a successor is appointed, confirmed and qualified.

All members of the Municipal Civil Service Commission shall be qualified electors of the City, and shall not have held any public office within the preceding three (3) years. Vacancies in the membership of the Municipal Civil Service Commission shall be filled in the manner prescribed hereinabove for regular appointments to membership on the said Commission; provided, however, that such appointments shall be only for the unexpired term of the member of the Commission whose withdrawal for any reason from the Commission created such vacancy in the membership of the Commission. Each member of the Municipal Civil Service Commission shall receive as compensation for his service as a member of the said Commission the sum of Twenty Dollars (\$20.00) for each regular meeting thereof attended by him or her, provided that the total of such compensation shall not exceed One Thousand and Forty Dollars (\$1,040.00) per annum.

Section --- **POWERS AND DUTIES OF THE MUNICIPAL CIVIL SERVICE COMMISSION.** The Municipal Civil Service Commission created by the provisions of this charter amendment shall:

(1) Advise the City Council and the Personnel Director, hereinafter provided for, on problems concerning personnel administration;

(2) Advise and assist the Personnel Director in fostering the interest of institutions of learning, civic, professional and employee organizations in the improvement of personnel standards in the municipal service.

(3) Upon its own initiative, or upon the request of the City Manager or the City Council, make investigations regarding personnel matters, and report in writing its findings and recommendations to the City Manager or the City Council, as the case may be;

(4) Hear appeals in case any officer or employee in the classified service is suspended, reduced or removed, and report in writing to the City Manager its findings and recommendations;

(5) Perform such other duties with reference to personnel administration, not inconsistent with this charter amendment or the laws of the State of Texas, as the City Council may require by ordinance.

(6) Approve or disapprove the personnel rules and amendments thereto as prepared by the Personnel Director.

Section — PERSONNEL DIRECTOR:

There shall be a Personnel Director, who shall be appointed and removed by the City Manager. Said Personnel Director shall have had training and experience in personnel administration.

Section — PERSONNEL DIRECTOR; POWERS AND DUTIES. The Personnel Director shall have power and shall be required to:

(1) Hold competitive examinations for all appointments in the classified service, to determine, as far as possible, the relative qualifications of those considered for entrance to the City service and for promotion to higher positions in the City service. Wide publicity shall be given through appropriate channels in each case to all announcements of competitive examinations to the end of encouraging qualified persons to take such examinations. Upon the basis of such tests the Personnel Director shall establish employment lists of persons eligible for appointment in the order of their achievement or performance in such tests. Provided, however, that employment lists of persons eligible for appointment shall not be continued in effect for a longer period than one year following the establishment of such lists, unless the Director of Personnel, with the approval of the Municipal Civil Service Commission, shall renew such lists for reasons presented in writing to the Municipal Civil Service Commission; but in no event shall such lists be continued in effect for a longer period than eighteen months.

All tests for entrance into the service of the City shall be the open competitive type; the nature, character, content and manner of conducting which shall be determined by the Director of Personnel, with the approval of the Municipal Civil Service Commission; however, upon the recommendation of the City Manager approved by the Municipal Civil Service Commission, such tests may be non-competitive for positions which require exceptional qualifications of scientific, managerial, or professional character.

(2) Establish and maintain a roster of all persons in the municipal service in which there shall be set forth, as to each officer and employee, (a) The class title of the position held, (b) Salary or pay, (c) Any changes in class title, pay or status, (d) Such other data as may be deemed desirable or useful to produce significant facts pertaining to personnel administration.

(3) Ascertain and keep written records of the duties, responsibilities, and authority appertaining to each office and employment in the City service.

(4) Prepare and recommend to the City Manager a classification plan and amendments thereto for the entire service of the City, for presentation upon approval by the Manager to the City Council, and, after adoption by said Council, administer the classification plan approved. The classification plan recommended to the City Council shall include titles for the various classes of positions. Each class shall include all positions in the City service which are sufficiently similar with respect to duties, responsibilities, and authority so that the same descriptive title may be used to designate each position allocated to the class, that the same requirements as to education, experience, intelligence, general and specialized knowledge, skill, physical condition, and other qualifications may be demanded of incumbent for the proper performance of their duties; that the same tests of fitness may be used in choosing qualified appointees, and that the same schedule of pay can be made to apply with equity under like working conditions. After adoption of the classification plan by the Council, the Director of Personnel, with the approval of the City Manager, shall adopt written specifications for each class and allocate positions to classes. The class titles shall be used in personnel, budget, and financial records and communications, and, if individual positions are designated in the appropriation ordinances, in designating such positions.

(5) Prepare and recommend to the City Manager, at least sixty days before the beginning of each fiscal year, for presentation upon approval by the City Manager to the City Council, a pay plan including a proposed schedule of pay for each class of position, with minimum and maximum rates and, where necessary, intermediate rates, and, following the adoption of the appropriation ordinances by the City Council, see that payments to officers and employees holding positions in the classified service are made in accordance therewith.

(6) Certify to the Department of Finance, before payments for salaries and wages are made, that the names of the persons holding positions in the classified service to whom it is proposed to make payments for personal services were, during the period for which payment is proposed to be made, on the roster of officers and employees, that such persons were appointed and employed and were performing services in accordance with the provisions of this charter and the rules and regulations established thereunder, and that the rate of pay proposed has been established in accordance with the provisions of this charter. No payment for personal service to any person in the classified service of the City shall be made unless the payroll vouchers bear the certificate of the Personnel Director or his authorized agent.

(7) Upon written notice of the appointing authority that a position in the classified service is to be filled, certify the names of the three persons highest on the employment list for the class who are willing to accept appointment. If there is no employment list available from which appointment may be made, the Director of Personnel may authorize a provisional appointment to a permanent position to continue until a list can be established and certification made; provided, however, that no provisional appointment shall continue in effect for a longer period than ninety days, and provided further that provisional appointments shall not be renewed. Temporary appointments may be authorized by the Director of Personnel to an extra position established by the City Council, but such temporary appointments shall not continue longer than thirty days and shall not be renewed. It is hereby declared to be the purpose of this charter to authorize and provide for a complete, adequate, and systematic procedure for handling the personnel matters of the City. Under no circumstances and for no reason whatsoever, therefore, shall provisional and temporary appointments be made to defeat the declared purpose of this charter.

(8) Establish for each class probationary periods of not less than three months and not more than six months to enable the appointing officer to observe whether new officers and employees are able and willing to perform their duties in a satisfactory manner. Appointing officers must submit to the Personnel Director reports, at least once each month during the probationary period of the probationary officer or employee, regarding the efficiency of probationary appointees. No permanent appointment shall be made except on certificate of the Personnel Director, based upon the aforementioned monthly reports of appointing officers, that the officer or employee has satisfactorily passed his or her probationary period.

(9) Develop and establish training and educational programs for persons in the municipal service.

(10) Recommend to the City Manager measures for co-ordinating the work of the various departments and for increased individual, group, and department efficiency.

(11) At the request of the City Manager, or on the initiative of the Municipal Civil Service Commission, investigate and report upon the administration and effect of the Civil Service provisions of this charter and the rules and regulations adopted thereunder.

(12) Appoint, with the approval of the City Manager, such employees as may be necessary to administer the Civil Service provisions of this charter, and to define their duties and responsibilities.

(13) Establish by rule a procedure by which any officer or employee without further competitive test may be transferred from a position in a given class to another position in the same class or to a position in a different class for which he is qualified and for which no higher maximum rate of pay has been established.

(14) Provide by rule for the manner of fixing hours of work, checking attendance, asking payments for overtime, establishing training courses, determining the order of lay off when forces are reduced because of lack of work or funds, and handling annual, sick, and special leaves of absence with or without pay or with reduced pay.

(15) Establish by rule a system of service ratings designed, as far as possible, to reflect, the worth of each officer and employee in the classified service of the City.

(16) Establish by rule a procedure, in conformity with this charter, for making suspensions, reductions, and removals of officers and employees in the classified service for misconduct, inefficiency, and other good reasons.

(17) Prepare and recommend to the Municipal Civil Service Commission such other rules as he may consider necessary, appropriate or desirable to carry out the provisions of this charter amendment.

Section — PERSONNEL RULES. The Director of Personnel shall, as soon as practicable, and in any case within six months after this charter amendment takes effect, prepare such personnel rules as are required by Civil Service Commission. After a public hearing thereon, the Commission shall approve or reject the rules wholly or in part, or modify them, and approved by the Commission or on which the Commission takes no action within sixty (60) days after they are recommended by the Personnel Director shall be transmitted to the City Manager for filing with the City Council together with whatever recommendations he may desire to make. Rules and amendments thereto shall become effective when approved by the City Council or on the tenth day after submission if prior thereto the Commission shall not have rejected them by resolution. Thereafter the Commission shall have power to amend, repeal, or add to the rules on the recommendation of the Personnel Director, or on its own initiative, subject to the requirement of a public hearing and all the other subsequent steps of procedure required herein for adoption of the original set of such rules. Copies of the personnel rules and of the amendments thereto shall be transmitted by the Personnel Director to the City Council, to the City Manager, to the Director of each department, and shall be made available to all officers and employees in the classified service of the City.

Section — LIMITATIONS OF APPOINTMENTS. No person shall be appointed to any office or employment in the classified service of the City except after certification by the Personnel Director or except upon authorization by the Personnel Director of a provisional or temporary appointment as provided in this charter. No person shall be appointed to or employed in any appointive office or employment in the classified service of the City under any title not appropriate to the duties to be performed.

Section — SUSPENSIONS, REDUCTIONS, AND REMOVALS. Any officer or employee in the classified service of the City who has not completed his probationary period or who is serving under provisional or temporary appointment may be suspended, reduced in pay or class, or removed at any time by the City Manager or other officer having power to appoint a successor. A copy of the notice of such suspension, reduction, or removal shall be transmitted to the Personnel Director.

Any officer or employee in the classified service of the City who has been appointed following certification from an employment list may be suspended, reduced in pay or class, or removed at any time during the probationary period by the City Manager or other officers having power to appoint a successor by giving him a written notice of such suspension, reduction, or removal together with a statement of the reasons therefor.

Any officer or employee in the classified service of the City who has completed the probationary period may be suspended, reduced in pay or class, or removed by the City Manager or officer having authority to appoint a successor in the manner prescribed hereinafter. A written notice of the suspension, reduction or removal, stating the reasons therefor and when it is effective, shall be given to such officer or employee, or transmitted by registered mail to his usual place of residence. Such officer or employee, within ten days, not including Sundays and legal holidays, after the delivery or mailing to him of such written notice, may appeal in writing to the Municipal Civil Service Commission for a hearing. The time not later than ten business days after such appeal for holding a hearing at which the officer or employee suspended, reduced or removed shall have the right to appear and be heard in person, or by counsel.

The Municipal Civil Service Commission shall, at the request of the officer or employee who has appealed for such a hearing, or at the request of the City Manager or other officer ordering the suspension, reduction or removal, compel other persons to attend the hearing to serve as witnesses. All testimony given at such hearings shall be under oath. The members of the Municipal Civil Service Commission shall have the power to administer oaths and affirmations, and to compel the attendance of witnesses and other persons by subpoena and other processes provided by law, and to compel the production of all pertinent records, by whomsoever held. The Municipal Civil Service Commission may make any further investigation which it might deem proper. Within twenty-four hours after the completion of the public hearing or such investigation, the said Commission shall report its findings and recommendations to the City Manager. A copy of the written statement given to the officer or employee, a copy of the written reply hereto, if any, and a copy of the findings and decision of the Municipal Civil Service Commission shall be filed as a public record in the office of the Personnel Director.

Section — CONTRACTS FOR PERSONAL SERVICES PROHIBITED. The City Council, the City Manager, and all officers and employees of the City are hereby specifically prohibited from entering into a contract, on behalf of the City, to engage the personal services of any person whatsoever; provided, however, that in exceptional cases the City Council, on behalf of the City, may enter into a contract to engage the personal services of a person whose services are of such nature that an officer or employee of the classified service of the City is not qualified to render such services and provided, further, that the City Council shall not enter into such contract except upon the written recommendation of the City Manager and the Municipal Civil Service Commission. All contracts made in violation of the provisions of this section shall be null and void. It is hereby declared to be the purpose of this charter amendment to preclude the use of personal service contracts for the purpose of evading the civil service sections of the charter of the City of San Antonio.

Section — INFORMATION, REPORTS, AND ACCESS TO PREMISES AND RECORDS. Every officer or employee in the service of the City shall furnish the Personnel Director any information required by him in the administration of the personnel provisions of this charter and the rules and regulations made thereunder and shall allow members of the Municipal Civil Service Commission and members of the staff serving under the Personnel Director reasonable access to premises, buildings and records under his charge and direction.

Section — COMPENSATION OF OFFICERS AND EMPLOYEES. The salary or compensation of officers and employees in the classified service of the City shall be established by ordinance, which shall provide minimum and maximum compensation for each class of service. All increase or decrease in compensation of any officer or employee in the administrative service, within the limits provided for the class may be directed by the City Manager or other appointing authority with the approval of the City Manager.

Section — OFFICIAL BONDS. The Director of Finance, and such other officers and employees as may be required by this charter or by ordinance enacted by the City Council so to do, shall give bond in such amount and with such surety as may be required by this charter amendment or as may be required and approved by the City Council. The premiums on such bonds shall be paid by the City.

Section — POWERS AND DUTIES OF THE MUNICIPAL CIVIL SERVICE COMMISSION AND OF THE DIRECTOR OF PERSONNEL NOT TO BE DIMINISHED OR ASSIGNED TO ANY OTHER BOARD, COMMISSION, COMMITTEE, DEPARTMENT, OFFICER OR EMPLOYEE. The functions, powers, duties, and responsibilities given by this charter amendment to the Municipal Civil Service Commission and to the Personnel Director and his subordinates shall not be diminished or assigned to any other board, commission, committee, agency, officer, or employee of the City or of any other unit of government.

Section — CITY COUNCIL REQUIRED TO APPROPRIATE SUFFICIENT FUNDS TO PLACE AND CONTINUE IN EFFECT THE PERSONNEL PROVISIONS OF THIS CHARTER. The City Council is hereby required to appropriate a sufficient sum annually to carry out the civil service provisions of this charter amendment.

Section — PROHIBITIONS. No person in the classified service of the City or seeking admission thereto shall be appointed, promoted, reduced, removed, or in any way favored or discriminated against because of his race or his political or religious opinions or affiliations. No person shall wilfully or corruptly make any false statement, certificate, mark, rating or report in regard to any test, certification, or appointment held or made under the civil service provisions of this charter amendment or in any manner commit any fraud preventing the impartial execution of such civil service provisions or of the rules and regulations made thereunder. No officer or employee in the classified service of the City shall continue in such position after becoming a candidate for nomination or election to any public office. No person seeking appointment to or promotion in the classified service of the City shall either directly or indirectly give, render or pay any money, service of other valuable thing to any person for or on account of or in connection with his test, appointment, proposed appointment, promotion or proposed promotion. No person shall orally, by letter, or otherwise solicit or be in any manner concerned in soliciting any assessment, subscription or contribution for any political party or political purpose whatever from any person holding a position in the classified service of the City. No person holding a position in the classified service of the City shall make any contribution to the campaign funds of any political party or any candidate for public office or take any part in the management, affairs or political campaign of any political party, further than in the exercise of his rights as a citizen to express his opinion and to cast his vote.

Any person who by himself or with others wilfully or corruptly violates any of the provisions of this section shall be subject to such fine or imprisonment, or both, as shall be prescribed by ordinance. Any person who is convicted under this section shall for a period of five years be ineligible for appointment to or employment in a position in the City service, and shall, if he be an officer or employee of the City, immediately forfeit the office or position he holds.

Section — MUNICIPAL RETIREMENT SYSTEM. The City Council is hereby authorized to establish a municipal retirement system, which shall be applicable only to appointive officers and employees in the classified service of the City, in accordance with the provisions of House Bill No. 166, Act of the Fiftieth Legislature of Texas, or in accordance with an independent municipal retirement plan which shall conform to the following requirements:

(1) Any such retirement system shall be established on a jointly contributory basis, with the officers and employees sharing the cost equally with the City, except as to prior service, charges for which may be borne entirely by the City:

(2) The cost of the retirement system shall be determined actuarially on the basis of such mortality and service tables as the City Council shall approve, and shall be calculated and contributed as a uniform or decreasing percentage of the payroll of members. No system requiring an increasing percentage of the payroll to be paid as the contribution of either the members of the City shall be established;

(3) The provisions of the ordinance establishing such a retirement system shall require periodic actuarial evaluations which shall serve as the basis of any changes in the rates of contributions and shall also provide for the maintenance at all times of adequate reserves:

(4) Any appointive officer or employee in the classified service of the City at the time of the establishment of such system shall have for a reasonable time thereafter the privilege of becoming a member of the system so established and to share its benefits. Officers and employees thereafter appointed in the classified service shall be required to join the system as a condition of employment;

(5) Any independent municipal retirement system established or administered under the provisions of this section shall be administered by the Director of Personnel, except that the collection, custody, investment, and payment of funds shall be administered by the Finance Department.

(6) Any appointive officer or employee of the Board of Trustees of the Water Works and/or Water System of the City of San Antonio, Texas, other than the members of the said Board of Trustees, shall be eligible to participate in any municipal retirement system established by the City Council for the benefit of appointive officers and employees in the classified service of the City if the said Board of Trustees pays into the Treasury of the City of San Antonio, Texas, an amount annually, or oftener as might be required by the City Council, for each such appointive officer or employee of the said Board of Trustees, which said amount shall be equal to the amount to be contributed by the City as the City's equal share of the cost of the municipal retirement system for and on behalf of, appointive officers and employees in the classified service of the City.

Section — GENERAL PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall nevertheless stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Section —: Shall the existing Charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions and by enacting and adopting same as a part of the Charter of the City of San Antonio, Texas:

Paragraph —: There shall be created a Civil Service Board to control and regulate and fix rules for all the employees of all the departments of the city as to employment, tenure of office and retirement. The duties, powers, authority and remuneration of said Board shall be fixed by the Commissioners and cannot be changed during any period that the contractual relations of any employee remains fixed and established by said Board. The Board shall be created by the City Commissioners and the members will remain in office, two, four and six years respectively, according to the order in which appointments are made by the Commissioners for the first Board; and subsequent appointees will serve for a period of six years.

Provided, however, that the foregoing, upon being adopted, shall become effective on June 1, 1950.

PROPOSITION

Section 1. The executive and administrative powers, authorities and duties shall be vested in the Board of Commissioners, and there shall be five departments, as follows:

- The Department of Public Affairs in General
- The Department of Taxation
- The Department of Sanitation, Parks and Public Property
- The Department of Streets and Public Improvements
- The Department of Fire and Police

Section 2. The Mayor shall be at the head of and have charge of the Department of Public Affairs in General. He shall be Chairman of the Board of Health. He shall sign all contracts and obligations on behalf of the City; provided, that should the Mayor refuse to sign any contract or obligation, the same shall become effective without his signature upon being signed by any three of the other commissioners. He shall cause to be prepared and published all statements and reports required by law or ordinance or by resolution of the commission. He shall preside at all meetings of the Board of Commissioners and shall appoint such committees as may be provided by ordinance, order or resolution of the Board of Commissioners.

Section 3. Paragraph 1: The Mayor, together with the four City Commissioners, shall constitute a Board to conduct the affairs of the City, and they shall have such powers as may be necessary for the proper conduct of the following:

- The Department of Taxation
- The Department of Sanitation, Parks and Public Property
- The Department of Streets and Public Improvements
- The Department of Fire and Police

Provided, however, that the Commissioner of Taxation shall assess and collect taxes as set out in Sections 30 and 31 of Article I of the present City Charter.

Paragraph 2: The conduct of the business of all departments and offices, officers and employees of the City shall be under the direction

of a City Manager or Superintendent, and such directors or assistants as the Board of Commissioners may deem necessary for the efficient conduct of the affairs of the City, and they shall have such powers and duties as may be delegated to them by the Board of Commissioners. The Mayor and the Commissioners at the first meeting of the Board of Commissioners shall organize a committee in conjunction with each of the four departments named in paragraph 1 of this section 3. Each such Committee shall consist of three members of the Board of Commissioners and each shall be headed by the respective City Commissioner elected for that department, who will act as Chairman. Each said committee shall have general supervision over its department, and it shall be the specific duty of each of said committees to keep fully informed on all affairs of the department in conjunction with which it serves, so that the Board of Commissioners will have the benefit of their advice in conducting that particular department of the City.

Section 4. The health of the City shall be protected by a Board of Health, consisting of eleven members who shall be appointed by the Mayor and confirmed by the Board of Commissioners. It shall be the duty of the Board of Health to advise the City Health Officer and the City Commissioners with respect to public health and the control of disease. It shall have such powers, duties, authority and remuneration as may be conferred upon it by the Board of Commissioners.

Section 5. Paragraph 1: The City employees shall be appointed by the Board of Commissioners.

Paragraph 2. The Board of Commissioners shall have the right by majority vote to create such offices or employments as may in their opinion be necessary; and impose such duties upon the holders thereof as they may deem proper, and shall, by a majority vote, have the right to abolish any office or employment created by them. The salaries of all officers and employees, including that of the City Purchasing Agent, shall be fixed by the Board of Commissioners.

Section 6. REPEALED PROVISIONS. The following provisions of the present City Charter of the City of San Antonio, are hereby repealed: Section 7, Paragraphs 2, 3, 4, 5, 6 and 7; Section 16, Paragraphs 2 and 3; Section 17; Section 18, Paragraph 2 and that part of Section 127 fixing the salary of the Purchasing Agent. All other provisions of the present City Charter, including amendments thereto adopted at or prior to the election at which this amendment may be adopted, are hereby repealed in so far as the same may be in conflict with provisions hereof.

Section 7. EFFECTIVE DATE. This amendment shall become effective on June 1, 1950.

Section 8. ARRANGEMENT AND NUMBERING. The Board of Commissioners shall provide by ordinance for the rearrangement and/or renumbering of all articles, sections and paragraphs of the Charter of the City of San Antonio, Texas, as amended hereby, as it shall deem appropriate.

Section 9. PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase, or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall nevertheless stand effective and valid as if it had been enacted without the portion held to be held unconstitutional or invalid or ineffective.

PROPOSITION

Shall Article 1, Section 7, Paragraphs 2, 3, and 4, relating to powers and duties, be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 2: The executive and administrative powers, authority and duties shall be vested in the Commission and the City shall be divided in five departments, as follows:

- The Department of Public Affairs in General;
- The Department of Taxation;
- The Department of Sanitation, Parks and Public Property;
- The Department of Streets and Public Improvements;
- The Department of Fire and Police;

Paragraph 3: The Mayor shall be at the head and have charge of the Department of Public Affairs in General. He shall be Chairman of the Board of Health. He shall sign all contracts and obligations on behalf of the City; provided, that should the Mayor refuse to sign any contract or obligation, the same shall become effective without his signature upon being signed by any three of the other Commissioners. He shall have charge of and cause to be prepared and published all statements and reports required by law or ordinance or by resolution of the Commission. It shall also be the duty of the Mayor to preside at all meetings of the Board of Commissioners and to appoint such committees as may be provided by ordinance, order or resolution of the Board.

Paragraph 4: The Mayor, together with the four commissioners shall constitute a Board to conduct the affairs of the City and they shall have such powers necessary for the proper conduct of

- The Department of Taxation;
- The Department of Sanitation, Parks and Public Property;
- The Department of Streets and Public Improvements;
- The Department of Fire and Police.

Provided, however, that the Commissioner of Taxation shall assess and collect taxes as set out in Sections 30 and 31 of Title I.

Paragraph 4-A. The general supervision and oversight of all departments and offices, officers and employees of the city shall be under the direction of a City Manager or Superintendent and such directors or assistants as the Board may deem necessary for the efficient conduct of the department. The Mayor and Commissioners at the first meeting of the Board shall organize four committees in conjunction with each of the four departments other than the Department of Public Affairs in General, consisting of three members of the Board, and each of which shall be headed by the respective commissioner elected for that department, who will act as Chairman, and said committees shall have oversight over said departments and it will be the special duty of each of said committees to keep fully informed on all affairs of said departments, so that the Board will have the benefit of their advice in conducting that particular department for the city.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950, and not before.

PROPOSITION

Shall Article I, Section 3; Article I, Section 4; Article I, Section 6; Article I, Section 8; Article I, Section 9; Article I, Section 12; Article I, Section 15; and Article I, Section 50 of the existing charter of the City of San Antonio, Texas, relating to Municipal Elections be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

MUNICIPAL ELECTIONS

Section —. MUNICIPAL ELECTIONS. The regular election of members of the City Council shall be held on the first Tuesday in May in odd-numbered years. The City Council may, by ordinance, order a special election, fix the time of holding the same, and provide all means for holding such special elections, which shall be held as nearly as practicable according to the provisions for a regular election. Provided, however, that the first election under this charter amendment for members of the City Council shall be held on the first Tuesday in May, 1950. The existing governing body of the City of San Antonio, Texas, shall pass all ordinances and perform all acts necessary and incident to calling and holding such first election.

Section —. REGULATION OF ELECTIONS. The City Council shall have power to make rules and regulations not inconsistent with the charter of the City of San Antonio, Texas, or the general laws of this State for the conduct of elections or for the prevention of frauds in elections.

Section —. ELECTION OF OFFICERS AND APPOINTMENT OF WATCHERS OF ELECTIONS.

Paragraph 1. All municipal elections for the election of members of the City Council shall be held under the direction of election-officers who shall be selected in the following manner:

(1) The election officers in all such elections shall be elected by the City Council by ordinance duly adopted in open meeting not less than ten (10) days before an election; and said election officers shall be qualified voters of the City and of the precinct in which they are to serve.

(2) The City Council shall elect the election officers prescribed by the applicable general laws of the State of Texas regulating the holding of elections by the use of voting machines, and, in the election of such officers, the City Council shall conform to such laws.

(3) The City Council when appointing election officials is directed wherever possible, in the naming of election officials, to name for each precinct, in which only one (1) voting machine is used, a presiding officer and three (3) clerks for such precinct of opposed interest in that election, and another clerk who should be, wherever possible, non-partisan; and in each precinct, in which two (2) or more voting machines are used, a presiding officer and five (5) clerks for such precinct of opposed interest in that election and another clerk who should be, wherever possible, non-partisan.

Paragraph 2. The officers of all municipal elections shall be paid not less than the compensation provided by the general laws of the State of Texas regulating the holding of elections.

Section —. FILING OF CANDIDATES. Any person who desires to become a candidate for an office of Councilman shall, if he possesses all of the qualifications for the office for which he is a candidate, file with the City Clerk a sworn application or a place on the ballot at least thirty days prior to the election in which he or she is to be a candidate. Such candidates shall comply with the requirements of all laws of the State of Texas which prescribe procedures for the filing of candidates for elective municipal offices.

Section —. BALLOTS. The City Clerk shall make up the official ballots from the names of candidates who have filed with him in the manner hereinbefore set out.

The places of the offices of Councilman on the official ballots shall be designated to correspond with the designations of Councilmen as specified by the charter of the City of San Antonio, Texas.

The placing of the names of the candidates under each place number for each office of Councilman shall be determined by lot. The drawing of lots for the placing of the names of each candidate under each place number for each office of Councilman shall be performed by the City Clerk, and all candidates for City Council, or representatives designated, may be present at such drawing. The City Clerk shall prepare all election supplies and forms.

Section —. ELECTION DISTRICTS. The City is hereby divided into seven election districts which shall be known respectively as Election Districts No. 1, 2, 3, 4, 5, 6 and 7.

The metes and bounds of Election District No. 1 are hereby established in accordance with the following descriptions:

Beginning at the intersection of the center line of the San Antonio River with the center line of Commerce Street:

Thence in a westerly direction with the center line of West Commerce Street to the point where it intersects the center line of North Frio Street:

Thence in a northerly direction with the center line of North Frio Street to the point where it intersects the center line of San Pedro Creek:

Thence northerly along the meanders of San Pedro Creek to the point where it intersects the center line of West Evergreen Street:

Thence in an easterly direction with the center line of West Evergreen Street to the point where it intersects the center line of San Pedro Avenue:

Thence in a northerly direction with the center line of San Pedro Avenue to the point where it intersects the center line of West Dewey Place:

Thence in an easterly direction with the center line of West Dewey Place and continuing along the center line of East Dewey Place to its intersection with the center line of McCullough Avenue:

Thence in a northerly direction with the center line of McCullough Avenue to the point where it intersects the center line of East Craig Place:

Thence in a westerly direction with the center line of East Craig Place to the point where it intersects the center line of North Main Avenue:

Thence in a southerly direction with the center line of North Main Avenue to the point where it intersects the center line of West Russell Place:

Thence in a westerly direction with the center line of West Russell Place to the point where it intersects the center line of San Pedro Avenue:

Thence in a northerly direction with the center line of San Pedro Avenue to the point where it intersects the center line of Norwood Court:

Thence in a westerly direction with the center line of Norwood Court to the point where it intersects the west boundary line of Blanco Road:

Thence in a northerly direction with the west boundary line of Blanco

All of the territory of the City of San Antonio, Texas, within the metes and bounds hereinabove described shall comprise Election District No. 7. The City Council is hereby authorized and required to include in Election District No. 7 any and all annexed territories contiguous to the City limits of Election District No. 7 hereinabove described.

Within two years after this charter amendment takes effect, and every two years thereafter, the City Council shall review the arrangement of the metes and bounds of the hereinabove defined election districts. On the basis of such review, the City Council may, by ordinance enacted by a unanimous vote of all members of the said Council, alter or modify the metes and bounds of the hereinabove defined election districts; provided, however, that the City Council may not diminish or increase the number of election districts.

Section — WHO MAY VOTE FOR THE RESPECTIVE CANDIDATES FOR CITY COUNCIL.

Paragraph 1. The qualified voters of Election District No. 1 may vote for candidates for the office of Councilman, Place No. 1, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 2. The qualified voters of Election District No. 2 may vote for candidates for the office of Councilman, Place No. 2, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 3. The qualified voters of Election District No. 3 may vote for candidates for the office of Councilman, Place No. 3, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 4. The qualified voters of Election District No. 4, may vote for candidates for the office of Councilman, Place No. 4, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 5. The qualified voters of Election District No. 5 may vote for candidates for the office of Councilman, Place No. 5, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 6. The qualified voters of Election District No. 6 may vote for candidates for the office of Councilman, Place No. 6, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 7. The qualified voters of Election District No. 7 may vote for candidates for the office of Councilman, Place No. 7, for candidates for the office of Councilman-at-Large, Place No. 8, and for candidates for the office of Councilman-at-Large, Place No. 9.

Paragraph 8. The qualifications of voters of the City of San Antonio, Texas, shall be the same as are now and may be hereafter prescribed by the Constitution and laws of the State of Texas.

Section — RUNOFF ELECTIONS. Pursuant to the laws of the State of Texas which regulate the manner and time of conducting runoff elections in cities and towns having a population in excess of two hundred thousand (200,000) inhabitants, the Mayor shall, in the event any candidate for any office of Councilman should fail to receive a majority of all votes cast for all the candidates for any such office, at the regular municipal election held on the first Tuesday in May in odd-numbered years, or at the special municipal election to be held on the first Tuesday in May, 1950, issue a call for a second election to be held on the third Tuesday in May following the first election.

Section — NOTICE OF ELECTIONS. Notice of all elections shall be given by the City Clerk by publishing the substance of the ordinance calling such election one time in a daily newspaper published in the English language in the City not less than twenty (20) days before the date of election.

Section — RETURNS AND CANVASS THEREOF. The returns of an election shall be made in triplicate, one of which shall be delivered to the City Clerk, one to the Mayor, and one shall be retained by the presiding officer. The City Council shall canvass the returns and declare the result of an election within three (3) days after the same is held.

Section — PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition One, upon being adopted, shall become operative and effective on April 1, 1950, and not before.

PROPOSITION

Shall Article I, Section 7, 8, 9, 10, 15, 16, 17, 18, 24, 27, 29A, 30, 31, 32, 33, 36, 47 relating to Municipal Elections, creation of departments, office of Mayor and Commissioners powers and duties of the Commissioners and City Departments and administrative officers, be repealed and the following provisions be enacted and adopted as a part of the Charter of the City of San Antonio, Texas:

Section — GOVERNING BODY. The governing body of the City of San Antonio shall be the City Council of said City which be composed of a Mayor and four Councilmen. The members of the City Council shall be elected at large by the qualified voters of the City for a term of two years and shall hold office until their respective successors have been elected.

Section — QUALIFICATIONS. No person shall be elected Mayor or Councilman unless he be a citizen of the United States, shall have been for two years preceding such election a citizen of the City of San Antonio and at the time of his election a qualified voter of said City. The City Council shall be the judge of the election and qualifications of its members subject to review by the Courts in case of contest.

Section — DEPARTMENTS. The Council may create such administrative departments as shall be deemed necessary and members of the Council shall be eligible for appointment as heads of such departments. Wherever the words "Boards of Commissioners" or "Commissioners" are used in the City Charter referring to the governing body of the City, the same are hereby amended to read "City Council," and wherever the word "Commissioner" or "Commissioners" is used in referring to one or more members of the governing body, the same is hereby amended to read "City Council," and wherever the word "Commissioner" or "Commissioners" is used in referring to one or more members of the governing body, the same is hereby amended to read "Member or Members" of the Council, as the context may require all powers of the City heretofore vested in the Board of Commissioners are hereby vested in the City Council, except such powers and duties as are specifically vested in the Mayor and administrative personnel by provisions of this amendment.

Section — MAYOR. The Mayor shall be the chief administrative and executive officer of the City. Subject to the approval of the City Council, he shall appoint and have the power to discharge department heads and employees of the administrative affairs, department heads and personnel of the City, and shall be responsible to the Council for the efficient administration of all City affairs. He shall sign all contracts authorized by the Council. He shall bring before the Council all statements, reports and information required by law, or requested by the Council. The Mayor shall have and exercise such powers, prerogative and authority, acting independently of or in concert with the City Council, as are conferred by the provisions of this Article or as may be conferred upon him by the City Council, not inconsistent with the general purposes and provisions of this charter, and shall have the power to administer oaths. Subject to the confirmation of the Council, he shall have the power to appoint all advisory boards created by the Charter or ordinance.

Section — ADDITIONAL DUTIES. All the administrative work of the city government shall be under the control of the Mayor and he shall devote his full time to the duties of his office. Among others, the powers and duties of the Mayor shall be as follows:

1. To see that all laws and ordinances are enforced.
2. The Mayor shall, prior to May 1, of each year, submit to the City Council the annual budget of the current expenses of the City for that fiscal year, each item of which may be increased, or decreased, reduced or omitted by the City Council.
3. To keep the Council at all times fully advised as to the financial condition and needs of the City.

Section — RULES AND REGULATIONS. The Council shall have the authority to prescribe, by ordinance, rules and regulations governing the operation of each department, but the Mayor may prescribe such general rules and regulations as he may deem necessary to expedite the work of any department, or to adequately administer and increase in the duties which may devolve on any department, or to cope with the periodic or seasonal changes. The Mayor is empowered to transfer employees temporarily from one department to perform similar duties in another such department. Likewise each department head shall have power to transfer employees from one bureau or division to another within his department. The Mayor may direct any such department or bureau to perform work for any other department or bureau.

Section — EMERGENCIES. In case of general conflagration, rioting, earthquakes, or other emergency menacing life and property, the Mayor shall be authorized to marshal all the forces of the different departments of the City for the maintenance of the general security, and shall have the power to deputize or otherwise employ, such other persons as he may consider necessary for the purpose of protecting the City and its residents.

Section — COUNCIL SHALL NOT INTERFERE. Neither the Council nor any of its committees or members shall in any manner interfere in the appointment of officers and employees in the departments of administrative service vested in the Mayor by this Charter, except that all department heads appointed by the Mayor shall be subject to confirmation by the City Council as herein provided, except for the purpose of inquiry. The Council and its members shall deal with that part of the administrative service for which the Mayor is responsible solely through the Mayor.

Section — SALARIES OF MAYOR AND COUNCIL. Each member of the City Council shall receive a salary of \$4,800.00 per year. The Mayor shall receive the sum of \$12,000 per year. In addition to such compensation, the Mayor shall receive such expenses as may be allowed him by the City Council for personal and travel expenses incurred on account of the duties of his office.

Section — TERMS OF OFFICE. The term of office of the Mayor and Councilmen elected at a regular City election shall be two years commencing on the first day of June following their election. The regular City election shall be held on the second Tuesday in May of 1951, and the second Tuesday in May every two years thereafter. A special election shall be held on the second Tuesday in May, 1950 for the election of a Mayor and Councilmen hereunder who shall serve until the next regular City election in 1951 and until their successors are installed.

Section — VACANCIES. In the event of a vacancy in the office of Mayor or Councilman, the same shall be filled by the majority vote of the remaining members of the Council, and the person appointed shall hold office until his successor is elected at the next succeeding general election.

Section — COMPENSATION OF EMPLOYEES. Compensation of all officers, except where provided in the Charter, shall be fixed by the City Council which may increase or diminish the same at will, or abolish entirely at any time any office established by the Council and not created expressly by the Charter. No officer whose office is created by ordinance shall hold the same for any fixed term, but shall always be subject to removal by the proper authority of the City as provided in the Charter.

Section — REPORTS OF DEPARTMENT HEADS. The head of each department created by the City Council shall make a written report to the Mayor on or before the 15th day of January of each and every year, showing the operations of the department for the preceding year. These reports to be transmitted to the Mayor and shall accompany and be a part of the Mayor's report to the City Council which report shall be made on or before the 15th day of January of each year.

Section — SECTIONS IN CONFLICT. All other provisions of the present City Charter, including amendments thereto adopted at or prior to the election at which this amendment may be adopted, are hereby repealed in so far as the same may be in conflict with provisions hereof.

Section — WHEN EFFECTIVE. This amendment shall become effective on June 1, 1950, except the provisions for the election in May 1950, of a Mayor and four Councilmen and the election provisions contained herein which shall become effective immediately upon the adoption hereof, and the Mayor and Commissioners of the City shall do all things necessary to provide for the holding of said election and shall canvass the returns thereof.

PROPOSITION

Section 1. Paragraph 1: GOVERNING BODY. The governing body of the City shall be a City Council of seven members consisting of a Mayor and six councilmen, all of whom shall be elected at large and shall be citizens qualified as electors of the city. The Mayor shall be Chief Executive Officer of the City. He shall preside at meetings of the Council, and the Council shall fix the time for its regular meetings and adopt rules governing its proceedings. Wherever the words "Board of Commissioners" or "Commissioners" are used in the City Charter referring to the governing body of the City, the same are hereby amended to read "City Council," and wherever the word "Commissioner" or "Commissioners" is used in referring to one or more members of the governing body, the same is hereby amended to read "member (or members) of the Council," as the context may require. All powers of the City heretofore vested in the Board of Commissioners are hereby vested in the City Council, except such powers and duties as are specifically vested in the City Manager and administrative personnel by provisions of this amendment. (Sec. 7, Par. 1, of present City Charter).

Paragraph 2. CITY DEPARTMENTS. The administrative duties shall be distributed among departments as follows: (1) Department of Finance, (2) Department of Public Property, (3) Department of Health, (4) Department of Sanitation, (5) Fire Department, and (6) Police Department. The Council may create other administrative departments and define their duties. Each department shall be administered by a department head acting under the supervision of the City Manager, and each department head shall have the duties hereinafter provided and such additional duties as may be prescribed by ordinance. (Sec. 7, Par. 2, of present City Charter).

Paragraph 3. CITY MANAGER. The City Council shall appoint a City Manager who shall be the chief administrative officer of the City. He shall receive such salary as the Council may determine, and shall be subject to discharge by the City Council at any time, upon the payment of two month's salary in advance. The City Manager, subject to the approval of the City Council, shall appoint and have the power to discharge department heads of the administrative departments. He shall appoint and have the power to discharge, without approval of the City Council, the personnel of the administrative departments and shall have general supervision over all administrative affairs, department heads and personnel of the City, and shall be responsible to the Council for the enforcement of all laws and ordinances and for the efficient administration of all City affairs. He shall sign all contracts authorized by the Council except deeds, mortgages and conveyances, bonds, warrants and other instruments evidencing interest bearing obligations of the City, which shall be signed by the Mayor. He shall bring before the Council all statements, reports and information required by law, or requested by the Council. He shall be present at all meetings of the Council, unless excused by the Council. (Sec. 7, Par. 3, and Sec. 10 and 17 of present City Charter).

Paragraph 4. DEPARTMENT OF FINANCE. The department of Finance shall be under the supervision of a Director, who shall assess and collect all taxes and other revenues of the city. The Department shall have as a part of its personnel, a City Auditor and a City Treasurer. Said Department shall be the general bookkeeping and accounting department of the City. The Director of Finance shall have all of the authority with reference to tax matters conferred on the "Commissioner of Taxation" by the present Charter of the City and the laws of Texas. The Department shall prepare and keep accounts and records of the City relating to taxation and revenues, and shall issue all tax statements and tax receipts. All funds collected shall be deposited daily in the City Depository. (Sec. 7, Par. 4 of present City Charter).

Paragraph 5. DEPARTMENT OF PUBLIC PROPERTY. The Department of Public Property shall be under the supervision of a Director. Said Department shall supervise the construction of all public buildings and public works and the maintenance of all streets, public ways, parks, playgrounds, cemeteries, water courses and sewers, the City Hall and all other public buildings and grounds. (Sec. 7, Par. 5, in part, and Par. 6 of the present City Charter).

Paragraph 6. DEPARTMENT OF HEALTH. The Department of Health shall be under the supervision of the City Health Officer, who shall administer and enforce all laws and ordinances relating to public health and the control of disease. (Sec. 7, Par. 5, in part of present City Charter).

Paragraph 7. DEPARTMENT OF SANITATION. The Department of Sanitation shall be under a Director who shall supervise the operation of the sewer lines and plants, cleaning of the streets, ways and water courses, and collection and disposal of garbage.

Paragraph 8. FIRE DEPARTMENT. The Fire Department shall be under the direction of the Fire Chief who shall be responsible for the operation of all fire stations and fire fighting equipment and the efficiency of fire fighting personnel. He shall be responsible for the enforcement of all laws and ordinances with reference to fire protection and prevention. (Sec. 7, Par. 7, in part, of present City Charter).

Paragraph 9. POLICE DEPARTMENT. The Police Department shall be under the direction of the Chief of Police, who shall be responsible for the efficiency of police personnel and for the enforcement of all laws and penal ordinances, and who shall operate the City Jail and Pound. (Sec. 7, Par. 7 in part, of Present City Charter).

Section 2. COMPENSATION OF MAYOR AND COUNCILMEN. Each member of the City Council including the Mayor, who shall receive \$40.00 for each meeting of the Council attended by him, provided the total attendance fees for no member shall exceed \$2400.00 in any year. In addition

to such fees the Mayor shall receive \$6,000.00 per year. The Mayor and members of the City Council shall also receive such expenses incurred on account of the duties of their offices as may be allowed by the City Council. (Section 18 of present City Charter).

Section 3. TERM OF OFFICE OF MAYOR AND COUNCILMEN. The term of office of the Mayor and Councilmen elected at a regular city election shall be two years commencing on the first day of June following their election. The regular City election shall be held on the second Tuesday in May of 1951, and on the second Tuesday in May every two years thereafter. A special election shall be held on the second Tuesday in May, 1950, for the election of a Mayor and Councilmen hereunder who shall serve until the next regular City election in 1951, and until their successors are installed. (Sec. 7 and 12 of present City Charter).

Section 4. ELECTIONS. All elections shall be held in accordance with the General Laws of the State and all voters shall have resided in the City for at least six months and be qualified voters under the constitution and laws of Texas. The officers of all elections shall be appointed by the City Council in open meeting not more than ten days prior to the election, and such officers shall be qualified voters of the City, and none shall be an officer or employee of the City. The ballot used in all elections for the election of the Mayor and Councilmen shall list separately the candidates for Mayor and the candidates for Councilmen under six separate "Places" numbered from 1 to 6. Any person desiring to become a candidate shall, at least twenty days prior to the election, file with the City Clerk a statement announcing his candidacy and, if he be a candidate for Councilmen, he shall designate the Councilman place number for which he desires to run. At least 10 days prior to the election the City clerk shall cause to be published once in the official newspaper of the City the names of the candidates as they appear on the ballot. The arrangement of the names of the candidates for Mayor and for Councilmen for each numbered place shall be determined by lot drawn by the City Clerk. All ballots shall be prepared by the City Clerk and printed and distributed or arranged on voting machines under his supervision. The election returns shall be made in quadruplicate, one for which shall be delivered to the Mayor, one to the City Clerk, one retained by the presiding officer, and the fourth placed in the ballot box before sealing. Public announcement of the returns shall be given as they are delivered to the Mayor and City Clerk. On the day following the election the City Council shall meet and canvass the returns and declare the result of the election. (Sec. 12 of present City Charter).

Section 5. VACANCIES IN OFFICE. In the event of a vacancy in the office of Mayor or Councilman, the same shall be filled by the majority vote of the remaining members of the Council, and the person so appointed shall hold office until his successor is elected at the next succeeding general election. (Sec. 15 of present City Charter).

Section 6. APPOINTEES OF THE CITY COUNCIL. The City Council shall appoint for a term not to extend past June 1st following the next general election (1) the City Attorney and his Assistants, (2) One or more judges of the Corporation Court and the Clerks and Bailiffs of said Court, and (3) the City Clerk and his assistants. Any of said appointees may be removed at any time by a majority vote of the Council for cause specified in writing. Each of said appointees shall perform the duties and have the authority conferred upon such officers in the present City Charter and the City Clerk and his assistants shall be the custodians of all corporate minutes and records of the City and of the City seal with authority to authenticate and certify any of the records of the City, and to administer oaths and give certificates thereof. The Council shall appoint an independent auditor or auditors to prepare annual audits and to make such special audits and reports as the Council may prescribe from time to time. (Secs. 16 and 17 of present City Charter).

Section 7. BONDED PERSONNEL. The City Manager, Director of Finance, City Auditor, and City Treasurer shall each enter into a bond executed by a surety company or companies acceptable to the City Council in the sum of \$100,000 or such greater amounts as the Council may prescribe, conditioned upon the faithful performance of duties and accounting for all public funds, and the Council may require other City personnel to give bond. Premiums and fees of corporate sureties on all such bonds shall be paid by the City. (Sec. 56 of present City Charter).

Section 8. OPERATING BUDGET—SALARIES AND WAGES. The City Manager with the aid of the City Auditor and the heads of the City departments, shall prepare and submit prior to May first of each year an operating budget for the City and each department thereof, which shall include an estimate of the cost of operations during the twelve months commencing the following June 1st, said budget shall show the amount to be paid in salaries and wages to the department heads and each class of personnel, giving the number of persons in each class and the cost of supplies, equipment and special services for each department. The salaries and wages of all officials, department heads and personnel of the City (except the Mayor and Councilmen) shall be fixed by the City Council notwithstanding any provision of the present city charter fixing or limiting the same. The number of persons employed in each department of the City shall be fixed by the Council as a part of and at the time of adopting the operating budget of the City. Said operating budget with such changes as the Council may deem proper shall be adopted by ordinance and upon being adopted no expenditure shall be made except in accordance with the budget, unless authorized by ordinance, and if such budget change involves increased expenditure, the ordinance making the change shall provide for and specify the source of the additional funds for meeting the same. The total estimated cost and expenses covered by the operating budget shall not exceed the estimated revenues of the City for the budget period available for the general and special purposes covered by the budget. A temporary budget shall be prepared and adopted in June 1950, pending the adoption of a budget for the year. The Council may prescribe a new fiscal year, budget year and tax assessment and collection year, and change the dates provided above for the preparation and submission of the budget so as to conform thereto. (Secs. 39 and 56 of present City Charter).

Section 9. PURCHASING AUTHORITY. The authority to make purchases for the City shall be vested in the City Manager and such purchasing agent or agents as may be provided by ordinance. Before purchasing any supplies, materials, equipment or contractual services, competitive bids shall be taken under such rules and regulations as may be prescribed by ordinance. All expenditures for supplies, materials, equipment or contractual services of more than \$100 shall be made on written purchase order or contract, and such purchase order or contract shall be awarded to the lowest responsible bidder.

Section 10. CITY DEPOSITORIES. All funds of the City shall be deposited in one or more depositories selected by the City Council and all checks and vouchers shall be drawn on said depository by or under the direction of the City Manager and Counter-signed by either the Director of Finance, City Auditor or City Treasurer, or in case of the absence of such signer, the same may be signed in such manner as may be authorized by ordinance.

Section 11. ADMINISTRATIVE BOARDS. None of the provisions of this amendment shall change or effect the powers or jurisdiction of any executive or administrative board of the City created under authority of any State statute or any provision of the City Charter, or by any ordinance of the City.

Section 12. BOARD OF EQUALIZATION. The City Council shall by ordinance appoint a Board of Equalization of 5 members of which 3 members shall constitute a quorum. The members of said Board of equalization shall be property tax paying residents of the City and each member shall be compensated at a rate per day for each day he sits as a member of the Board to be fixed in the ordinance of appointment. The Board shall have the powers conferred by state law on County Boards of Equalization, and the powers and authority to do all things heretofore provided by the City Charter to be done by the Board of Commissioners when acting as the Board of Equalization. (Section 116 of present City Charter).

Section 13. REPEALED PROVISIONS. The following provisions of the present City Charter of the City of San Antonio are hereby repealed: Sections 7, 8, 9, 10, 12, 15, 16, 17, 18, 19, 24, 27, Paragraph 1 of Section 32, and Sections 39, 50, 56, 110, 116, and 127. All other provisions of the present City Charter, including amendments thereto adopted at or prior to the election at which this amendment may be adopted, are hereby repealed in so far as the same may be in conflict with provisions hereof.

Section 14. EFFECTIVE DATE. This amendment shall become effective on June 1, 1950, except the provisions for the election in May 1950, of a Mayor and six councilmen and the election provisions contained herein which shall become effective immediately upon the adoption hereof, and the Mayor and Commissioners of the City shall do all things necessary to provide for the holding of said election and shall canvass the returns thereof.

Section 15. ARRANGEMENT AND NUMBERING. The City Council shall provide by ordinance for the rearrangement and/or renumbering of all articles, sections and paragraphs of the Charter of the City of San Antonio, Texas, as amended hereby, as it shall deem appropriate.

Section 16. PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase, or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or in general or ineffective, the remainder shall, nevertheless, stand effective and valid as it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

PROPOSITION

Shall Article I, Section 2, Paragraph 1; Article I, Section 2, Paragraph 2; Article I, Section 2, Paragraph 3; Article I, Section 50; Article II, Section 51 to Article II, Section 105, both inclusive, of the existing Charter of the City of San Antonio, Texas, relating to the Powers of the City Council be repealed and the following proposition and provisions be enacted and adopted as a part of the Charter of the City of San Antonio:

ARTICLE II POWERS OF CITY COUNCIL

Section —. POWERS OF CITY COUNCIL. All powers of the City of San Antonio, Texas, except as otherwise provided by the charter of the said City, are hereby vested in the City Council, which shall also succeed to an possess all the powers heretofore given to the Board of Commissioners by any provision of the aforesaid charter. The City Council shall, except as otherwise provided by the aforesaid charter, have the general care, management and control of the City of San Antonio, Texas, its property and finances and shall have power to enact, ordain, alter, modify or repeal any and all ordinances not repugnant to the aforesaid charter and to the Constitution and laws of the State of Texas, and shall have power by ordinance to:

(1) Exercise all municipal powers, functions, rights, privileges and immunities of every name and nature whatsoever, including the powers conferred by Chapter 147 of the Acts of the Thirty-Third Legislature, which was enacted pursuant to the Home Rule Amendment of the Constitution of the State of Texas, and which is known as the Enabling Act, and all amendments thereto.

(2) Fix and change the bounds and limits of the City of San Antonio, Texas, and provide for the extension thereof and the annexation of additional territory lying adjacent to said City with or without the consent of the territory and inhabitants thereof; provided, however, that, upon the introduction of such an ordinance, and any amendment thereto, it shall be published prior to its final passage in some daily newspaper published in said City one time, and such ordinance shall not thereafter be finally passed until at least thirty (30) days have elapsed after said publication.

(3) Acquire property within or without the corporate limits of the City of San Antonio, Texas, for any municipal purpose, in fee simple or any lesser interest or estate, by purchase, gift, devise, lease or condemnation; and sell, lease, mortgage, hold, manage and control such property as the interests of the said City may require.

(4) Exercise jurisdiction over all property owned by the City of San Antonio, Texas, whether within or without the corporate limits of said City.

(5) Acquire, by condemnation or otherwise, and construct, own, lease,

operate, manage and regulate public utilities.

(6) Assess, levy and collect taxes for general and special purposes on all lawful subjects of taxation.

(7) Provide for the payment of the current expenses of the City.

(8) Borrow money on the faith and credit of the City by the issue or sale of bonds or notes of the City.

(9) Borrow money on the faith and credit of any improvement district heretofore or hereafter established by the City Council, in the City and issue bonds therefor for permanent public improvements in such districts.

(10) Provide for the payment of the debts of the City.

(11) Appropriate the money of the City for all lawful purposes, including a public assistance program for the relief of indigent legal residents of the City.

(12) Provide for, construct, regulate and maintain public works and public improvements of any nature.

(13) Levy and collect special assessments for local improvements.

(14) License and regulate persons, corporations, partnerships and associations engaged in any business, occupation or calling.

(15) Levy an occupation tax on any person, corporation, partnership, engaged in any business, occupation or calling in accordance with the laws of the State of Texas.

(16) License and regulate vehicles operated for hire and fix and regulate the rates to be charged therefor.

(17) License and regulate all places of public amusement.

(18) Define and prohibit the maintenance of any nuisance within the corporate limits of the City and within the territory outside of the corporate limits of the City which is within five thousand feet of the said corporate limits, and abate such nuisances by summary proceedings and provide for the punishment of the authors thereof.

(19) Provide for the inspection of buildings and all works of construction, and prosecute and enforce proper regulations in regard thereto.

(20) Regulate the construction and height of and materials used in all buildings within the corporate limits of the City.

(21) Regulate the maintenance and occupancy of all buildings within the corporate limits of the City.

(22) Provide for the inspection of weights and measures and fix standards of weights and measures.

(23) Define, prohibit, abate, suppress and prevent all things or any acts detrimental to the health, morals, comfort, safety, convenience and welfare of the inhabitants of the City.

(24) Regulate the filing of plats of any subdivision of property in the City and/or in accordance with any powers conferred upon the City by any of the laws of the State of Texas; and to require that streets, sidewalks, curbs, street signs, and utilities of all subdivisions to be newly established shall be designed, constructed and installed in accordance with engineering standards established by the City.

(25) Regulate and control the use, for whatever purpose, of the streets, alleys, public ways and public places of the City.

(26) Compel the laying of sidewalks by property owners in front of or abutting their land, in accordance with specifications prescribed by the City; and compel the repair of such sidewalks in like manner.

(27) Abate any obstruction or encroachment on any street, public work, public place or public way in the City.

(28) Direct and control the laying of all tracks required for public transportation on any street, alley, public way or public place in the City.

(29) Regulate the sale of tickets or issuance of passes or other evidences of the right to travel on any public transportation system using the streets, alleys, public ways or public places of the City.

(30) Provide for an enumeration of the inhabitants of the City.

(31) Provide for a system of vital statistics.

(32) Provide for a license fee on dogs, and regulate, restrain and prohibit the running at large of dogs and other animals in the City.

(33) Provide for the regulation and inspection of all bakeries and dairies in the City, and of all bakeries and dairies located outside of the City from which products are sold in the City, and for the inspection of all cows from which milk is sold in the City; and prescribe fees to be charged in connection with such regulation and inspection, and prescribe standards for the quality of all bakery and dairy products sold in the City.

(34) Provide for the inspection of meat, fish, vegetables, fruit and every or any food or food product offered for sale in the City; and provide for the inspection, before slaughter, of all animals to be offered for sale, after slaughter, in the City.

(35) Provide for the erection and maintenance of market houses and the maintenance thereof.

(36) Provide for a reasonable charge for sanitary sewer service furnished by the sanitary sewer system of the City.

(37) Adopt and enforce all necessary and expedient police, health and sanitary regulations.

(38) Adopt and enforce such regulations as may be necessary or expedient for maintaining and promoting the peace, lives, health, security and property of the inhabitants of the City.

(39) Adopt and enforce such regulations as may be necessary or expedient for promoting the good government and welfare of the City, and for the performance of the municipal functions thereof.

(40) Provide suitable penalties for the violation of any regulations enacted by the City of San Antonio, Texas.

(41) Provide for parks and recreational facilities and recreational programs.

(42) Acquire, by condemnation or otherwise, the property of any person, firm, or corporation engaged in the business of carrying passengers for hire on the public streets or alleys of the City over regularly established routes.

(43) Exercise and enforce powers that now or hereafter may be granted to municipalities by the Constitution or laws of the State of Texas, whether expressed or implied.

Section —. ENUMERATION AND SPECIFICATION OF POWERS. The powers enumerated herein or implied thereby, or appropriate to the exercise of exercising the same by this charter shall not be deemed to be exclusive nor construed as a limitation upon the general powers herein granted or upon their exercise in any other lawful manner, and in addition to the powers enumerated herein or implied thereby, or appropriate to the exercise of such powers, it is intended that the City shall have and may exercise all powers it would be competent for this charter specifically to enumerate.

Section — PROVISIONS OF THIS AMENDMENT TO STASD EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase, or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

PROPOSITION

Shall Article I, Section 7, Paragraph 1 to 8, both inclusive; Article I, Section 8; Article I, Section 9; Article I, Section 10; Article I, Section 11; Article I, Section 15; Article I, Section 16; Article I, Section 18, Paragraph 1; Article I, Section 19; Article I, Section 20; Article I, Section 21; Article I, Section 22, Paragraph 1; Article I, Section 22, Paragraph 2; Article I, Section 23; Article I, Section 24; Article I, Section 25; Article I, Section 26; Article I, Section 27; Article I, Section 28; Article I, Section 29; Article I, Section 29-A; Article I, Section 30; Article I, Section 32; Article I, Section 33; Article I, Section 34; Article I, Section 39; Article II, Section 51; Article II, Section 100; Article III, Section 108; Article III, Section 114; Article III, Section 118; Article III, Section 124; Article III, Section 127, relating to the present Board of Commissioners be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

THE CITY COUNCIL

Section — CREATION AND COMPOSITION OF COUNCIL.

Paragraph 1. The City Council is hereby created as the governing body of the City of San Antonio, Texas. The said City Council shall consist of nine members, as follows:

- (1) Councilman, Place No. 1, who shall be elected by the qualified voters of Election District No. 1.
- (2) Councilman, Place No. 2, who shall be elected by the qualified voters of Election District No. 2.
- (3) Councilman, Place No. 3, who shall be elected by the qualified voters of Election District No. 3.
- (4) Councilman, Place No. 4, who shall be elected by the qualified voters of Election District No. 4.
- (5) Councilman, Place No. 5, who shall be elected by the qualified voters of Election District No. 5.
- (6) Councilman, Place No. 6, who shall be elected by the qualified voters of Election District No. 6.
- (7) Councilman, Place No. 7, who shall be elected by the qualified voters of Election District No. 7.
- (8) Councilman-at-Large, Place No. 8, who shall be elected by the qualified voters of the City.
- (9) Councilman-at-Large, Place No. 9, who shall be elected by the qualified voters of the City.

Paragraph 2. Each candidate for the office of City Councilman from any election district shall have resided in the election district which he seeks to represent for at least one (1) year prior to the filing of his candidacy, and must continue to reside in said district during his term of office. Each candidate for the office of Councilman-at-Large shall have resided in the City of San Antonio, Texas, for one (1) year prior to the filing of his candidacy, and must continue to reside in the City during his term of office.

Paragraph 3. The terms of office of all members of the City Council elected at a regular municipal election shall be for two years and shall begin on the first day of June next following their elections; provided, however, that the terms of office of all members of the City Council elected in May, 1950, shall begin on June 1, 1950, and said terms of office shall expire on May 31, 1951.

Paragraph 4. Any member of the City Council who ceases to possess the required qualifications for his office, or who is convicted, while in office, of a felony or of any misdemeanor involving moral turpitude shall forfeit his office.

Paragraph 5. Each member of the City Council shall receive as compensation for his services as a member of the City Council the sum of Twenty Dollars (\$20.00) for each regular meeting of the City Council attended by him, provided that the total of such compensation shall not exceed One Thousand and Forty Dollars (\$1040.00) per annum.

Section — VACANCIES IN THE CITY COUNCIL. Vacancies in the City Council, created by the death or resignation of a member, or by virtue of the forfeiture of the office of a member for any of the reasons enumerated hereinbefore, shall be filled by a majority vote of the remaining members of the City Council, and the person or persons elected to fill such

vacancies shall possess the qualifications required of candidates for election to the office or offices vacated. Such persons elected by the City Council to fill such vacancies shall serve only until the expiration of the regular term of office of their immediate predecessors.

Section — MEETINGS OF THE CITY COUNCIL. At eleven o'clock A. M. on the day the Councilmen take office, they shall meet at the City Hall, and thereafter all meetings of the City Council shall be held in the City Hall at such times as may be prescribed by ordinance or resolution; but not less than one regular meeting shall be held each week, unless postponed for valid reasons, to be spread on the minutes. Special meetings of the City Council shall be called by the City Clerk upon the written request of the Mayor, the City Manager or three members of the City Council. All meetings of the City Council and of any committees thereof shall be open to the public.

Section — MAYOR AND MAYOR PRO TEM.

Paragraph 1. As soon as practicable after a municipal election held for the purpose of electing members of the City Council, and following the beginning of the terms of office of the members of the City Council elected at such an election, the City Council shall choose from its own members a presiding officer, who shall have the title of Mayor.

The City Council may, in its discretion, provide additional compensation not to exceed Three Thousand Dollars (\$3000.00) per annum, for the Councilman chosen as Mayor, and may provide for the payment of expenses incurred by the Mayor in the discharge of his duties.

Paragraph 2. At the same time that a Councilman is chosen as Mayor, another Councilman shall be chosen as Mayor Pro Tem. If a vacancy should occur in the office of Mayor, or in the case of the absence or disability of the Mayor, then the Mayor Pro Tem shall act as Mayor for the unexpired term of the Mayor or during the absence or disability of the Mayor. While serving as Mayor, the Mayor Pro Tem shall be entitled to any additional compensation and expenses as may be provided by the City Council for the Mayor.

Section — CITY CLERK AND OTHER OFFICERS AND EMPLOYEES IN OFFICE OF CITY CLERK. The City Council shall choose a City Clerk, who shall keep the records of the City Council and of the City, and perform such other duties as may be required by this charter or the City Council. Other officers and employees in the office of the City Clerk shall be in the classified service of the City, and shall be appointed, supervised, and promoted, and may be reduced and removed by the City Manager in accordance with the civil service provisions of the charter of the City of San Antonio, Texas. All civil process to the City of San Antonio, Texas, shall be served upon the City Clerk.

Section — COUNCIL RULES. The City Council shall declare the result of elections and to that end shall have power to subpoena witnesses and compel the production of all pertinent books, records, and papers; but the decision of the City Council in any such case shall be subject to judicial review by any court of competent jurisdiction. The City Council shall determine its own rules and order of business and keep minutes of its proceedings. It shall have power to compel the attendance of absent members, and, by a vote of not less than seven members, may expel a member from a Council meeting for disorderly conduct or the violation of its rules.

Section — QUORUM. A majority of the members of the City Council shall constitute a quorum to do business, but a less number may adjourn from time to time and compel the attendance of absent members in the manner prescribed by ordinance. A vote regarding adjournment or the attendance of absent members may be adopted by a majority of the members present; but in all other matters upon which the City Council may vote, a majority vote of the members of the City Council in office shall be necessary for adoption. In the event of the existence of more than five vacancies, the remaining members shall constitute a quorum and may conduct all necessary business until such time as the vacancies have been filled. In all matters upon which the City Council votes, the votes of the individual Councilmen shall be duly recorded by the City Clerk in the minutes of the City Council, and shall be a matter of public record.

Section — PROVISIONS OF THE CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Shall Article I, Section 7, Paragraphs 1 to 8, both inclusive; Article I, Section 16, Paragraph 1; Article I, Section 17; Article I, Section 18, Paragraph 1; Article I, Section 19; Article I, Section 23; Article I, Section 25; Article I, Section 27; Article I, Section 28; Article I, Section 29; Article I, Section 29-A; Article I, Section 30; Article I, Section 31; Article I, Section 33; Article I, Section 39; Article II, Section 51; Article III, Section 108; Article III, Section 114; Article III, Section 118; Article III, Section 124; Article III, Section 127, of the existing charter of the City of San Antonio, Texas, relating to the existing Board of Commissioners and to the existing City departments and administrative offices under the jurisdiction of the said Board be repealed and the following proposition and provisions providing for a chief administrative officer and the administrative departments under his jurisdiction be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

ADMINISTRATIVE DEPARTMENTS

Section — THE CITY MANAGER. The City Manager shall be the chief administrative and executive officer of the City and shall be chosen by the City Council solely on the basis of his executive and administrative qualifications. At the time of his appointment he need not be a resident of the City of San Antonio, Texas, or of the State of Texas, but during his tenure of office he shall reside within the City.

No person ever elected to office as a member of the governing body of the City of San Antonio, Texas, shall, subsequent to such election, be eligible for appointment as City Manager.

The City Manager shall not be appointed for a definite or fixed term, and may be removed at the pleasure and discretion of the City Council by a majority vote of its members. Upon passage of a resolution stating the City Council's intention to remove the City Manager and the reasons therefor, the City Council may suspend him from duty, but his salary shall continue until his removal shall become effective as herein described. At least thirty days before such removal may become finally effective, the City Manager shall be furnished with a copy of the resolution passed by a majority vote of the members of the City Council, stating the City Council's intention to remove him and the reasons therefor. The City Manager may reply in writing to such resolution. If so requested by the City Manager, the City Council shall fix a time and a place for a public hearing upon the question of his removal and the final resolution removing the City Manager shall not be adopted until such public hearing has been had. The action of the City Council in removing the City Manager shall be final. In case of the absence or disability of the City Manager, the City Council may designate a qualified administrative officer of the City to perform the duties of the City Manager during his absence or disability. Provided, however, that pending the selection of any City Manager following the adoption of this charter amendment, the City Council may appoint an acting City Manager, who shall have all of the qualifications, powers and duties hereinbefore prescribed for the City Manager, and who shall serve for a period not to exceed three months.

The City Manager shall receive such compensation as may be determined by the City Council.

Section — POWERS AND DUTIES OF THE CITY MANAGER. The City Manager shall be responsible to the City Council for the proper administration of all affairs of the City and to that end, subject to the civil service provisions of this charter and except as otherwise provided herein, he shall have power and shall be required:

- (1) To enforce all the laws and ordinances;
- (2) To appoint and remove all officers and employees in the administrative service of the City except as otherwise provided by the charter of the City of San Antonio, Texas, and except as he may authorize the head of a department or office to appoint or remove subordinates in such department or office; provided, that he shall not exercise authority to appoint or remove officers and employees of:
 - (a) The Board of Trustees of the San Antonio Public Library;
 - (b) The Board of Trustees of the Water Works and/or Water System of the City of San Antonio, Texas, while employed by the said Board under the terms of the indenture and/or trust agreement under which the revenue bonds issued by the said City for the purchase by the said City of the said Water Works and/or Water System were sold by the said City;
 - (c) The Board of Trustees of the Electric and Gas Systems of the City of San Antonio, Texas, while employed by the said Board under the terms of the indenture and/or trust agreement under which the revenue bonds issued by the said City for the purchase by the said City of the said Electric and Gas Systems were sold by the said City.
- (3) To exercise administrative supervision over all departments and subdivisions thereof created by this charter amendment, and over such departments and subdivisions thereof as may be hereafter created by the City Council, except as hereinafter provided;
- (4) To make such recommendations to the City Council concerning the affairs of the City as may seem to him to be desirable;
- (5) To keep the City Council at all times fully advised as to the financial conditions and needs of the City;
- (6) To prepare and submit the budget annually to the City Council and to be responsible for its administration after its adoption;
- (7) To prepare and submit, as of the end of the fiscal year, a complete report on the financial and administrative activities of the City for the preceding year;
- (8) To prepare and submit to the City Council such reports as may be required of him by that body;
- (9) To attend all regular and special meetings of the City Council, and to participate in the discussion of the City Council; provided, however, that he shall have no vote in the City Council;
- (10) To act as the chief conservator of the peace within the City;
- (11) To perform such other duties as may be prescribed by this charter amendment or which might be required of him by ordinance or resolution of the City Council, not inconsistent with this charter or with the laws of the State of Texas.

Section — COUNCIL MEMBERS NOT TO INTERFERE IN APPOINTMENTS OR REMOVALS. Members of the City Council shall not direct or request the appointment of any person to, or his removal from, office or employment by the City Manager, or by any of his subordinates, or in any manner take part in the appointment or removal of officers or employees in the administrative service of the City, except for the purpose of inquiry. The City Council and its members shall deal with the administrative service solely through the City Manager and neither the City Council nor any member thereof shall give orders to any subordinates of the City Manager, either publicly or privately. Any violation of the foregoing provisions by any member of the City Council shall constitute official misconduct, and shall authorize the City Council by a vote of two-thirds of its entire membership, to expel such offending member from the City Council, if found guilty after a public hearing, and thereby create a vacancy in the place held by such member.

Section — INVESTIGATIONS. The City Council, the City Manager, or any person or committee authorized by either or both of them, shall have power to inquire into the conduct of any department, agency or office of the City, and for that purpose shall have power to administer oaths. The City Council, on its own initiative, or upon request of the City Manager, shall have power to subpoena witnesses, compel the production of books, papers and other evidence material to such inquiry.

The City Council shall provide by ordinance for penalties for contempt for refusal, on the part of officers or employees of city departments, agencies, or offices, to obey such subpoenas, or to produce books, papers or other evidence.

Section — BOARDS, COMMISSIONS AND AUTHORITIES. Boards, commissions and authorities shall not be established to administer municipal functions of the City; provided, however, that this section shall not apply to the Board of Trustees of the San Antonio Public Library, the Municipal Civil Service Commission, the Planning Commission, and to boards, commissions and authorities established under the provisions of the laws of the State of Texas. The City Council may, upon recommendation of the

City Manager, appoint advisory boards and commissions to assist the heads of municipal departments in the performance of their duties. Nominations for memberships on such boards and commissions shall be made by the City Manager.

Section — ADMINISTRATIVE DEPARTMENTS. There are hereby created and placed under the control of the City Manager the following administrative departments of the City government:

- (1) Law Department
- (2) Finance Department
- (3) Police Department
- (4) Fire Department
- (5) Public Works Department
- (6) Public Health Department
- (7) Parks and Recreation Department

The City Council shall have power, by ordinance, to establish other departments and offices, which shall be under the jurisdiction of the City Manager. The City Council may discontinue any department or office established by ordinance, and may prescribe, combine, distribute or abolish the functions of such departments and/or offices. No functions or duties assigned by this charter to a particular department or office shall be abolished, except as otherwise provided in this charter, but such functions or duties may be assigned by ordinance to other administrative departments of the City under the City Manager; provided, however, that no such transfer of functions or duties shall be effected until the City Council first hears the recommendations of the City Manager thereon.

Section ... DIRECTORS OF DEPARTMENTS. At the head of each department there shall be a director who shall be appointed and removed by the City Manager. Said directors shall have supervision and control over their respective departments, subject to approval by the City Manager, except as specifically provided otherwise by or under this charter.

Section ... DEPARTMENT DIVISIONS. The work of each department shall be distributed among such divisions thereof as may be established by ordinance, provided, however, that no such division shall be established unless the City Manager shall have been given an opportunity to have been heard thereon; provided, further, that pending the passage of an ordinance or ordinances distributing the work of the departments under the supervision and control of the Manager among specific divisions thereof, the Manager may establish temporary divisions.

LAW DEPARTMENT

Section ... CITY ATTORNEY. There shall be a Law Department, the director of which shall be the City Attorney.

Section ... CITY ATTORNEY; POWERS AND DUTIES. The City Attorney shall be the chief legal adviser of all offices, departments and agencies and of all officers and employees in the matters relating to their official powers and duties. He shall represent the City in all legal proceedings. It shall be his duty to perform all services incident to his position as may be required by statute, by this charter amendment or by ordinance. All the employees of the Law Department except the City Attorney, his first assistant and his confidential secretary, shall be in the classified service.

FINANCE DEPARTMENT

Section ... QUALIFICATIONS OF THE DIRECTOR OF FINANCE. There shall be a Finance Department, the head of which shall be the Director of Finance. The Director of Finance shall have knowledge of municipal accounting and taxation and shall have had experience in budgeting and financial control. Said director shall provide a bond with such surety and in such amount as the City Council may require. The City shall pay the premium on said surety bond.

Section ... POWERS AND DUTIES OF THE FINANCE DEPARTMENT. The Finance Department shall have the authority and be required:

- (1) To administer the financial affairs of the City in accordance with ordinances enacted by the City Council.
(2) To prepare the budget for the City Manager and to assist him in its execution after authorization by the City Council as required by this charter.
(3) To maintain accounting control over the finances of the City government, and to perform such other duties pertaining to the financial affairs of the City government as the City Council may require by ordinance.
(4) To control the purchase, storage and distribution of all supplies, materials, equipment, and contractual services required by the City in the manner specified by ordinance.
(5) To provide for the assessment of all property subject to taxation by the City.
(6) To collect, have custody of, and disburse all monies belonging to the City government, subject to the provisions of this charter amendment and ordinances enacted thereunder; to have custody of all funds of the City in a fiduciary capacity, and to keep a record of such investments, and to have custody of all bonds and certificates of city indebtedness, including such bonds and certificates unissued or cancelled, and the receipt and delivery of City bonds and certificates of transfer, registration, and exchange.

POLICE DEPARTMENT

Section ... CHIEF OF POLICE, DIRECTOR OF POLICE DEPARTMENT. The Chief of Police shall be the Director of the Police Department. He shall be appointed by and directly responsible to the City Manager. He may be removed as Chief of Police by the City Manager in accordance with the laws of the State of Texas.

Section ... AUTHORITY OF POLICEMEN. The officers of the Police Department shall have all the powers and authority given to them as peace officers under the laws of the State of Texas and all other powers that may lawfully be conferred on them by the City Council. Such policemen may exercise their powers and authority within the corporate limits of the City, and within the limits of any property owned, leased or otherwise subject to the control of the City, which lies outside the corporate limits of the City.

FIRE DEPARTMENT

Section ... CHIEF OF THE FIRE DEPARTMENT, DIRECTOR OF FIRE DEPARTMENT. The Chief of the Fire Department shall be the director of the Fire Department. He shall be appointed by and directly responsible to the City Manager. He may be removed as Chief of the Fire Department by the City Manager in accordance with the laws of the State of Texas.

PUBLIC WORKS DEPARTMENT

Section ... DIRECTOR OF PUBLIC WORKS DEPARTMENT. There shall be a Public Works Department, the head of which shall be the Director of Public Works.

Section ... JURISDICTION OF PUBLIC WORKS DEPARTMENT. The Department of Public Works shall have charge of the planning, opening, construction, maintenance and repair of all streets, alleys, sidewalks, bridges and public ways; the municipal airport; the sewers, sewer systems and sewage disposal plants; the construction, maintenance, repair and operation of all public buildings and properties belonging to or used by the City; the city markets; building, electrical and plumbing inspection, and the issuance of building, electrical and plumbing permits; weights and measure; the collection and disposal of garbage; and such other functions as may be provided by ordinance.

PUBLIC HEALTH DEPARTMENT

Section ... QUALIFICATIONS OF THE DIRECTOR OF PUBLIC HEALTH. There shall be a Public Health Department, the head of which shall be the Director of Public Health. The Director of Public Health shall be a licensed physician and shall be trained in public health administration.

Section ... PUBLIC HEALTH DEPARTMENT; POWERS AND DUTIES. The Public Health Department shall enforce the laws of the State of Texas and all ordinances relating to public health; it shall possess such additional powers and perform such additional duties as may be provided by ordinance.

PARKS AND RECREATION DEPARTMENT

Section ... DIRECTOR OF THE PARKS AND RECREATION DEPARTMENT. There shall be a Parks and Recreation Department, the head of which shall be the Director of Parks and Recreation.

Section ... PARKS AND RECREATION DEPARTMENT; POWERS AND DUTIES. The Parks and Recreation Department shall have charge of the management and maintenance of public parks, playgrounds, golf courses, swimming pools, and all other public recreational facilities. The management, operation and maintenance of parks and playgrounds, and of all other public recreational facilities, shall be deemed to be done in the governmental capacity of the City, and not in its proprietary capacity. The Parks and Recreation Department shall possess such additional powers and perform such additional duties as may be provided by ordinance.

Section ... DETERMINATION OF DEPARTMENTAL OFFICES AND EMPLOYMENTS. The number of offices and employments in each municipal department and office shall be fixed and determined by ordinance; provided that, before adoption of any such ordinance, the City Manager may make such recommendations to the City Council as to him might seem desirable.

Section ... PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective. Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

PROPOSITION

Shall the existing charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions relating to the establishment of a Planning Commission:

PLANNING COMMISSION

Section ... ORGANIZATION. There is hereby established a Planning Commission which shall consist of five members, who shall be appointed by the City Council, and none of whom shall hold any other public office. Members of the Planning Commission shall be paid such compensation, if any, as may be fixed by the City Council. The City Manager and the Mayor shall serve as ex-officio members of the Commission. A majority of the appointive members, exclusive of the ex-officio members shall constitute a quorum. The Commission shall elect its chairman from among the appointive members. The terms of the appointive members shall be for two years; provided, however, that, of the five members first appointed, two shall be appointed for a term of one year, and three for two years. All appointments thereafter shall be for terms of two years. Any vacancy occurring during the unexpired term of an appointive member shall be filled by the City Council for the remainder of the unexpired term.

Section ... DUTIES, RESPONSIBILITIES, AND POWERS. Paragraph 1. The Commission shall be responsible to and act as an advisory body to the City Council. The Commission shall be required to:

- (1) Make, amend, extend and add to the master plan for the physical development of the City.
(2) Make and adopt plans for the clearance and rebuilding of slum districts and blighted areas within the City.
(3) Submit annually to the City Manager, not less than ninety (90) days prior to the beginning of the budget year, a list of recommended

capital improvements to be constructed during the forthcoming five-year period. Such list shall be arranged in order of preference, with recommendations as to which projects shall be constructed in which year.

- (4) Promote public interest in and understanding of the master plan and of planning and slum clearance.
(5) Meet not less than once each month and keep a public record of its resolutions, findings, and determinations.

Paragraph 2. The Commission shall have power to:

- (1) Require information from the other departments of the City government in relation to its work.
(2) Within its budget appropriation, contract with city planners and other consultants for such services as it may require.
(3) Request additional assistance for special survey work of the City Manager, who may assign members of any administrative department to make special studies, requested by the Commission.
(4) In the performance of its functions, enter upon any land and make examinations and surveys, and place and maintain necessary monuments and marks thereon.
(5) Make and adopt plans for the replanning, improvement and redevelopment of neighborhoods.

Section ... DIRECTOR. There shall be a Director of Planning who shall be appointed and removed by the City Manager. The Director shall be qualified by special training and experience in the field of city planning. He shall be the regular technical adviser of the Commission, may be designated as its executive secretary, and shall have such other authority, duties and responsibilities under the direction and control of the commission as it may require and establish.

Section ... THE MASTER PLAN. The master plan for the physical development of the City, with the accompanying maps, plats, charts, descriptive and explanatory matter, shall show the Commission's recommendations for the development of city territory, and may include, among other things:

- (1) the general location, character and extent of streets, bridges, parks, waterways and other public ways, grounds and spaces;
(2) the general location of public buildings and other public property;
(3) the general location and extent of public utilities, whether publicly or privately owned;
(4) the removal, relocation, widening, extension, narrowing, vacation, abandonment or change of use of such existing or future public ways, grounds, spaces, buildings, property or utilities;
(5) the general extent and location of public housing projects and slum clearance projects.

Section ... ADOPTION OF MASTER PLAN. The Commission may adopt the master plan as a whole by a single resolution, or may by successive resolutions adopt successive parts of the plan, said parts corresponding to major geographical sections of the City or to functional divisions of the subject matter of the plan, and may adopt any amendment or extension thereof or addition thereto. The adoption of the plan or of any such part, amendment, extension or addition, shall be by resolution carried by the affirmative votes of not less than a majority of the Commission, before the adoption of the plan or any such part or any modification, extension or addition the Commission shall hold at least one public hearing on the proposed action. An attested copy of the plan or part thereof shall be certified to the City Council.

Section ... LEGAL EFFECT OF MASTER PLAN. No street, park or other public way, ground or space, no public building or structure and no public utility whether publicly or privately owned, shall be constructed or authorized in the City, nor shall any real property be acquired by the City, until and unless the location and extent thereof shall have been submitted to and approved by the Commission; provided, that, in case of disapproval, the Commission shall communicate its reasons to the City Council, which shall have the power to over-rule such disapproval, and, upon such overruling, the City Council or the appropriate office, department or agency shall have power to proceed. The widening, narrowing, relocation, vacation or change in the use of any street or other public way or ground or the sale of any public building or real property shall be subject to similar submission and approval, and failure to approve may be similarly overruled by the City Council. The failure of the Commission to act within thirty days after the date of official submission to the Commission shall be deemed approval, unless a longer period be granted by the City Council or the submitting official.

Section ... POWERS OF CITY COUNCIL IN SLUM CLEARANCE AND REHABILITATION OF BLIGHTED AREAS. The City Council may adopt, modify and carry out plans for clearance of slum districts and rehabilitation of blighted areas within the City and, for the accomplishment of this purpose, may acquire by purchase or condemnation all privately owned land, buildings, and other real property interests within the district; may establish, locate, relocate, build and improve the streets and other public open spaces provided for in the plan; may maintain, operate, lease or sell said buildings or any of them; may sell the land, or any part thereof, designated for buildings and private open spaces upon such terms and conditions and subject to such restrictions as to building uses and open spaces as will substantially carry out and effect the plan.

Section ... POWERS OF CITY COUNCIL IN REPLANNING AND REDEVELOPMENT OF NEIGHBORHOODS AND DISASTER AREAS. The City Council shall have power to adopt, modify and carry out plans for the replanning, improvement and redevelopment of neighborhoods and for the replanning, reconstruction or redevelopment of any area or district which may have been destroyed in whole or in part by disaster.

Section ... PROCEDURE. Whenever the City Council shall adopt such plans as set forth hereinabove, notice of the time and place when and where the plan will be considered for final passage shall be sent by mail to the record owners of the lands and buildings included within the planned district. Any modification of such plan shall before passage be submitted to the Planning Commission, but if disapproved, the City Council may overrule such disapproval by a majority vote of its members.

Section ... PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective. Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

PROPOSITION

Section ...: Shall the existing Charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions and by enacting and adopting same as a part of the Charter of the City of San Antonio, Texas:

Paragraph ...: The Governing Body shall, as soon as practicable after the adoption of this charter amendment, appoint a Planning Commission, which shall have such powers, duties and authority as may be provided by ordinance. Such Commission shall be composed of five members, and the members thereof, as well as any employees of the Commission authorized by the governing body shall be paid such compensation as the governing body may prescribe.

The Commission shall be responsible to and act as an advisory body to the governing body. It shall, subject to the approval of the governing body, make, amend, extend, and add to the master plan for the physical development of the City; make and adopt plans for the clearance and rebuilding of slum districts and blighted areas within the City, and promote capital improvements to be constructed in the City.

Provided that the foregoing, upon being adopted, shall become effective on June 1, 1950.

PROPOSITION

Shall Article I, Section 10; Article III, Section 128, Paragraph 1 to 3, both inclusive, of the existing Charter of the City of San Antonio, Texas, relating to the Removal of Elective Officers be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

REMOVAL OF ELECTIVE OFFICERS

Section — **RECALL PROVISIONS.** Any member of the City Council may be removed from office by recall.

Any qualified elector of the City may make and file with the City Clerk a notice of intention to circulate a petition for the recall of any member of the City Council. Such notice shall contain the name of the Councilman whose removal is sought. A copy of the said notice of intention shall be entered into a record book to be kept in the office of the City Clerk. The recall petition shall be filed with the City Clerk within thirty days after the filing of the notice of intention to circulate such petition. The petition must also bear the signatures of voters of the City who are qualified to vote for the Councilman whose removal is sought, and the number of at least ten per cent of the number of voters who cast their votes at the last preceding regular municipal election for all of the candidates for the office or place of the Councilman whose removal is sought; provided, however, that separate petitions shall be circulated with respect to each Councilman whose removal is sought.

Section — **SIGNATURES TO PETITIONS.** The signatures to recall petitions need not all be appended to one paper, but to each separate petition there shall be attached an affidavit of the circulator thereof as provided hereinafter. Each signer of any such petition paper shall indicate, after his signature, his place of residence by street and number or other description sufficient to identify the place and number of the voting precinct in which he or she is qualified to vote. There shall appear on each petition the names and addresses of five voters of the City who are qualified to vote for the Councilman whose removal is sought, and on each paper the names and addresses of the same five voters, who, as a committee of the petitioners, shall be regarded as responsible for the circulation and filing of the petition. The affidavit attached to each petition shall be as follows:

State of Texas)
County of Bexar) SS.

_____, being duly sworn, deposes and says that he personally circulated the foregoing paper, that all the signatures affixed thereto were made in his presence, and that he believes them to be the genuine signatures of the persons whose names they purport to be.

Signed _____

(Signature of Circulator)

Subscribed and sworn to before me this _____ day of _____, 19____.

Notary Public.

Section — **FILING, EXAMINATION, AND CERTIFICATION OF PETITIONS.** All petition papers comprising a recall petition shall be assembled and filed with the City Clerk as one instrument. Within twenty days after a petition is filed, the City Clerk shall determine whether each paper of the petition is properly attested and whether the petition is signed by a sufficient number of qualified voters. Any petition paper shall be invalid which is not attested by the circulator thereof. Upon completing his examination of the petition, the City Clerk shall certify the result of his examination to the City Council. If he shall certify that the petition is insufficient, he shall set forth in his certificate the particulars in which it is defective, and shall at once notify the committee of petitioners of his findings; provided, however, that except as to such particulars as are so certified by the City Clerk to be defective, the petition shall be deemed to be in all other respects valid.

Section — **AMENDMENT OF PETITIONS.** A recall petition may be amended at any time within twenty days after the making of a certificate of insufficiency by the City Clerk, by filing a supplementary petition upon additional papers signed and filed as provided in case of an original petition.

The City Clerk shall, within ten days after such an amendment or supplement is filed, make examination of the amended or supplementary petition and, if his certificate shall show the petition still to be insufficient, he shall file it in his office and notify the committee of the petitioners of his findings and no further action shall be had on such insufficient petition. The finding of the insufficiency of a petition shall not prejudice the filing of a new petition for the same purpose.

Section — **RECALL ELECTION ORDERED.** If a recall petition, or amended petition, as hereinabove defined, shall be certified by the City Clerk to be sufficient, he shall at once submit it to the City Council and notify the Councilman whose removal is sought of such action. The failure of the City Clerk to certify the insufficiency of any petition, original or amended, within the time and manner hereinabove provided, shall have the same effect as a certification of sufficiency, provided the required number of signatures are affixed to petition papers supported by the affidavit hereinbefore required for such petition papers. The City Council shall thereupon fix a day for holding a recall election. Any such election shall be held not less than thirty nor more than forty days after the petition has been presented to the City Council, and at the same time as any other special or general election held within such period; but, if no such election is to be held within such period, the City Council shall call a special election to be held within the time aforesaid; provided, however, that in the event a Councilman whose removal is sought resigns at any time prior to said recall election, then no election shall be held.

Section — **BALLOTS IN RECALL ELECTION.** Ballots used in recall elections shall conform to the following requirements: With respect to the member of the City Council whose removal is sought the question to be submitted shall be: "SHALL (name of person) BE REMOVED FROM THE CITY COUNCIL BY RECALL?" Immediately below such question there shall be printed on the ballots the two following propositions, in the order here indicated:

"Against the recall of (name of person)."

"For the recall of (name of person)."

Section — **RESULT OF RECALL ELECTION.** If a majority of the votes cast on the question of recalling a member of the City Council shall be against his recall, he shall continue in office for the remainder of his term, but subject to recall as before. If a majority of such votes be for the recall of the member indicated on the ballots, he shall, regardless of any defect in the recall petition, be deemed removed from office. When a member of the City Council is removed from office by recall, or if he should resign prior to said recall election, his office as Councilman shall be filled as in the case of other vacancies in the office of Councilman, by a majority vote of the City Council for a person qualified for election to the office of the Councilman removed.

Section — **LIMITATIONS ON RECALL PETITIONS.** No recall petition shall be filed against a member of the City Council within three months after he takes office nor, in respect to a member subjected to a recall election and not removed thereby, until at least six months after such election.

Section — **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

PROPOSITION

Shall Article I, Section 16; Article I, Section 34, of the existing Charter of the City of San Antonio, Texas, relating to the Corporation Court be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

THE CORPORATION COURT

Section — **CREATION AND JURISDICTION.** There is hereby established a Corporation Court of the City of San Antonio, Texas, which shall have such jurisdiction and powers as are given and prescribed by the laws of the State of Texas. It shall also have jurisdiction of the violation of any ordinance prohibiting the maintenance of any nuisance within five thousand feet of the corporate lines of the City, outside the City limits.

Section — **JUDGE OF THE CORPORATION COURT.** The Corporation Court shall be presided over by a Judge who shall be known as the Judge of the Corporation Court. He shall be elected by a majority vote of the City Council, and, at the time of his election, shall be a practicing attorney and shall have resided in the City of San Antonio, Texas, for at least three years immediately preceding his appointment. He shall hold office until removed, at the pleasure of the City Council.

If, for any cause, the Judge of the Corporation Court shall temporarily fail to act, then and in such case the Mayor, or in his absence, inability or disqualification, the acting Mayor of the City, is hereby authorized, to appoint a licensed attorney who shall act in the place of the Judge of the Corporation Court and who shall have all the powers and discharge all the duties of said office. The Judge of the Corporation Court or anyone acting in his place shall receive such compensation as may be determined by the City Council by resolution.

Section — **CLERK OF COURT.** There shall be a clerk or clerks of said court and such other officers and employees as may be provided for by ordinance, who shall be appointed and removed by the City Manager, and who shall be in the classified civil service of the City. The said clerks shall have authority to administer oaths and affirmations.

Section — **PROSECUTING ATTORNEYS.** The City shall be represented in all cases before the Corporation Court only by members of the Law Department of the City.

Section — **DIVISIONS OF COURT.** The City Council shall have power to appoint additional Judges of the Corporation Court or to establish additional Corporation Courts.

Section — **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Shall Article I, Section 26; Article I, Section 35; Article I, Section 36 of the existing Charter of the City of San Antonio, Texas, relating to Ordinances be repealed and the following proposition and provisions be enacted and adopted as a part of the Charter of the City of San Antonio, Texas:

ORDINANCES

Section — **ORDINANCES TO REMAIN EFFECTIVE.** All ordinances of the City of San Antonio which are now in force and which are not contrary to the provisions of this charter and of the laws of the State of Texas shall continue in force until repealed.

Section — **INTRODUCTION AND PASSAGE OF ORDINANCES AND RESOLUTIONS.** Ordinances and resolutions shall be introduced in the City Council only in written or printed form. The enacting clause of all ordinances shall be "Be it ordained by the City Council of the City of San Antonio".

Section — **WHEN ORDINANCES AND RESOLUTIONS TAKE EFFECT — EMERGENCY MEASURES.** Except as otherwise provided in this charter or by ordinance or law, all ordinances and resolutions passed by the City Council shall take effect at the time indicated therein, but not less than ten days from the date of their final passage. The affirmative vote of at least six members of the City Council shall be required to pass any ordinance or resolution as an emergency measure. An emergency measure is an ordinance or resolution to provide for the immediate preservation of the public peace, property, health or safety, in which the emergency is set forth. No measure making or amending a grant, renewal or extension of a franchise or other special privilege shall ever be passed as an emergency measure.

Section — **RECORDING OF ORDINANCES, RESOLUTIONS, AND MINUTES.** Each ordinance or resolution and the minutes of the City Council shall be recorded as soon as practicable by the City Clerk in well bound books, which shall be public records.

Section — **PUBLICATION OF ORDINANCES.** Every ordinance imposing any penalty, fine, imprisonment, or forfeiture for a violation of its provisions shall, after passage thereof, be published in the official newspaper for one day, and proof of such publication by the printer or publisher of such newspaper made before any officer authorized to administer oaths and filed with the City Clerk or any other competent proof of such publication, shall in all courts be conclusive evidence of the legal publication and promulgation of such ordinance; such publication may, in the discretion of the City Council, be a full text of the ordinance, or a descriptive caption or title stating in summary the purpose of the ordinance and the penalty for violation thereof; provided that the amendments and corrections made in digesting any revision for publication in book form and any general or special code of ordinances need not be so published, but notice thereof may be given as provided by ordinance.

Provided, that any code or codification or part or parts thereof, prepared for general or stated distribution as a model or otherwise, and which is published in printed or multigraphed or mimeographed form, may be adopted by the City Council, and all publication requirements therefor shall in all respects be satisfied by reference thereto in an ordinance or resolution duly adopted and published in regular form, without further publishing thereof; provided, also, that no less than three copies of such code shall be marked "Official Copies" and filed for permanent examination and use by the public in the office of the City Clerk prior to the adoption thereof.

Provided, further, that any administrative rule or regulation of any department of the City of San Antonio, Texas, or of the State of Texas, affecting the said City, or any statute of Texas, or any published code, specifications or requirements prepared by an official or unofficial organization for general circulation and use, may be added and incorporated by reference thereto in an ordinance, and by making three (3) copies thereof as official copies and filing them for permanent reference and inspection in the office of the City Clerk prior to the adoption thereof.

Section — **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Shall Article II, Section 101; Article II, Section 102; Article II, Section 103; Article II, Section 104; Article II, Section 105, of the existing charter of the City of San Antonio, Texas, relating to Franchises be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

FRANCHISES

Section — **DEFINITIONS.**
(1) "Cost of service" means all reasonable and necessary expenses, taxes and other proper charges, and a return of six per centum (or the actual average annual cost of necessary total capital to the utility) upon the net capital investment in the case of utilities operating within the franchise terms of this charter amendment, or, in the case of other utilities,

upon the net capital investment or other fair rate base as determined by negotiation, arbitration or litigation;

(2) "Net capital investment" means the actual and reasonable cost of all properties and capital outlay used and useful for service within the city, less accrued depreciation as determined by regular accounting procedure, plus working capital necessarily supplied by the investors, applicable to operation within the City;

(3) "Reproduction cost appraisal" means the reproduction cost less depreciation of all used and useful property, as determined by a physical appraisal, plus working capital necessarily supplied by the investors. In determining reproduction cost, appropriate unit prices shall be established for each class of property in accordance with proper inventory of the properties. Reasonable allowances shall be made for normal general construction overhead costs not included in the unit prices. The depreciation deduction shall include both physical and functional factors, and shall take due account of the difference between the existing property units and available modern units, including the difference in maintenance between existing and available new units. No additional allowances shall be made for franchise value, going concern value, or other intangible items not representing the actual unrecovered capital expenditures.

Section — **GRANTING OF FRANCHISES.** The City Council shall have power to grant a franchise to any private corporation for the use of streets and other public places in the furnishing of any public utility service to the City and to its inhabitants, provided that the term of duration of such franchise shall not exceed 25 years. All franchises and any renewals, extensions and amendments thereto, shall be granted only by ordinance. Proposed franchise ordinance shall be submitted to the City Manager, and he shall render to the City Council a written report containing recommendations thereon. No ordinance granting a franchise shall be enacted by the City Council until adequate public hearings have been held thereon, and until two weeks after its official publication in final form shall have elapsed.

Section — **CONDITIONS AND TRANSFER OF FRANCHISE.** Every franchise or renewal, extension or amendment of a franchise hereafter granted shall:

(1) Impose upon the utility the duty to furnish proper service at minimum attainable cost under proper organization and efficient management. The City shall have the right to require such extensions, additions, improvements and replacements of property as will result in economy or improvement in service, and it may issue such orders with respect to safety and other matters as may be necessary or desirable for the community.

(2) Fix the rates to be charged by the utility for the different classes of service and reserve to the City the power to revise such rates at the end of each calendar or fiscal year. Such rates shall be sufficient to cover the cost of service as defined in this charter amendment.

(3) Reserve to the City the right, at any time after five years, to revoke the franchise and purchase all the properties of the utility at a purchase price equal to the net capital investment, or, as to any property included in the purchase for which the net capital investment is not ascertainable from the accounts, at the estimated actual cost less accrued depreciation.

No franchise shall be transferred hereafter by any utility to another without the approval of the City Council and as a condition to such approval all the terms and conditions provided in this charter amendment shall be included in the transferred franchise.

Section. — **RATE BASE; VALUATION BOARD.** If net capital investment is not accepted as the rate base by the City Council and by a public utility rendering service within the City but not operating within the franchise terms of this charter amendment, the Supervisor of Public Utilities, referred to hereinafter, shall negotiate with such utility for the purpose of establishing a rate base considered fair and reasonable by such City agency and the utility. Adequate technical assistance shall be made available to the Supervisor of Public Utilities. The result, if any, of such negotiation shall be submitted to the City Council for approval. The City Council, either at the recommendation of the Supervisor of Public Utilities or on its own motion, may have a reproduction cost appraisal, as defined hereinabove, made as an aid in negotiating a fair rate base. If no agreement between the City Council and the utility is reached in a reasonable period of time, the City Council may enter into an agreement with the utility to submit the question of rate base to arbitration by a valuation board consisting of three members. One member shall be appointed by the utility, one by the City Council and the third by the preceding two. The third member shall be a person of recognized training and experience in public utility valuations and shall be known to be fair to both private and public interests. Adequate technical assistance shall be available to the board, and a separate set-up of unit prices, general construction overhead and depreciation shall be prepared on behalf of the City, if considered desirable by the City's member, the Supervisor of Public Utilities, or the City Council. The board's finding shall be final and binding upon the City and the utility.

Section. — **RATES, ANNUAL COST OF SERVICE AND SLIDING SCALE BASIS.** The rates of every privately owned public utility exercising a franchise granted pursuant to the terms of this charter amendment shall be annually revised and adjusted on the basis of cost of service and operation within the City. The requirements of this section may be met by provision for a sliding scale of rates wherein for any year the excess return above the cost of service shall be divided in a fixed proportion between the utility and consumers through rate reductions applicable to the succeeding year.

Section. — **SUPERVISOR OF PUBLIC UTILITIES.**

(1) The City Council shall appoint a Supervisor of Public Utilities, who shall serve during the pleasure of the City Council and who shall receive such compensation as may be fixed by the City Council. The Supervisor of Public Utilities shall have such assistants as may be determined by the City Council, who shall be appointed and removed by the said Supervisor of Public Utilities, and who shall be in the classified service of the City.

(2) The Supervisor of Public Utilities shall assemble the facts which are essential to proper determination of cost of service and the fixing of reasonable rates. He shall have and keep up to date an inventory of the property used in public service, the cost of such properties as actually and reasonably incurred or as fixed by appraisal, additions and retirements made each year, the depreciation and all matters that enter into the periodical readjustment of the rate base. He and his assistants under his direction shall have power to make and shall conduct, all inspections and examinations of public utility properties, accounts and records. At the close of each calendar or fiscal year, he shall make a comprehensive report and recommendations to the City Council, which, after receiving them, may proceed with informal negotiation or with formal proceedings. Every public utility operating within the City shall furnish the Supervisor of Public Utilities regular reports as to capital outlay, property retirements, operating revenues, operating expenses, taxes and other accounting matters according to the standard accounting classifications for such utility. In addition the City may require reports regarding salaries, wages, employees, contracts, service performance and all other records of operation that pertain to proper rate adjustments on the basis of facts and regular administration.

Section. — **RECAPTURE.** Whenever the City Council shall determine, and in accordance with the franchise terms, the City may purchase the properties of a privately owned public utility, and may include in such purchase properties located outside as well as within the City. The purchase price shall not exceed the net capital investment, or the rate base, established as herein described, for any properties included in the purchase for which such net capital investment had not been provided for by previous franchise grants. The City may also condemn any public utility properties pursuant to the general condemnation provisions of the Constitution, and statutes of the State of Texas. The cost of proceedings for acquisition of private properties by purchase or by condemnation shall be paid in the first instance by the private utility, but shall be included in the price or award paid by the City.

Section. — **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held unconstitutional or invalid or ineffective, the remainder shall nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Section 1. **DEFINITION OF "NET CAPITAL INVESTMENT":** "Net capital investment" means the actual and reasonable cost of all properties and capital outlay used and useful for service within the City, less accrued depreciation as determined by regular accounting procedure, plus working capital necessarily supplied by the investors, applicable to operation within the City.

Section 2. **GRANTING OF FRANCHISES.** The governing body of the City shall have power to grant a franchise to any private corporation organized under the laws of the State of Texas, only, for use of streets and other public places in the furnishing of any public utility service to the City and to its inhabitants, provided that the term of duration of such franchise shall not exceed 25 years. All franchises and any renewals, extensions and amendments thereto, shall be granted only by ordinance. No ordinance granting a franchise shall be enacted by the governing body until adequate public hearings have been held thereon, and until two weeks after its official publication in final form shall have elapsed. Any foreign corporation now having and holding a franchise shall be permitted to continue under same as originally granted to the date of expiration.

Section 3. **CONDITIONS AND TRANSFER OF FRANCHISE.** Every franchise or renewal, extension or amendment of a franchise hereafter granted shall:

(1) Impose upon the utility the duty to furnish proper service at minimum attainable cost under proper organization and efficient management. The City shall have the right to require such extensions, additions, improvements and replacements of property as will result in economy or improvement in service and it may issue such orders with respect to safety and other matters as may be necessary or desirable for the community.

(2) Fix the rates to be charged by the utility for the different classes of service and reserve to the City the power to revise such rates at the end of each calendar or fiscal year.

(3) Reserve to the City the right, at any time after five years, to revoke the franchise and purchase all the properties of the utility at a purchase price equal to the net capital investment, or, as to any property included the purchase for which the net capital investment is not ascertainable from the account, at the estimated actual cost less accrued depreciation.

No franchise shall be transferred hereafter by any utility to another without the approval of the governing body of the City and as a condition to such approval all the terms and conditions provided in this charter amendment, shall be included in the transferred franchise.

Section 4. **RATE BASE—VALUATION BOARD.** The Public Utilities Board referred to hereinafter, shall negotiate with a public utility rendering service within the City, but not operating within the franchise terms of this charter amendment, for the purpose of establishing a rate base considered fair and reasonable by such City agency and the utility. Adequate technical assistance shall be made available to the said Board. The result, if any, of such negotiations shall be submitted to the governing body for approval. The governing body, either at the recommendation of the Public Utilities Board or on its own motion, may avail itself of any recognized standards or formulas, as an aid in negotiating a fair rate base. If no agreement between the governing body and the utility is reached in a reasonable period of time, the governing body may enter into an agreement with the utility to submit the question of rate base to arbitration by a valuation board consisting of three members. One member shall be appointed by the utility, one by the governing body and the third by the preceding two. The third member shall be a person of recognized training and experience in public utility valuations and shall be known to be fair to both private and public interests. Adequate technical assistance shall be available to the board and a separate set-up of unit prices, general construction overhead, and depreciation shall be pre-

pared on behalf of the City, if considered desirable by the City's member, the Public Utilities Board or the governing body.

The board's finding shall be final and binding upon the City and the utility.

Section 5. **RATES.** The rates of every privately owned public utility exercising a franchise granted pursuant to the terms of this charter amendment, shall be annually revised and adjusted.

Section 6. **PUBLIC UTILITIES BOARD.**

(1) The governing body shall appoint a Public Utilities Board, consisting of five members who shall serve during the pleasure of the governing body and who shall receive such compensation as may be fixed by the governing body. The Public Utilities Board shall have such assistants as may be determined by the governing body, who shall be appointed and removed by the said Public Utilities Board.

(2) The Public Utilities Board shall assemble the facts which are essential to the fixing of reasonable rates. It shall have and keep up to date an inventory of the property used in public service, the cost of such properties as actually and reasonably incurred or as fixed by appraisal, additions, and retirements made each year, the depreciation and all matters that enter into the periodical readjustment of the rate base. It and its assistants under its direction shall have power to make and shall conduct all inspections and examinations of public utility properties, accounts and records. At the close of each calendar or fiscal year, it shall make a comprehensive report and recommendations to the governing body, which, after receiving them, may proceed with formal negotiations or with formal proceedings. Every public utility operating within the City shall furnish the Public Utilities Board regular reports as to capital outlay, property retirements, operating revenues, operating expenses, taxes and other accounting matters according to the standard accounting classifications for each such utility. In addition, the City may require reports regarding salaries, wages, employees, contracts, service performance and all other records of operation that pertain to proper rate adjustment on the basis of facts and regular administration.

The provisions hereof shall not apply to the City Water System or the City Electric and Gas Systems, so long as each such utility is operated by a Board of Trustees under the indenture and/or trust agreement, under which revenue bonds issued by said City for the purchase by said City of each of such utilities, were sold by said City.

Section 7. **RECAPTURE.** Whenever the governing body shall determine and in accordance with the franchise terms, the City may purchase the properties of a privately owned public utility, and may include in such purchase properties located outside as well as within the City. The purchase price shall not exceed the net capital investment, or the rate base, established as herein described, for any properties included in the purchase for which such net capital investment had not been provided for by previous franchise grants. The City may also condemn any public utility properties pursuant to the general condemnation provision of the Constitution and Statutes of the State of Texas. The cost of proceedings for acquisition of private properties by purchase or by condemnation shall be paid in the first instance by the private utility, but shall be included in the price or award paid by the City.

Section 8. **REPEALED PROVISIONS.** The following provisions of the present City Charter of the City of San Antonio are hereby repealed: Sections 101, 102, 103, 104 and 105. All other provisions of the present City Charter, including amendments thereto adopted at or prior to the election at which this amendment may be adopted, are hereby repealed insofar as the same may be in conflict with the provisions hereof.

Section 9. **EFFECTIVE DATE.** This amendment shall become effective on June 1, 1950.

Section 10. **ARRANGEMENT AND NUMBERING.** The governing body shall provide by ordinance for the arrangement, numbering and renumbering of all articles, sections and paragraphs of the Charter of the City of San Antonio, Texas, as it shall deem appropriate.

Section 11. **PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID.** Should any of this charter amendment, or any section, part, sentence, phrase, or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provisions herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall nevertheless, stand effective and valid as if it has been enacted without the portion held to be unconstitutional or invalid or ineffective.

PROPOSITION

Shall Article 1, Section 7, Paragraph 7, relating to powers and duties be repealed and the following proposition and provision be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 7: There shall be created a City Utilities Board consisting of five members shall serve for a period of two years, four years, and six years in order as appointed by the Commissioners for the first Board; and subsequent appointees will serve for a period of six years. Said Utilities Board shall have charge of such public utilities as may come under the control of the city, namely, the Water Department, the Transit and Transportation Departments, Air Fields, and any other departments that render utility service to the citizens. Said Board shall have such power, duties, authority and remuneration as may be granted them by City ordinances of the City of San Antonio.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950, and not before.

PROPOSITION

Section: Shall the existing Charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions and by enacting and adopting same as a part of the Charter of the City of San Antonio, Texas:

Paragraph: There shall be created a City Utilities Board consisting of five members to be appointed by the City Commissioners. The Board members shall serve for a period of two, four and six years in order appointed by the Commissioners for the first Board; and subsequent appointees will serve for a period of six years. Said Utilities Board shall have charge of such public utilities as may come under the control of the City, namely, the Water Department, Electric and Gas Department, the Transit and Transportation Departments, Air Fields, and any other department that render utility service to the citizens. Said Board shall have such power, duties, authority and remuneration as may be granted them by city ordinances of the City of San Antonio.

PROPOSITION

Section: Shall the existing Charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions and by enacting and adopting same as a part of the Charter of the City of San Antonio, Texas:

Paragraph: The Board of Commissioners shall have authority to fix and regulate the charges, fares or rates of compensation to be charged by any person, firm, or corporation enjoying a franchise in said city, and in determining, fixing, and regulating such charges, fares, or rates of compensation not more than a reasonable return, consistent with the laws of the State of Texas, based upon the fair value of the property used and useful in furnishing such service, shall be allowed.

Provided, however, that the foregoing, upon being adopted, shall become effective on June 1, 1950.

PROPOSITION

Shall Article I, Section 27; Article I, Section 28; Article I, Section 30; Article I, Section 31; Article I, Section 32; Article I, Section 33, Article I, Section 47; Article II, Section 53; Article II, Section 54; Article II, Section 55; Article III, Section 106; Article III, Section 107; Article III, Section 108; Article III, Section 109; Article III, Section 110; Article III, Section 112; Article III, Section 116; Article III, Section 117; Article III, Section 118; Article III, Section 119; Article III, Section 120; Article III, Section 121; Article III, Section 122; Article III, Section 123 of the existing charter of the City of San Antonio, Texas, relating to Municipal Finance be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

MUNICIPAL FINANCE

Section. — **FISCAL YEAR.** After September 30, 1950, the fiscal year of the City of San Antonio, Texas, shall begin on the first day of October and end on the last day of September of each calendar year. Such year shall constitute the budget year of the city government. As used in this charter, the term "budget year" shall mean the fiscal year for which any particular budget is adopted and in which it is administered.

Section. — **INTERIM FISCAL PERIOD.** An interim fiscal period is hereby established for the City of San Antonio, Texas, for the period June 1, 1950, to September 30, 1950.

Section — THE CITY BUDGET. The budget for the city government shall present a complete financial plan for the ensuing fiscal year. It shall set forth all proposed expenditures for the administration, operation, and maintenance of all departments and agencies of the city government for which appropriations are required to be made or taxes levied by the city government; all expenditures for capital projects to be undertaken or executed during the fiscal year; a capital program of proposed capital projects for the five fiscal years next succeeding the budget year; all interest and debt redemption charges during the fiscal year; and the actual or estimated operating deficits from prior fiscal years. In addition thereto, the budget shall set forth the anticipated income and other means of financing the total proposed expenditures of the city government for the fiscal year.

Section — THE INTERIM BUDGET. The City Manager shall, as soon as practicable after June 1, 1950, submit to the City Council an interim budget to be operative from June 1, 1950, to September 30, 1950, and the City Council shall prepare and enact such appropriation and other ordinances as may be necessary for the adoption of the interim budget.

Section — THE BUDGET DOCUMENT. The budget document shall consist of three parts, as follows:

Part I shall contain (1) a budget message prepared by the City Manager, which shall outline a fiscal policy for the city government, describing therein the important features of the budget with reference both to proposed expenditures and anticipated income, for the current year; (2) a statement of pending capital projects and proposed new capital projects, relating the respective amounts proposed to be raised therefor by appropriations in the budget and the respective amounts, if any, proposed to be raised therefor by the issuance of bonds during the budget year; (3) a general budget summary with supporting schedules, which shall exhibit the aggregate figures of the budget in such manner as to show a balanced relationship between the total proposed expenditures and the total anticipated income for the fiscal year covered by the budget, and which shall compare these figures with the corresponding figures of the last completed fiscal year and the year in progress;

Part II shall contain (1) detailed estimates of all proposed expenditures, showing the corresponding expenditures for each item for the current fiscal year and the last preceding fiscal year with the explanations of increases or decreases recommended as compared with appropriations for the current fiscal year; (2) detailed estimates of anticipated revenues and other income; (3) delinquent taxes for current and preceding years, with percentages collectible; (4) statements of the bonded debt and other indebtedness of the city government, showing the debt redemption and interest requirements, the debt authorized and unissued, the conditions of the sinking funds, if any, and the borrowing capacity of the city.

Part III shall contain complete drafts of the budget ordinances, including an appropriation ordinance and such other ordinances as may be required to finance the budget.

Section — THE PREPARATION AND ADOPTION OF THE BUDGET. Annually, not later than the first of July, the departments and agencies of the city government shall transmit estimates of their budgetary requirements to the Finance Department, which shall prepare a budget for the City Manager in the form required by this charter amendment. The City Manager shall transmit this budget to the City Council not later than the first of August. The City Council shall arrange for and hold at least one public hearing on the budget during the period of its consideration. Provided, however, that at least ten days prior public notice shall be given of such hearing; and provided, further, that at least ten days prior to such public hearing, the City Manager shall cause sufficient copies, but not less than ten, to be made available in the office of the City Clerk for distribution to interested persons. The City Council may revise, alter, increase, or decrease the items of the proposed budget prior to the adoption of the appropriation ordinances, provided that when it shall increase the total proposed expenditures, it shall also increase the total anticipated income so that the total means of financing the budget shall at least equal in amount the aggregate proposed expenditures. When the City Council shall make such changes, it shall issue a statement setting forth clearly its action on the budget. Not later than the twenty-seventh of September annually, the City Council shall approve the budget plan and shall enact the appropriation ordinance. As soon thereafter as possible the Council shall pass the tax levy ordinance and such other ordinances as may be required to make the budget effective. A copy of the budget, as finally adopted, shall be filed with the City Clerk, the County Clerk of Bexar County, and the State Comptroller of Public Accounts. The final budget shall be printed, mimeographed or otherwise reproduced and sufficient copies shall be made available for the use of all departments, offices and agencies of the City, and for the use of interested persons, agencies and civic organizations.

Section — WORK PROGRAM AND ALLOTMENTS. Immediately before the beginning of the fiscal year, upon the direction of the City Manager, the head of each department or agency of the city government shall submit to the Finance Department a work program for the year, which program shall include all appropriations for its operation and maintenance and for the acquisition of property, and shall show the requested allotments of said appropriations for such department or agency by months for the entire fiscal year. The City Manager, with the assistance of the Finance Department, shall review the requested allotments in the light of the work program of the department or agency concerned, and may, if he deems necessary, revise, alter, or change such allotments before authorizing the same. The aggregate of such allotment shall not exceed the total appropriation available to said department or agency for the fiscal year. The Finance Department shall authorize all expenditures for the departments and agencies to be made from the appropriations on the basis of the approved allotments, and not otherwise. The approved allotments may be revised during the fiscal year by the City Manager, or upon application by the head of any department or agency approved by the City Manager, but in no event shall the aggregate of departmental or agency allotments exceed the appropriation available to said department or agency for such fiscal year. If, at any time during the fiscal year, the City Manager shall ascertain that the available income, plus fund balances, for the year will be less than the total appropriations, he shall reconsider the work programs and allotments of the several departments and agencies and revise them so as to forestall the making of expenditures in excess of the said income and fund balance.

Section — TRANSFER OF APPROPRIATIONS. Upon the written recommendation of the City Manager the City Council may at any time transfer any unencumbered appropriation balance or any portion thereof within a department office or agency to another.

Section — APPROPRIATION OF EXCESS REVENUE. If at any time the total accruing revenue of the city shall be in excess of the total estimated income thereof, as set forth in the annual budget estimate in compliance with the provisions of this charter amendment, the City Council shall appropriate such excess revenues to the retirement of the unbonded indebtedness of the city.

Section — MONEY TO BE DRAWN FROM TREASURY IN ACCORDANCE WITH APPROPRIATION. No money shall be drawn from the treasury of the City, nor shall any obligation for the expenditure of money be incurred, except in pursuance of the annual appropriation ordinance or of such ordinance when changed as authorized by this charter amendment or by the general laws of the State of Texas. At the close of each fiscal year any unencumbered balance of an appropriation shall revert to the fund from which appropriated and shall be subject to reappropriation as provided by this charter; but appropriations may be made by the City Council, to be paid out of the income of the current year, in furtherance of improvements or other objects or works which will not be completed within such year, and any such appropriation shall continue in force until the purpose for which it was made shall have been accomplished or abandoned.

Section — CITY DEPOSITORIES. All moneys received by any department or agency of the city for or in connection with the business of the city shall be deposited promptly in the city depository which shall be designated by the City Manager, with the approval of the City Council, in accordance with such regulations and subject to such requirements as to security for deposits and interest thereon as may be established by ordinance. All interest on moneys belonging to the City shall accrue to the benefit of the City.

Section — ASSESSOR AND COLLECTOR OF TAXES. There shall be an officer in the Finance Department who shall be known as the Assessor and Collector of Taxes. He shall be in the classified service of the city and shall be appointed by and may be removed by the Director of Finance with the approval of the City Manager, subject to the civil service provisions of the Charter of the City of San Antonio, Texas. It shall be his duty to assess within the time herein fixed, all property subject to taxation in the City whether it be rendered to him or not, and to make out a list of the same. He shall assess all persons and property subject to taxation by the City each year as of the first day of January, and all persons and property not exempt by the Constitution and laws of the State of Texas shall be subject to city assessment and taxation as of the first day of January of each year in like manner as property is subject to assessment and taxation by the State and County as of the first day of January of each year. The Assessor and Collector of Taxes shall assess all property at the value provided by the laws of the State of Texas, giving the value of lands and improvements separately and he shall also assess personal property of whatever nature, including franchises, privileges, and choses in action. He shall describe all property assessed sufficiently to identify it, giving the name of the last known owner thereof, and if the owner is unknown he shall state the fact. He shall assess the property which has been omitted from assessment during the past years upon the next assessment roll after discovering the fact, and shall have the same authority as county assessors and collectors of taxes in the State of Texas, to make reassessments, all at the same rate such property shall have been assessed for such past years giving the year for which it is assessed and the taxes thereon shall be collected in the same manner as taxes on other assessments. The Assessment rolls and tax receipts shall be made up and filed in the Finance Department annually on or before the first day of October. In addition to these powers, the Assessor and Collector of Taxes shall have all the rights that are now or may be hereafter conferred upon county assessors and collectors of taxes of this state and shall perform such other duties as may be prescribed by the City Council.

Section — COLLECTION OF TAXES. The Assessor and Collector of Taxes shall collect all ad valorem property taxes, all occupational taxes and other license fees and dues as may be prescribed by the City Council and give receipts therefor. He shall deposit daily with the city depository all moneys collected since the last deposit.

Section — THE POWER OF THE CITY TO LEVY AND COLLECT TAXES. Paragraph 1. The City Council shall have power by ordinance annually to levy and collect ad valorem property taxes as provided by Article XI, Section 5 of the Constitution of the State of Texas and by the laws of the State of Texas now or hereafter enacted pursuant thereto. The tax levied by any improvement district in the City of San Antonio may not exceed twenty-five cents annually. The ad valorem property taxes hereinabove authorized shall be levied annually and collected on the assessed value of all real and personal estate and property in the city, including all choses in action, franchises and privileges having a situs in the City, though the owners thereof be non-residents. Consistent with the provisions of this charter amendment, the City Council may levy and provide for the assessment, time of payment, and collection of interim taxes for the period between the end of the fiscal year ending May 31, 1950, and the beginning of the new fiscal year commencing October 1, 1950.

Paragraph 2.

(1) The City Council shall have authority by ordinance, for general revenue purposes, to levy, assess and collect such taxes or license fees on persons, transactions, privileges, subject, occupations and property within the city limits of the City of San Antonio, Texas, as shall be determined by the said City Council; provided, however, that the said City Council shall not have authority by virtue of this charter amendment, to levy, assess and collect any tax or license fee on a privilege, transaction, subject, occupation or property which is now or does hereafter become subjected to a state tax or license fee; and provided, further, however, that the provisions of this charter amendment shall not limit the authority of the City Council to levy, assess and collect taxes or license fees on a privilege, transaction, subject, occupation or property taxed by the State of Texas if such authority is granted to the said City Council by the Constitution or general laws of the State of Texas. It is the intention of this charter amendment to confer upon the City Council the power to levy, assess, and collect taxes or license fees upon all subjects of taxation and/or regulation or licensing which the State has the power to levy a tax upon or impose a license fee upon, subject only to the foregoing provisions.

(2) Prior to the passage of any ordinance imposing a tax or license fee under the authority hereby granted, notice of the intention to pass such ordinance shall be given. Such notice shall set forth the substantial nature of the tax or license fee to be imposed by the proposed ordinance, the date, time and place of the hearing. Publication of such notice shall be made by advertisement once a week for four weeks in a newspaper of general circulation within the City.

(3) No such tax or license fee shall go into effect until thirty days from the time of the final adoption of the ordinance levying the tax or license fee.

(4) The City Council shall have power to prescribe and enforce penalties for nonpayment, within the time fixed for the payment of taxes or license fees imposed under authority of this charter amendment, and violation of the provisions of ordinances passed under authority of this charter amendment.

Section — METHOD OF LEVY, ASSESSMENT, AND COLLECTION OF TAXES. All city taxes shall be levied, assessed and collected in the same manner as may be provided by the laws of the State of Texas for the levy, assessment and collections of state and county taxes, unless herein otherwise provided. The City Council shall annually appoint a Board of Equalization to be composed of three members, who shall be qualified electors of the City, who shall not be members of the City Council, and who may be removed at the pleasure of the City Council. The members of the Board of Equalization shall be paid such compensations, if any, as may be determined by the City Council. The City Council shall designate one of the members of the Board as chairman. The Board of Equalization shall revise and correct all assessments made in the City in the same manner as the same are revised and corrected by the Commissioners' Court, in cases of state and county taxation, and the Board shall fix its time of meeting and give notice thereof. The Board shall assess all property in the manner provided by law and shall equalize all assessments as near as may be. The Board of Equalization shall have the same powers to subpoena property owners of the City, witnesses, books and records as are granted by the laws of the state to county boards of equalization, and shall have power to administer oaths and to punish for contempt as provided by ordinance. Any person failing to appear before the Board, or failing to give evidence or answer any question as to his property or any part thereof, or its location or value, shall be deemed guilty of contempt within the meaning of this section. The Board shall have the right to adopt any manner of assessment so as to equalize taxes as near as possible; provided, however, that the Board shall provide for stenographic records of its hearings and shall preserve such records. At the conclusion of its work each year the Board shall sign a written oath that they have inquired into the value of all property subject to taxation and have assessed said property according to law. The City Council may, by ordinance, regulate the manner of assessing and collecting City taxes as the City Council may deem proper, although not in accordance with the provisions of the state law governing the assessment and collection of county taxes, and may provide for the enforcement of the collection of taxes and the sale of property for delinquent taxes in any manner authorized by law.

Section — OCCUPATION TAXES. The City Council shall have power annually to levy and collect occupation taxes, in accordance with the provisions of the laws of the State of Texas.

Section — FAILURE TO LEVY TAXES. If the City Council should fail, refuse or neglect to pass an ordinance for any year, levying the taxes for that year, the ordinance last passed levying taxes will be considered in force and a failure to pass such ordinance shall in no wise invalidate the collection of any taxes.

Section — TAXES WHEN DUE. All ad valorem property taxes for each fiscal year shall become due in two equal installments. The first installment, which amount shall be one-half of the total sum of the taxes for the fiscal year, shall be due on the first day of October of each fiscal year, and shall be paid before the first day of February next following, and the second installment, which amount shall be the remaining one-half of the total sum of taxes of the fiscal year, shall be due on the first day of April of each fiscal year, and shall be paid before the first day of August next following and all delinquent taxes shall bear interest from the date they are delinquent until paid at the rate of one-half of one per cent for each month or fraction thereof. The time for the payment of taxes shall not be extended. The City Council shall have power, by ordinance, to provide for the payment of any ad valorem property taxes, at the option of taxpayers, in either one payment or in four equal installments.

Section — PENALTIES ON DELINQUENT TAXES. All persons and property owners failing to pay any tax owing on or before its delinquent date shall be charged interest at the rate of six per cent per annum, and, in addition, shall be charged a penalty of two per cent upon the principal amount due for the first month or part of a month of such delinquency and, thereafter, in addition to interest, a penalty of two per cent upon the principal amount due for each additional month or fraction thereof; provided, that the aggregate penalties to be charged shall never exceed ten per cent and shall be charged on the original principal amount, and such penalties shall not bear interest. Unless authorized by the laws of the State of Texas, neither the City Council nor the Assessor and Collector of Taxes shall have the power to make any remission of penalties or interest on taxes. The City Attorney shall not be authorized, except by an affirmative vote of the City Council, to bind the City of San Antonio, Texas, by any agreed judgment in any court of competent jurisdiction in any suit brought in behalf of the City of San Antonio, Texas, for the collection of delinquent taxes.

Section — TAX LIEN AND ENFORCEMENT. The annual assessment made on property for taxes due the city shall be a prior and special lien upon said property, and all property, both real and personal, belonging to any delinquent taxpayer shall be liable to seizure and sale for the payment of all taxes, interest, penalties and costs due the city by such delinquent, under such regulations as the legislature may have provided, or may hereafter provide for the collection of state and county taxes, or as may be provided by the City Council or under decree of court.

Section — PURCHASE PROCEDURE. Before making any purchase or contract for supplies, materials, equipment, or contractual services, opportunity shall be given for competition, under such rules and regulations, and with such exceptions, as the City Council may prescribe by ordinance. All expenditures for supplies, materials, equipment, or contractual services, involving more than \$1,000.00 shall be made on a written contract, and such contract shall be awarded to the lowest responsible bidder after such public notice and competition as may be prescribed by ordinance; provided that not less than the prevailing wages of this locality, as determined by the Bureau of Labor Statistics of the United States Department of Labor, shall be paid to employees of the successful bidder while such employees are employed under a contract awarded to such bidder by the City of San Antonio, Texas.

Section — AUTHORITY TO ISSUE BONDS. The City shall have power to borrow money on the credit of the City and to issue bonds therefor for acquiring property and making improvements for public purposes, or to fund or refund any indebtedness. However, the total bonded indebtedness of the City shall never be increased so as to exceed ten per cent of the total assessed valuation of property according to the last assessment roll, exclusive of indebtedness secured in whole or in part by special assessments, exclusive of the bonded indebtedness of any improvement district, and exclusive of the bonded debt secured solely by the assets and revenues of any public utilities which are now, or which may be hereafter owned by the city. Any proposition to borrow money and to issue bonds as aforesaid, except as authorized by law, shall be submitted to the qualified taxing voters of the city, and shall distinctly specify the purpose thereof. The time, place, and manner of such election and the making of returns and declaring the results thereof shall be prescribed by ordinance as nearly in accord with the laws regulating city elections as may be practicable, and unless a majority of the qualified taxing voters voting thereon in such election vote in favor of the issuance of such bonds, the same shall not be issued; provided that the purpose of the issuance of bonds, as submitted at such an election, may include more than one subject, but each subject shall be separately voted on.

Section ... SALE OF BONDS. No bond issued by the city shall be sold for less than par value and accrued interest, and until after receipt of and consideration of bids for the bonds, submitted in response to a public advertisement therefor.

Section ... SINKING FUND. It shall be the duty of the City Council each year to levy a tax sufficient to pay the interest on any provide the necessary sinking fund required by law on all bonds outstanding. The interest and sinking fund, and the funds hereafter created for the retirement of bonds shall be deposited in separate accounts in the city depositories and shall not be diverted to any other purpose, or used for any purpose other than to pay the interest and principal on such bonds.

Section ... ISSUANCE OF BONDS FOR IMPROVEMENT DISTRICTS. To borrow money on the credit of any improvement district of the city and issue bonds therefor for permanent public improvements in such districts, and to this end the city council may divide the city, or any portion thereof, into improvement districts, clearly defining the limits of each district; but every proposition to borrow money on the credit of any improvement district for permanent public improvements therein shall be submitted to the qualified taxpaying voters living and owning property in such district, and shall distinctly specify the purpose for which the loan is desired and the permanent public improvements to be constructed, but several improvements of different and distinct character and nature may be submitted in one proposition. If said proposition be sustained by a majority of the votes cast in such election in such district such loan shall be lawful. All bonds shall specify for what purpose they were issued, shall bear interest at a rate of not greater than five per cent per annum, and, when sold, shall not net less than par value, with accrued interest to date of payment of the proceeds into the city depository, and such bonds may be negotiated in lots, as the City Council may decree. No debt shall be contracted for the payment whereof such bonds are issued until such bonds shall have been disposed of, and no debt shall ever be created against any such improvement district unless at the same time provision be made to assess and collect annually upon the property in such improvement district a sum sufficient to pay the interest on such bonds and create a sinking fund of at least two per cent thereon. The interest and sinking fund tax which shall be collected annually from the property in such improvement district for such bonds shall be in addition to the other current taxes levied by the City, and shall be kept separate by the city depository from other funds, and shall not be diverted or used for any other purpose than to pay interest and principal on such bonds. The sinking fund for such bonds shall be invested as provided by law or in bonds of such improvement district. The tax levied for interest and sinking fund for bonds issued for permanent public improvements in any district shall not exceed twenty-five cents on each one hundred dollars valuation annually.

Section ... BORROWING FOR CURRENT PURPOSES. The City Council may by ordinance authorize the borrowing of money and the issuance of notes therefor in anticipation of the receipts of taxes levied for any one year and the current revenue for that year, and pledge as security for such loans the uncollected taxes and revenue for any such year, and shall have the right to contract to pay interest upon all amounts so borrowed.

Section ... INDEPENDENT AUDIT. The City Council shall cause an independent audit to be made of the books of account, records and transactions of all the administrative departments and agencies of the city at least once yearly, as soon as practicable after the close of the fiscal year. Such audits shall be made by one or more certified public accountants who, for three years next preceding, have held a certificate issued by the State Board of Accountancy of the State of Texas, or by a State maintaining an equal standard of professional requirements, which entitles the holder of such certificate to a Texas certificate. The auditor or auditors to make such audit shall be selected by the City Council, and shall be responsible to said Council. The duties of the auditor or auditors shall include the certification of all statements required by this charter. Such statements shall include a balance sheet, exhibiting the assets and liabilities of the city, supported by departmental schedules, schedules for each agency of the city, and schedules for each utility publicly owned or operated, summaries of income and expenditures, supported by detailed schedules; and also comparisons, in proper classification, with the last previous year. The report of such auditor or auditors for the fiscal year shall be printed and a copy thereof shall be furnished to each member of the City Council, the City Manager, and the same shall also be published once in the official newspaper of the city. The original report of the said auditor, or auditors, and ten copies thereof, shall be kept among the permanent records of the city, and shall be open to public inspection.

Section ... PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1, 1950, and not before.

PROPOSITION

Shall Article II, Section 66 of the existing charter of the City of San Antonio, Texas, relating to the Public Libraries be repealed and the following proposition and provisions be enacted and adopted as a part of the Charter of the City of San Antonio, Texas:

PUBLIC LIBRARY

Section ... THE SAN ANTONIO PUBLIC LIBRARY. There is hereby established The San Antonio Public Library which shall include all municipal libraries in the City of San Antonio. The said San Antonio Public Library shall be managed by a Board of Trustees which shall consist of seven members appointed by the Mayor and confirmed by the City Council. Appointments to the Board of Trustees shall be made for overlapping two year terms. The first appointments to the aforesaid Board of Trustees of The San Antonio Public Library shall be made in the following manner: Four members shall be appointed for terms of two years and three members for terms of one year. Thereafter, all such appointments shall be made for terms of two years. For the support and maintenance of The San Antonio Public Library, the City Council shall annually levy not less than six cents (\$0.06) per one hundred dollar valuation of the total assessed valuation of all real and personal property on the assessment rolls of the City of San Antonio. The Board of Trustees of The San Antonio Public Library shall have authority to appoint and remove all employees of The San Antonio Public Library, subject to the civil service provisions of the Charter of the City of San Antonio, Texas. The employees of The San Antonio Public Library shall be entitled to all the rights and benefits under any provisions pertaining to appointive offices and employments of the City which are now or which may hereafter be in the classified service of the City.

Section ... PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

PROPOSITION

Shall Article 1, Section 7, Paragraph 5, relating to powers and duties be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 5: The health of the city shall be protected by a Board consisting of eleven members appointed by the Mayor and to be confirmed by the Board, whose duties shall be to advise the City Health Officer and the City Commissioners and shall have such powers, duties, authority and remuneration as may be conferred upon said Board by the said City Commissioners.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950, and not before.

PROPOSITION

Shall Section 1 of the existing Charter be amended by eliminating and striking therefrom the following: "providing that the City shall not sell the present 'sewer farm', containing about five hundred and thirty acres, nor rent or lease the same for any purpose for a term exceeding one year, at any one time; provided, however, that said 'sewer farm,' or any part thereof, may be subdivided into lots to be used or sold by the City for cemetery purposes only."

PROPOSITION

Shall the existing Charter of the City of San Antonio, Texas, be amended by adding thereto the following proposition and provisions:

ARRANGEMENT AND NUMBERING

Section ... ARRANGEMENT AND NUMBERING. The City Council shall provide by ordinance for the arrangement, numbering and renumbering of all articles, sections and paragraphs of the Charter of the City of San Antonio, Texas, as it shall deem appropriate.

Section ... PROVISIONS OF THIS CHARTER AMENDMENT TO STAND EFFECTIVE AND VALID. Should any of this charter amendment, or any section, part, sentence, phrase or clause of this charter amendment, for any reason, be held to be inoperative or invalid, or if any exception to or limitation upon any general provision herein contained shall be held to be unconstitutional or invalid or ineffective, the remainder shall, nevertheless, stand effective and valid as if it had been enacted without the portion held to be unconstitutional or invalid or ineffective.

Provided, however, that the foregoing Proposition, upon being adopted, shall become operative and effective on June 1st, 1950, and not before.

The foregoing Propositions set out in paragraphs 4 to 31, inclusive, and containing the full text of the proposed amendments to the charter, shall be submitted on the ballot and arranged on the voting machines in condensed form, as hereinafter set out, the sequence and order thereof to correspond with the sequence and order of the "full text" statement of said amendments as hereinbefore set forth. Such condensed Propositions shall be arranged by the City Clerk on said ballot and on said voting machines in the exact order and wording as hereinafter set out. Each such Proposition shall be arranged so that the voter may vote "yes" or "no" upon each proposition without having to vote "yes" or "no" on all of said Propositions.

The condensed Propositions shall be arranged and submitted as follows:

PROPOSITION

Shall the proposed amendment to the charter be adopted, the substance of which is as follows:

Provide for Civil Service to apply to all appointive officers and employments in the administrative service of the City, with the exceptions therein stated. A Municipal Civil Service Commission, and a Personnel Director, with duties as therein defined, would be created, and provisions covering appointments, reductions, and removals would be instituted. Contracts for personal services to the city would be prohibited and repealing certain sections of the present Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the charter be adopted, the substance of which is as follows:

Providing for the repeal of Article 7, Section 7, Paragraph 6, of the existing Charter and substituting therefor in substance as follows: Provides for a Civil Service Board to regulate and fix rules for employees of all departments. The specific duties and remuneration of said Board are to be fixed by Board of Commissioners; provides for the tenure of office and provides that the amendment shall not become effective until June 1, 1950.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for the repeal of Article 1, Section 16, Paragraphs 2 and 3, Section 17 and paragraph 2 of Section 18, and the substitution therefor substantially as follows: City employees shall be appointed by the Board of Commissioners as recommended by Civil Service Board. Commissioners may create offices and employments, impose the duties thereof, may abolish offices and employments not in conflict with rules of Civil Service Board, the salaries of all employees shall be fixed by Board of Commissioners in conjunction with rules of Civil Service Board. Salaries of other officers and employees shall be fixed by Board of Commissioners. Provides that these amendments shall not become effective until June 1, 1950.

YES _____ NO _____

PROPOSITION

Shall Article 1, Section 7, Paragraph 5, relating to powers and duties be repealed and the following proposition and provisions be enacted and adopted as a part of the charter of the City of San Antonio, Texas:

Paragraph 5: The health of the city shall be protected by a Board consisting of eleven members appointed by the Mayor and to be confirmed by the Board, whose duties shall be to advise the City Health Officer and the City Commissioners and shall have such powers, duties, authority and remuneration as may be conferred upon said Board by the said City Commissioners.

Provided, however, that the foregoing Proposition upon being adopted shall become effective on June 1st, 1950, and not before.

PROPOSITION

Shall Section 1 of the existing Charter be amended by eliminating and striking therefrom the following: "providing that the City shall not sell the present 'sewer farm', containing about five hundred and thirty acres, nor rent or lease the same for any purpose for a term exceeding one year, at any one time; provided, however, that said 'sewer farm,' or any part thereof, may be subdivided into lots to be used or sold by the City for cemetery purposes only."

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Creating a municipal Civil Service, providing it shall apply to all appointive officers and employees, except certain officials, Boards, Commissions and Committees, except policeman, fireman, employees of Water Works and Electric and Gas Systems, while operating under trust indentures, providing that present officers and employees serving for six months after effective date of the amendment shall be subject to all Civil Service provisions, creating a municipal Civil Service Commission of three members appointed by the City Council, fixing their term of office, prescribing their qualifications and compensation, and prescribing their powers and duties, creating the office of personnel director appointed by the City Manager, prescribing his duties and powers, providing for competitive examination, for the keeping of a roster of employees, the making of a recommendation for a classification plan to be approved by the City Council, the making of a pay plan prior to each fiscal year, the certification of employees to the Department of Finance, the certification of persons eligible for employment, the establishment of probationary periods, the making of personnel rules and their adoption by the Council, providing for suspension, reduction and removals of employees and hearings thereon by the Commission, prohibiting the entering into contracts for personal services on behalf of the City, providing for furnishing of records, and information to the Personnel Director, the giving of official bonds, and providing the powers and duties of the Commission and Director of Personnel shall not be diminished or assigned, requiring appropriation of sufficient funds to continue the personnel provisions, providing no person shall be discriminated against because of race, political or religious opinion, authorizing establishment of a municipal retirement system and repealing certain sections of the present Charter regulating such matters.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for creation of Civil Service Board and prescribing certain duties thereof. Providing that duties, powers, authority and remuneration of said Board shall be fixed by the Commissioners. Providing the terms of office and employment of said Board. Provides that amendments shall become effective June 1, 1950.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

The Executive and Administrative powers of the city would be vested in a Board of Commissioners. The Mayor would have charge of the Department of Public Affairs in General and would have to be chairman of the Board of Health. A City Manager or Superintendent, and such directors or assistants as the Board may deem necessary, would be appointed to conduct the business of all departments and offices, officers and employees of the City. A Committee of three members of the board would be organized in conjunction with each department, to-wit, Taxation; Sanitation; Parks and Public Property; Streets and Public Improvements; and Fire and Police. The Commissioner elected for a particular department would act as chairman of the Committee to supervise that department, and keep fully informed on all affairs of the Department. Provision is made for a Board of Health of eleven members appointed by the Mayor and confirmed by the Board for Commissioners. The Board of Commissioners would be given the right to create such offices or employment as may, in their opinion, be necessary and repealing certain sections of the present Charter regulating such matters.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Providing for the repeal of Article I, Section 7, Paragraphs 2, 3, and 4 of existing City Charter and the following be substituted: Vest the executive and administrative power in the Commission with five departments to-wit: Public Affairs in General; Taxation; Sanitation, Parks and Public Property; Streets and Public Improvements; Fire and Police. The Mayor shall head Department of Public Affairs, be Chairman of Board of Health, sign contracts and obligations (Providing that should he refuse to sign the signatures of three Commissioners shall suffice) cause Preparation and Publication of Statements and reports required by law or the Commission, preside at meetings of Commissioners and appoint Committees. The Mayor and Commissioners as a Board shall conduct the affairs of the City including the four departments last above named, but Commissioner of Taxation shall assess and collect taxes. A City Manager or Superintendent shall have general supervision of the various departments. Each of said four departments shall be in the oversight of a Committee headed by the Commissioner elected for that department. This amendment is not to become effective until June 1, 1950.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

For municipal election of members of the City Council on the first Tuesday in May of odd numbered years, providing the first election shall be held on the first Tuesday in May, 1950; that the City Council shall have power to make rules and regulations concerning municipal elections; to elect election officers in accordance with the laws governing election by use of voting machines providing that candidates for councilman shall file application with the City Clerk, who shall make up official ballots; creating seven Election Districts and prescribing their metes and bounds; Providing that qualified voters of each District may vote for candidates from such District and for candidates at large; providing for run of elections; for twenty days notice of elections by the City Clerk; for return of elections to the Mayor and City Clerk and canvass by the Council and repealing certain sections of the present Charter regulating such matters.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for the repeal of Article I, Sections 7, 8, 9, 10, 15, 16, 17, 18, 24, 27, 29a, 30, 31, 32, 33, 36 and 47, and the substitution thereof of other provisions in substance as follows: A. The governing body of the City shall consist of the Mayor and four (4) Councilmen, all to be elected at large for two years. B. Prescribes the qualifications of the Mayor and Councilmen and that the City Council shall be the judge of the qualifications of its members. C. Council may create Administrative Departments and Members of the Council shall be eligible for the heads thereof. Defines certain terms and provides that all powers of the City are vested in the Council except those specifically vested in the Mayor and administrative personnel. D. Provides that the Mayor shall be the Chief Administrative and Executive Officer, shall appoint, discharge department heads and various employees and shall be responsible to the Council. He shall sign contracts, furnish appropriate statements and information to the Council, prescribe certain other duties of the Mayor and give him the right to appoint Advisory Boards. E. Provides that all administrative work shall be under the control of the Mayor, requires him to enforce the law, submit to the Council an Annual Budget and to keep the Council fully advised on the financial condition and needs of the City. F. Provides that the Council may prescribe rules governing operation of each department, by ordinance but Mayor may prescribe general rules and regulations. The Mayor is empowered to make temporary transfer from one department to another, and similar power is given to department heads. Mayor may require one department or bureau to perform work of another. G. In various prescribed emergencies Mayor may marshal forces for the maintenance of security. H. Provides that neither the Council, nor its Committees nor members shall interfere with Mayor's appointments of personnel, except that department heads are subject to confirmation by Council. Council and its members may deal only through the Mayor in matters pertaining to administrative services. I. Members of the Council shall receive \$4,800.00 per year, the Mayor \$12,000.00 per year, and the Mayor may be allowed personal and traveling expenses. J. Provides for the terms of office of Mayor and Commissioners, time of holding City Elections, general and special. K. Vacancies of Mayor or Councilmen shall be filled by the majority vote of remaining members. L. Compensation of officers not otherwise provided in the Charter shall be fixed by the Council and same may abolish offices not created by Charter. Officers whose office is created by ordinance have no fixed term and may be removed as provided by the Charter. M. Provides for written reports to the Mayor by department heads showing the operations of the department, which reports are to be made a part of Mayor's report to the Council. N. Provides that all other provisions of the present Charter are repealed, in so far as they conflict with these provisions. O. Provides that these amendments shall become effective June 1, 1950, except the provisions for the elections in May 1950, and that the election provisions herein contained become effective immediately. The Mayor and Commissioners shall do all things necessary to provide for holding said election and its canvass.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Providing for a City Manager, who would be appointed and subject to discharge by the Council at any time, upon the payment of two months salary in advance, would be the Chief Administrative Officer of the City. Under said proposals the Mayor would be the Chief Executive Officer of the city and would be elected by the people at large. There would be six councilmen elected at large, to specific places set out on the ballot. The City Manager, subject to the approval of the City Council, would appoint, and have the power to discharge, heads of administrative departments, but would appoint and discharge the personnel of the administrative departments without approval by the Council. Each Councilman, including the Mayor, would draw \$40.00 per meeting, not to exceed \$2,400.00 per year, together with expenses authorized by the Council. In addition, the Mayor would receive \$6,000.00. Six Administrative Departments, to-wit: Finance, Public Property, Health, Sanitation, Fire and Police, with their duties prescribed, would be created. The first election of Mayor and Councilmen would be on the second Tuesday in May, 1950, and they would serve until regular City election in 1951, and thereafter for two years. Said proposals provide for the appointment by the City Council of the City Attorney and his assistants, the Corporation Court Judge or Judges, and the City Clerk and his assistants. A Board of Equalization of five tax-paying residents of the City appointed by the City Council is also provided for and repealing certain sections of the present Charter regulating such matters.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Defining the power of the City Council and conferring all municipal powers on the Council, except as otherwise delegated; prescribing specifically enumerated powers of the Council, including the power to change the bounds and limits of the City by Ordinance; to acquire property for municipal purposes, to acquire and operate public utilities, assess taxes, borrow money by issuance of bonds or notes, borrow on credit of Improvement Districts, pay debts of the City, appropriate money for all purposes, contract and maintain public works, levy special assessments for local improvements, license and regulate persons in business or occupation, levy occupation taxes, license vehicles operated for hire, license public amusement places, define and prohibit nuisances, inspect and regulate buildings and their construction and occupancy, inspect weights and measures, define and prohibit acts detrimental to health, morals and comfort of the inhabitants, regulate filing of plats and prescribe standards for construction of utilities, streets, etc., in subdivisions, regulate use of public ways, laying of sidewalks, abate obstructions on public ways, provide for a census and vital statistics, license dogs and animals, regulate and inspect bakeries and dairies and products thereof, inspect meat, fish, vegetables, fruit and food products offered for sale and animals before slaughter, erect and maintain market houses, levy a charge for sanitary sewer services, adopt all regulations for police, health, property and security of inhabitants and

for good government, provide penalties, provide for parks and recreational facilities, acquire property used in carrying passengers for hire, and exercise any powers now or later granted to municipalities by the laws of Texas, and repealing certain sections of the present Charter regulating such matters.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Creating a City Council of nine members, one each to be elected from and residents of Districts 1 to 7, inclusive, and two at large, providing each candidate shall be a resident for one year prior to candidacy and of the District if elected from a District providing for two year terms, except those elected May, 1950, which shall expire May 31, 1951, prescribing \$1,040.00 maximum compensation for councilmen, for filling of vacancies by majority council vote for unexpired terms, for weekly and special meetings, for selection of a Mayor by the Council from its membership, for extra compensation and payment of Mayor's expense, for a Mayor pro tem, for a City Clerk chosen by the Council, prescribing duties of the Clerk, prescribing necessity for a quorum of the Council for business, and repealing certain existing Charter provisions.

YES

NO

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Creating the office of City Manager, fixing an indefinite term of employment and right of and procedure for his removal, prescribing all powers and duties of the City Manager, providing he shall perform all duties prescribed by the Council, providing the Council shall not direct or request appointment of any person by the Manager, and fixing a penalty, providing for investigation of any Department of Office, prohibiting Boards, Commissions and Authorities, except Library, Civil Service and Planning Commission; creating Law Finance, Police, Fire, Public Works, Public Health and Parks and Recreation Departments, providing for a Director of Each to be appointed by the City Manager, prescribing the qualifications of Directors and the Duties of each Department, and repealing existing Charter provisions.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Establishing a Planning Commission of Five members appointed by the City Council, fixing compensation, prescribing a Chairman, fixing terms of office, prescribing duties and responsibilities of the Commission, prescribing the Council shall prepare a master plan for City development, providing the City Council may approve or reject recommendation, and providing for hearings by the Commission and by the Council.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for appointment of Planning Commission, whose duties may be provided by ordinance. Providing for the composition and compensation of such Board. Providing certain additional duties and authority of the Commission, subject to approval of the governing body, in making plans for physical development of the City for the planning in slum districts and capital improvements in the City. Provides the amendment shall become effective June 1, 1950.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Providing for the recall of elective officials by petition of ten per cent of voters voting at the last preceding regular municipal election, prescribing the form of petition for recall and the arrangement thereof, for the filing of the petition with the City Clerk and certification to the Council, permitting amendment of recall petitions by supplementary petitions, providing for recall elections, prescribing the form of ballots for use therein, the certification of the result thereof, and repealing certain sections of the present Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Creating a Corporation Court with the powers prescribed by the laws of Texas, providing for a Judge of such Court, to be elected by the City Council, prescribing his qualifications, fixing an indefinite term, providing the Mayor may appoint an Acting Judge, providing for a Clerk or Clerks of the Court appointed by the City Manager, for representation of the city by members of the Law Department, providing additional Judges or Courts may be established, and repealing certain sections of the present Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Continuing all present Ordinances in effect, providing for the form and manner of introducing and passing future Ordinances and resolutions and fixing an effective date therefor and requiring a record to be made thereof, providing for publication of penal Ordinances and repealing certain sections of the Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Defining and regulating the granting of franchises, authorizing the City Council to grant franchises for use of public places, in furnishing public utility services, for a term not to exceed twenty-five years, to be granted only by Ordinance prescribing that franchises shall be continued on the furnishing of proper service under City regulation and inspection, with right to fix rates and right of revocation after five years of purchase at net capital investment, prohibiting transfer of franchise without approval of the Council, providing for a Valuation Board of three members, its method of selection and its duties, providing for annual revision of rates, creating a Supervisor of Public Utilities appointed by the Council, prescribing his duties, and authorizing purchase by the City of any privately owned public utility or condemnation of same, and repealing certain sections of the present Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Authorizing the city to grant a franchise not to exceed 25 years, to any private corporation organized under the laws of the State of Texas only, for the use of streets and other public places in the furnishing of any public utility services to the City, would be instituted. The conditions of granting and transferring such franchises, retaining recapture provisions, prescribing a rate base, and providing for the appointment of a Public Utilities Board consisting of five members who shall serve during the pleasure of the governing body of the city, would be provided for and repealing certain sections of the present Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for the repeal of Article 1, Section 7, Paragraph 7 of the existing Charter and the substitution therefor substantially as follows: Provides for creation of City Utilities Board, the tenure of office thereof. Provides such Board shall have charge of the City's Public Utilities and that the duties and remuneration of said Board shall be fixed by ordinance. It further provides that the amendment shall not be effective until June 1, 1950.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Provides for creation of City Utilities Board and prescribing the number of members and method of appointment. Provides the term of office of Board Members. Provides general duties of the Board with reference to Public Utilities and prescribes specific duties and remuneration to be fixed by ordinance.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Gives Board of Commissioners authority to regulate charges to those having franchises in the City, rates of compensation to be a reasonable return based upon fair value of property. Provides the amendment shall become effective June 1, 1950.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Fixing a fiscal year, to begin on the 1st day of October and end on the last day of September, and providing an interim fiscal period from June 1, 1950 to September 30, 1950; prescribing the city budget for each fiscal year and an interim budget, providing for the form of the budget, for its preparation and adoption, for the transfer of unexpended appropriations, for the withdrawal of money only pursuant to an annual appropriation ordinance, providing for a City Depository or Depositaries, for an Assessor and Collector of Taxes, and for the assessment thereof, as of January 1 of each year in like manner as State and County taxes, for the preparation of tax rolls, tax receipts, requiring the Assessor and Collector to collect all ad valorem, occupational, license, fees and dues, authorizing the City Council to levy and collect as ad valorem property taxes authorized by Art. XI, Sec. 5, of the Constitution and the general laws of Texas, providing for taxes by Improvement Districts not to exceed twenty-five cents annually, authorizing the levy and collection of interim taxes from May 31, 1950, to October 1, 1950, authorizing the Council to levy collect license fees on persons and occupations, providing for the giving of notice prior to passage of any ordinance imposing a tax or license fee, authorizing the Council to prescribe penalties for nonpayment, providing for the manner of levy, collection and assessment of taxes and as provided by the laws of Texas, for state and counties, providing for a Board of Equalization of three members appointed by the Council, prescribing the duties of the Board, authorizing occupation taxes, providing that as ad valorem taxes shall be due in two equal installments, the first on October 1, and the second on April 1, of each year, providing penalties on delinquent taxes, providing for tax liens, prohibiting any purchase exceeding \$1,000.00 without written contract on competitive bidding, authorizing the issuance of bonds and borrowing of money upon election, providing for a sinking fund, authorizing the issuance of bonds by Improvement Districts, authorizing borrowing for current purposes, prescribing an annual independent audit of City records, and repealing certain provisions of the existing Charter regulating such matters.

YES _____ NO _____

PROPOSITION

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Establishing San Antonio Public Library, a Board of seven Trustees therefor, prescribing their terms of office and providing for an annual levy of taxes of not less than six cents per \$100.00 valuation in support thereof, and repealing certain existing Charter provisions regulating such matters.

YES _____ NO _____

PROPOSITION [REDACTED]

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Providing for the repeal of Article 1, Section 7, Paragraph 5, of the existing Charter and substituting therefor in substance as follows: Provides for a Board of Health consisting of eleven members and the method of the appointment thereof with such powers as may be prescribed by the Board of Commissioners. This amendment shall not become effective until June 1, 1950.

YES _____

NO _____

PROPOSITION [REDACTED]

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Shall Section 1 of the existing Charter be amended by eliminating and striking therefrom the following: "providing that the City shall not sell the present 'sewer farm', containing about five hundred and thirty acres, nor rent or lease the same for any purpose for a term exceeding one year, at any one time; provided however, that said 'sewer farm,' or any part thereof, may be subdivided into lots to be used or sold by the City for cemetery purposes only."

YES _____

NO _____

PROPOSITION [REDACTED]

Shall the proposed amendment to the Charter be adopted, the substance of which is as follows:

Authorizing rearrangement and renumbering of all articles, sections and paragraphs of the City Charter.

YES _____

NO _____

34. The Board of Commissioners of the City of San Antonio do determine hereby that voting machines shall be used for the casting of votes and of absentee votes at this election, and that a voting machine shall be placed in the office of the City Clerk, and the City Clerk or any Assistant City Clerk is charged as the person with authority to hold such election; all in the manner made and provided by the Statutes of the State of Texas on the subject.

35. That said election shall be held within the City of San Antonio, and in each and all of the various election precincts thereof, variously located in each of the several wards of said City, as said election precincts are now fixed and established; and said election herein ordered shall be held during the hours required by law and at the place in each such respective election precincts set opposite the number of each precinct, in the following table, to-wit:

PRECINCT

- 1 Navarro School, 623 South Pecos Street.
- 2 Briscoe School, 2015 South Flores Street.
- 3 Burbank School, 1002 Edwards Street.
- 4 Hillcrest School, 211 W. Dittmar Street.
- 5 Morrill Ward School, 5200 S. Flores Street.
- 6 Huff Avenue School, 115 E. Huff Avenue.
- 7 Harlandale High School, W. Huff Avenue.
- 8 Stonewall Elementary School, Stonewall St. & Commercial Avenue.
- 9 Fire Station No. 25, Dwight Avenue.
- 10 Graebner School, 531 Hoover Street.
- 11 Collins Gardens School, 167 Harriman Place.
- 12 Johnson School, 1811 S. Laredo Street.
- 13 Sidney Lanier High School, 1514 Durango Street.
- 14 Crockett School, 2814 West Commerce Street.
- 15 J. T. Brackenridge School, 1214 Guadalupe Street.
- 16 Edgewood School, 525 Cupples and Ceralvo Street.
- 17 Barclay School, 1112 S. Zarzamora Street.
- 18 De Zavala School, 2418 Durango Street.
- 19 San Antonio Tech High School, 637 Main Avenue.
- 20 Bowie School, 439 Arbor Place.
- 21 Margile School, 1319 Morales Street.
- 22 Dunbar School, 1723 Ruiz Street.
- 23 Ogden School, 2216 Leal Street.
- 24 Coronado School, San Fernando and San Dario Street.
- 25 August's Place, 3800 Culebra Avenue.
- 26 Fenwick School, 1930 Waverly Street.
- 27 Nelson School, Waverly and North Elmendorf Street.
- 28 Lockett's Drug Store, 1851 W. Poplar Street.
- 29 Eleanor Brackenridge School, 831 Brooklyn Avenue.
- 30 Fire Station No. 4, 301 Camden Street.
- 31 Hawthorne School, 127 W. Josephine Street.
- 32 McKinley Elementary School, 400 E. Magnolia Avenue.
- 33 San Pedro Playhouse, San Pedro Park.
- 34 Fire Station No. 6, 503 West Russell Place.
- 35 Mark Twain School, 2411 San Pedro Avenue.
- 36 Beacon Hill School, 1411 W. Ashby Place.
- 37 Woodlawn School, 1717 W. Magnolia Avenue.
- 38 Cotton School, 1616 Blanco Road.
- 39 Fire Station No. 17, 947 W. Gramercy Place.
- 40 Fire Station No. 19, 1911 W. Hildebrand Avenue.
- 41 Thomas Jefferson High School, 723 Donaldson Avenue.

- 42 Benjamin Franklin School, 1915 Olmos Drive West.
- 43 Woodrow Wilson School, 1421 Clower.
- 44 Fire Station No. 1, 801 East Houston Street.
- 45 Fannin School, 1931 E. Houston Street.
- 46 Elizabeth Tynan School, 925 Gulf Street.
- 47 Wheatley School, 415 Harrison Street.
- 48 Robert E. Lee School, 700 Lamar Street.
- 49 Fire Station No. 5, 1011 Mason Street.
- 50 Milam School, 1103 Austin Street.
- 51 Lamar School, 201 Parland Place.
- 52 Alamo Stadium.
- 53 Will Rogers School 620 Maplewood.
- 54 Austin Highway Lumber Co., Austin Highway.
- 55 S. A. Municipal Airport Administration Bldg.
- 56 San Antonio Junior College, 435 South Alamo Street.
- 57 Salvation Army, 801 Wyoming.
- 58 Smith School, 823 S. Gevers Street.
- 59 St. Phillips Junior College, 2120 Dakota Street.
- 60 Poe School, Cooper and Aransas Street.
- 61 Douglas School, 318 Nebraska Avenue.
- 62 Victoria Courts Office, 400 Labor Street.
- 63 Bonham School, 926 S. St. Mary's Street.
- 64 Brackenridge High School, 1623 S. St. Mary's Street.
- 65 Highland Park School, 2011 S. New Braunfels.
- 66 Steele School, Haggin and S. New Braunfels.
- 67 Fire Station No. 20, 2903 S. New Braunfels
- 68 Page School, 401 Berkshire Avenue.
- 69 Riverside Park School, 202 School Street.
- 70 Hot Wells School, 400 Hot Wells Blvd.
- 90 Consolidated with Prec. No. 26, Fenwick School, Waverly Avenue.
- 91 Woodrow Wilson School, 1421 Clower.
- 103 Consolidated with Prec. No. 53, Will Rogers School, 620 Maplewood.
- 113 Consolidated with Prec. No. 66, Steele School, Haggin and South New Braunfels Ave.
- 118 Gerald Avenue School, Gerald Avenue and Pleasanton Road.
- 119 Southcross School, Southcross Blvd.
- 120 Rayburn Drive School, Rayburn Drive and Commercial Avenue.
- 121 San Jose School, Pleasanton Road and Hardin Blvd.

36. The City Clerk is hereby directed to publish this ordinance in full in some newspaper published in San Antonio, Texas, one time at least 30 days before the election and shall mail a copy of all of the proposed amendments to every qualified voter in the City of San Antonio whose name appears on the rolls of the Tax Collector of Bexar County for the year ending January 31, 1949.

37. PASSED AND ~~APPROVED~~ this 22nd day of December, A. D. 1949.

[REDACTED]
MAYOR.

ATTEST:

[REDACTED]
City Clerk.

The above Ordinance was passed by the following vote, Ayes Davis, Hein, Knight and South; Nay, White, but was then vetoed by Mayor White.

Mayor White, on December 23, 1949, submitted his veto of the above Ordinance, to the Commissioners, see pages 248 & 249 in Minute Book X, of Dec. 29, 1949.

APPRO. NO. 968

AN ORDINANCE 11,130

REPEALING ORDINANCE NO. 955 PASSED ON DECEMBER 22, 1949, PAYABLE OUT OF 1949 GENERAL FUND, CITY HALL BUILDING ON ACCOUNT OF DUPLICATE ORDINANCE.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that, an ordinance to repeal Ordinance No.955, on account of duplicate Ordinance, payable out of the 1949 General Fund-City Hall Building Account, payable to E. A. Jaeckle, passed on December 22, 1949.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

APPRO. NO. 969

AN ORDINANCE 11,131

APPROPRIATING \$30.00 OUT OF THE INTERREGIONAL HIGHWAY A-45 FUND PAYABLE TO VARIOUS TITLE COMPANIES, BEING TITLE FEES ON PROPERTY PURCHASED BY THE CITY OF SAN ANTONIO.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that, the sum of \$30.00, be and the same is hereby appropriated out of the Interr-regional Highway A-45 Fund payable to various Title Companies being title fees on property purchased by the City of San Antonio, as per approved statements on file in the City Auditor's Office, as listed below:

Joseph E. Horowitz, 50' strip for extension of Rochambeau Street Commercial Abstract & Title Company.. \$28.00

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 970

AN ORDINANCE 11,132

APPROPRIATING \$7,273.43 OUT OF THE STREET AND BRIDGE C-45 FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that, the sum of \$7,273.42, be and the same is hereby appropriated out of the Street & Bridge C-45 Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

Alamo Iron Works	\$ 161.78
Prassel Sash & Door Co.	82.25
Kelly Construction Co.	366.30
McDonough Brothers, Inc.	6,638.10
James W. Price	25.00
	<hr/>
	\$7,273.43

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 971

AN ORDINANCE 11,133

APPROPRIATING \$5.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND PAYABLE TO ALAMO TITLE COMPANY IN PAYMENT OF TWO TITLE REPORTS ON PROPERTY PURCHASED BY THE CITY OF SAN ANTONIO.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO. the sum of \$5.00, be and the same is hereby appropriated out of the Sanitary

Sewer Plant & System A-47 Fund payable to Alamo Title Company in payment of two Title Reports on property purchased by the City of San Antonio from John Heptley and wife Harriet Heptley, and James E. Filbin & wife the property being Tract 165, Block 15, Harlandale Acre Tract No. 8, as per approved statement Alice Mary Filbin, being E. 100 Ft. of the N. 200 Ft. of Tract 171, Blk. 15, Harlandale Acre Tract #8, etc. on file in the City Auditor's Office.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 972

AN ORDINANCE 11,134

APPROPRIATING \$65.55 OUT OF THE STREET SALES FUND PAYABLE TO COMMERCIAL ABSTRACT & TITLE COMPANY, BEING TITLE FEES ON PROPERTY PURCHASED BY THE CITY OF SAN ANTONIO.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$65.55, be and the same is hereby appropriated out of the Street Sales Fund payable to Commercial Abstract & Title Co., being the title fees on property purchased by the City of San Antonio from Lizzie D. Fontelroy and Wm. C. Crawford, James H. Lockhart and Oscar Blant et ux, as per approved statement on file in the City Auditor's Office.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 973

AN ORDINANCE 11,135

APPROPRIATING \$74.25 OUT OF THE STREET & BRIDGE C-45 FUND PAYABLE TO VARIOUS TITLE COMPANIES, BEING TITLE FEES ON PROPERTY PURCHASED BY THE CITY OF SAN ANTONIO.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, THAT,

the sum of \$74.25, be and the same is hereby appropriated out of the Street & Bridge C-45 Fund payable to various Title Companies being title fees on property purchased by the City of San Antonio, as per approved statements on file in the City Auditor's Office, as listed below:

G-36737, Cal Parker, part of Lot 1, NCB 6925	
Alamo Title Company.....	\$ 39.25
6397 Leopoldo G. Villarreal, part of Lot 17, NCB 2909	
Guardian Abstract & Title Company.....	35.00
	<u>\$ 74.25</u>

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 974

AN ORDINANCE 11,136

APPROPRIATING \$798.25 OUT OF THE STREET & BRIDGE C-45 FUND, TO PAY R. E. LANHAM AND ELMO DANIELS IN ACCORDANCE WITH COMPANY

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that.

the sum of \$798.25, be and the same is appropriated hereby out of the Street and Bridge C-45 Fund, to pay R. E. Lanham and Elmo Daniels, in accordance with contracts on file in the Office of the City Clerk, and as per approved Engineer's estimates on file in the City Auditor's office:

R.E. LANHAM, 715 E. Josephine Street	
(Furnishing Equipment, with operators.....)	\$ 407.00

ELMO DANIELS, 227 Lyric Drive
(Hauling Gravel).....\$ 391.25
\$798.25

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

APPRO. NO. 975

AN ORDINANCE 11,137

APPROPRIATING \$818.54 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, That,

the sum of \$818.54, be and the same is hereby appropriated out of the Sanitary Sewer Plant & System A-47 Fund to pay for supplies and miscellaneous materials, payable to the person or persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

James donaldson, Inc.....\$ 10.60
San Antonio Machine & Supply Co..... 49.72
The Southern Company..... 556.72
Universal Concrete Products Co..... 49.50
W. H. Witherborne & Sons..... 152.00
\$818.54

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

APPRO. NO. 976

AN ORDINANCE 11,138

APPROPRIATING \$6,572.98 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY H. B. ZACHRY CO., FOR EXTRA WORK DONE IN CONNECTION WITH CONSTRUCTION OF SALADO CREEK SEWER MAIN, SECTION L, IN CONJUNCTION WITH CONTRACT DATED MARCH 24, 1949; APPROVED BY THE MAYOR AND STREET COMMISSIONER

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$6,572.98, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay H. B. Zachry Co., for extra work done in connection with construction of Salado Creek Sewer Main, Section 1, and which is in conjunction with contract dated March 24, 1949, on file in the office of the City Clerk; approved by the Mayor and Street Commissioner; as per copies of letters attached to estimates 2, 3 and 4, properly approved by the City Engineer and on file in the City Auditor's office

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 977

AN ORDINANCE 11,139

APPROPRIATING \$14,961.65 OUT OF THE POLICE & FIREMEN'S PENSION FUND TO PAY PAYROLL.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$14,961.65 be and the same is hereby appropriated out of the Police & Firemen's Pension Fund to pay payroll for the month of December, 1949, in the amount of.....\$14,961.65

PASSED AND APPROVED on the 29th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 978

AN ORDINANCE 11,140

APPROPRIATING \$275.73 OUT OF THE ARMS EQUIPMENT SALES FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$275.73, be and the same is hereby appropriated out of the Arms Equipment sales Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchased orders on file in the City Auditor's Office as shown below:

L. L. Cline.....	\$ 127.50
Federal Laboratories, Inc.....	148.23
	<u>\$ 275.73</u>

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 979

AN ORDINANCE 11,141

APPROPRIATING \$42.50 OUT OF THE PARK REVENUE BOND, 1945 FUND TO PAY THE TORGERSON COMPANY FOR RENTAL ON TRACTOR.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$42.50, be and the same is hereby appropriated out of the Park Revenue Bond, 1945 Fund, payable to The Torgerson Company, to pay for rental for 3 1/2 days on Tractor for Willow Springs Golf Course.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 980

AN ORDINANCE 11,142

APPROPRIATING \$71.11 OUT OF THE COMMERCE BUILDING FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$71.11, be and the same is hereby appropriated out of the Commerce Building Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

Stephens Fuel Oil Co.....	\$68.21
Alamo Iron Works.....	2.90
	<u>\$71.11</u>

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 981

AN ORDINANCE 11,143

APPROPRIATING \$6,528.00 OUT OF FEDERAL AID AIRPORT PROJECT 9-41-093-901 FUND, IN PAYMENT TO JUDSON H. PHELPS FOR ALTERATIONS AND REPAIRS TO ADMINISTRATION BUILDING, STINSON FIELD MUNICIPAL AIRPORT SAN ANTONIO, IN ACCORDANCE WITH ESTIMATE NO. 2, DATED DECEMBER 19,1949.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

The sum of \$6,528.00 be and the same is appropriated hereby out of Federal Aid Airport Project 9-41-093-901 Fund, in payment to Judson H. Phelps, Contractor, for alterations and repairs to Administration Building, Stinson Field Municipal Airport, San Antonio, in accordance with contract dated September 1, 1949 as per Estimate No. 2 on file in the office of the City Auditor, approved by Ralph H. Cameron, Architect, and Walter C. Gunstream, Acting Airports Director for the City of San Antonio, dated December 19, 1949.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

APPRO. NO. 982

AN ORDINANCE 11,144

APPROPRIATING \$215.82 OUT OF THE AIRPORT ADMINISTRATION B-45 FUND TO PAY VARIOUS MERCHANTS FOR SUPPLIES AND MISCELLANEOUS MATERIALS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$215.82, be and the same is hereby appropriated out of the Airport Administration B-45 Fund to pay for supplies and miscellaneous materials, payable to the person, persons or firms, as per approved purchase orders on file in the City Auditor's Office as shown below:

Krause Electric Company.....	\$ 126.73
Southern Electric Supply Company.....	1.65
Straus-Frank Company.....	19.60
San Antonio Machine & Supply Company.....	20.59
H. B. Zachru Company.....	47.25
	<hr/>
	\$ 215.82

PASSED AND APPROVED on the 29th day of December 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,¹⁴⁵~~144~~

GRANTING THE PETITION OF THE DISCALCED CARMELITE FATHERS FOR EXEMPTION FROM CITY TAXES ON PART OF LOTS 1,2 & 3 BLK 8, N.C.B. 2052, IN THE CITY OF SAN ANTONIO, BEXAR COUNTY,

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The property known as THE DISCALCED CARMELITE FATHERS, and being parts of Lots 1,2 & 3, Block 8, NCB 2052, in the City of San Antonio, Bexar County, Texas, be and is hereby declared to be of an exempt character and not subject to ad valorem taxation; and it further appearing that the tax rolls of the City of San Antonio show taxes assessed against said property for the fiscal year 1939, at which time said property was of an exempt character and not subject to taxation, said assessment is found to be void and should be stricken from the rolls. Further, tax exemption from City taxes is hereby granted, and said property is hereby exempted from taxation for the fiscal year 1949, and fiscal years subsequent thereto, said exemption to be effective from year to year so long as said property continues to qualify for exemption.

PASSED AND APPROVED ON THE 29th day of December, 1949

ATTEST:
J. Frank Gallagher,
City Clerk

A.C.White,
M A Y O R

AN ORDINANCE 11,146

ACCEPTING PROPOSAL, CREATING CONTRACT FOR EQUIPMENT, MATERIALS AND SUPPLIES WITH PAUL ANDERSON COMPANY, 125 BROADWAY, SAN ANTONIO, TEXAS.

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

1. That this Ordinance evidences the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Paul Anderson Company, 125 Broadway, San Antonio, Texas,

2. And the issue of a Warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.

5. Accepting the attached bid proposal and making contract with the Paul Anderson Company to furnish the City of San Antonio tax Collector's Department with one Cash Book, and making payment out of Appropriation #924, dated December 13, 1949.

PASSED AND APPROVED this 29th day of December, A.D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

AN ORDINANCE 11,147

ACCEPTING PROPOSAL, CREATING CONTRACT AND FOR EQUIPMENT, MATERIALS AND SUPPLIES WITH PAUL ANDERSON COMPANY, 125 BROADWAY, SAN ANTONIO 5, TEXAS.

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with Paul Anderson Company, 125 Broadway, San Antonio 5, Texas.

2. And the issue of a Warrant is authorized to be delivered to the Contractor according to the terms of this contract, upon certification for payment under the Ordinances of the City of San Antonio, and in conformity with Section 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by the Board of Commissioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.

5. Accepting the attached bid proposal of the Paul Anderson Company, San Antonio, Texas and making contract to furnish the City of San Antonio, Back Tax Collector's Department

with ten (10) Binders and 660 Sheets for binders and making payment out of the appropriation No. 924, dated December 13, 1949.

PASSED AND APPROVED this 29th day of December, A.D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -
AN ORDINANCE 11,148

ACCEPTING PROPOSAL OF, AND CREATING WITH BART MOORE COMPANY, FOR FURNISHING EQUIPMENT, WITH OPERATOR, FUEL OR MAINTENANCE, FOR WORK ON VARIOUS STREETS.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

this Ordinance makes and manifests the acceptance of the attached Bidder's proposal and makes contract according to the terms of the proposal, the Charter and the Ordinances of the City of San Antonio, with Bart Moore Company, of P.O. Box 6557, San Antonio, Texas, for furnishing equipment, with Operators, fuel or maintenance, for work on various streets in the City of San Antonio; and that payments to the contractor shall be made on estimates approved by the City Engineer.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -
AN ORDINANCE 11,149

PERMITTING THE TEXAS AND NEW ORLEANS RAILROAD COMPANY TO CONSTRUCT, MAINTAIN AND OPERATE A SPUR TRACK IN, UPON AND ALONG WALNUT STREET.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. That permission is granted the Texas and New Orleans Railroad Company to construct, maintain and operate a spur railroad track in, upon and along Walnut Street, in the City of San Antonio, Bexar County, Texas, as shown by red line on map hereto attached, the center line of said track being more particularly described as follows:

2. Springing from the westbound main track of the Texas and New Orleans Railroad Company, approximately 15 feet northerly from the north line of Virginia Street; thence in a northerly direction, on the west side of said main track, in, upon and along Walnut Street, approximately 220 feet to the east line of Block 642, as shown by red and dashed red line on map hereto attached.

3. And to operate engines and cars thereon.

4. Attached hereto and made a part hereof for all purposes is a map showing the existing and the proposed trackage of the Railroad Company in the Vicinity.

5. In consideration of the granting of this permit, the Railroad Company agrees to have constructed and to maintain said track across and upon the said street and property in the manner and form ordered and directed by the Commissioner of Streets and Public Improvements, and in accordance with the lines, grades and system of drainage approved by the City Engineer, and to have constructed such culverts, and make such additional provisions for drainage from time to time as may be deemed necessary by the City; and, further binds and obligates itself, its successors and assigns, for and on behalf of said Railroad Company, to hold said City of San Antonio free and harmless from all damages to persons or property that may result by reason of the granting of this permit or the exercise of any right thereunder; and provided further, that said Railroad Company will have constructed and will maintain proper and suitable crossings under the supervision of said City Engineer and Commissioner of Streets and Public Improvements, so that vehicles can cross over readily and safely.

6. That the privilege granted hereby is subject to revocation at the will of the Commissioners or other governing body of the City of San Antonio, and said Railroad Company agrees to remove or have removed, at its cost and expense, its said tracks from said streets on demand, upon the revocation of the privilege hereby granted.

7. The exercise of any privilege under this ordinance shall be an acceptance of all its terms and conditions by said Railroad Company, its successors and assigns.

8. PASSED AND APPROVED this 29th day of December, A.D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

AN ORDINANCE 11,150

PERMITTING THE SAN ANTONIO BELT & TERMINAL RAILWAY TO CONSTRUCT, MAINTAIN AND OPERATE A SPUR TRACK IN, UPON AND ALONG FRANK STREET AND IN, UPON, OVER AND ACROSS SEGUIN ROAD.

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

1. That permission is granted the San Antonio Belt & Terminal Railway Company to construct, maintain and operate a spur railroad track in, upon and along Frank Street and in, upon, over and across Seguin Road, in the City of San Antonio, Bexar County, Texas, as shown by line on map hereto attached, the center line of said track being more particularly described as follows:

2. A strip of land 16.5 feet in width by 450 feet in length being all the land, save and except that portion included in the San Antonio Belt & Terminal Railway Company's ICC Track No. 45 right of way, lying between two parallel outside boundary lines distant 9.0 feet westerly from and 7.5 feet easterly from the following described spur track center line and situated in Frank Street in the City of San Antonio, Bexar County, Texas;

From the point of intersection of the center line of Seguin Road with the center line of the Railway Company's track ICC No. 45 measure southerly along said center line of tract ICC No. 45 a distance of 125.95 feet to the point of beginning at a point of switch; thence northwesterly through a Number 8 turnout to the left 69.0 feet to point of frog; thence by tangent bearing northwesterly 10.0 feet to point of curve; thence by arc of curve to the left of 383.06 feet radius 22.9 feet to point of reversed curve; thence by arc of curve to the right of 383.06 feet radius 70.6 feet to point of tangent; thence by tangent bearing northerly parallel with and distant 9.0 feet easterly from the westerly line of Frank Street 277.5 feet to the end point in the southerly line of Van Ness Street; containing 6112 square feet, more or less.

3. And to operate engines and cars thereon.

4. Attached hereto and made a part hereof for all purposes is a map showing the existing and the proposed trackage of the railway company in the vicinity.

5. In consideration of the granting of this permit, the Railway Company agrees to have constructed and to maintain said track across and upon the said streets and property in the manner and form ordered and directed by the Commissioner of Streets and Public Improvements, and in accordance with the lines, grades and system of drainage approved by the City Engineer, and to have constructed such culverts, and make such additional provisions for drainage from time to time as may be deemed necessary by the City; and, further binds and obligates itself, its successors and assigns, for and on behalf of said Railway Company, to hold said City of San Antonio free and harmless from all damages to persons property that may result by reason of the granting of this permit or the exercise of any right thereunder; and provide further, that said Railway Company will have constructed and will maintain proper and suitable crossings under and supervision of said City Engineer and Commissioner of Streets and Public Improvements, so that vehicles can cross over readily and safely.

6. That the privilege granted hereby is subject to revocation at the will of the Commissioners or other governing body of the City of San Antonio, and said Railway Company agrees to remove or have removed, at its own cost and expense, its said tracks from said streets on demand, upon the revocation of the privilege hereby granted.

7. The exercise of any privilege under this ordinance shall be an acceptance of all its terms and conditions by said Railway Company, its successors and assigns.

8. PASSED AND APPROVED this 29th day of December, A.D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
MAYOR

AN ORDINANCE 11,151

ORDERING THE OPENING OF CERTAIN STREETS
IN THE KELLY FIELD HOSPITAL AREA.

1. WHEREAS, heretofore, to-wit, on the 22nd day of December, 1942, the Commissioners' Court, Bexar County, Texas, passed an order, at the request of the United States Government, closing and abandoning the following described roads, streets and alleys, in the Kelly Field Hospital Area, to-wit:

<u>LINCOLN AVENUE</u>	From Quintana Road to Holder Avenue
<u>SCHOOL AVENUE</u>	From Quinta Road to Bynum Avenue
<u>ALLEY</u>	In Block 48,49 and 54, South San Antonio Addition
<u>PRICE AVENUE</u>	Between Block 54, South San Antonio Addition, and Block 10 Somerset Place 6th Filing
<u>HAMMOND AVENUE</u>	Between Blocks 49 and 54, South San Antonio Addition
<u>BURD AVENUE</u>	From Mayfield Blvd. to School Avenue
<u>HOLDER AVENUE</u>	From Mayfield Blvd. to School Avenue

and,

2. WHEREAS, the area in which said roads, streets and alleys are contained was

annexed to the City of San Antonio and became a part of said City of San Antonio, on August 3rd, 1944, and the boundaries of said City were extended so as to include all of the area in which the above described road, streets and alleys lie; and,

3. WHEREAS, the United States Government has abandoned all of said real estate contained in such area and has declare the same surplus Government property and has sold all or a portion thereof to private individuals; and,

4. WHEREAS, it is found by the Board of Commissioners of the City of San Antonio that it is desirable and necessary for the benefit of the purchasers of said real estate contained within said area, and of the public at large that said roads streets and alleys be opened for the use of the public as public streets and alleys of the City of San Antonio: NOW, THEREFORE:-

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

5. That the above described roads, streets and alleys be opened for and dedicated to the use of the public as streets and alleys of the City of San Antonio, and the City Engineer is hereby directed to open the same for use of the public.

6. WHEREAS, it is necessary for the public safety of the City in the exercise of its police power for the proper regulation of traffic, the control of public streets and the prevention of the blocking and encumbering of the streets, an emergency is apparent for the immediate preservation of order, good government and public safety that requires this ordinance to become effective at once; therefor, upon the passage of this ordinance by vote of four-fifths of the Commissioners and signature of the Mayor, it shall be effective, as made and provided by the Charter of the City of San Antonio.

7. PASSED AND APPROVED this 29th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -
AN ORDINANCE 11,152

CHANGING THE NAMES OF CERTAIN STREETS

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The names of certain streets hereinafter specified be and the same are changed as hereinafter indicated:

PRESENT NAME	FROM	TO	NEW NAME
Crestview Dr.	135 Ft. W.of Rosehill Drive	125 ft. E. of Blossom View Drive.	Weizman Drive
St. Cloud Rd.	Cincinnati Avenue	Bandera Road	Stephenson Road.

2. The City Engineer and the City Assessor shall change their records accordingly; ant the City Clerk shall send a certified copy of this ordinance to the postmaster and to the Publisher of the City Directory.

PASSED AND APPROVED on the 29th day of December, 1949.

ATTEST:
J. Frank Gallagher,
CityClerk

A. C. White
M A Y O R

- - -

AN ORDINANCE 11,153

PROVIDING FOR THE EXTENSION OF THE LIMITS OF THE CITY OF SAN ANTONIO AND THE ANNEXATION OF CERTAIN ADDITIONAL TERRITORY ADJACENT TO THE BOUNDARIES OF THE CITY, SAID AREA BEING A 46.5 ACRE TRACT OF LAND KNOWN AS MEADOWBROOK ADDITION ESTATES LYING IN THE SOUTHEAST PART OF THE CITY BEING A PART OF AND OUT OF J. ESQUEDA SURVEY, NO. 100 C.B. 5154 IN BEKAR COUNTY, TEXAS.

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

1. That the bounds and limits of the City of San Antonio are hereby changed and fixed and the extension thereof provided for and additional territory lying adjacent to said City, said area being a 46.5 Acre tract of land known as Meadowbrook Addition and Meadowbrook Estates lying in the southwest part of the City being a part of and out of J. Esqueda Survey, No. 100 C. B. 5154 in Bexar County, Texas, is annexed; and the present bounds and limits of said City are changed so as to include all of the territory described hereby within the corporate limits of the City of San Antonio, which annexed territory is described and included as follows, to-wit:

2. Being a description of a 46.5 acre tract of land situated west of Goliad Road and South of Linn Road more particularly described as follows, to-wit:

Commencing at the intersection of the west line of Goliad Road and the North line of Dauchy Road, a point in the present City Limits running East and West along the north line of said Dauchy Road: THENCE in a Southeasterly direction along the west line of Goliad Road, a distance of approximately 7,240 lin. feet to an angle point in Roadway alignment and the North line of Upson Road; THENCE continuing along the west line of Goliad Road in a Southeasterly direction approximately 740 lin. feet to a point in the North Line of Linn Road; THENCE west along the North line of Linn Road approximately 1569' to the East Line of Crawford Road; THENCE north along the East line of Crawford Road, a distance of 355 feet to a point opposite the North line of Lot No. 8; THENCE: west across Crawford Road and continuing west along the North line of Lot No. 8, Meadowbrook Estates No. 9 Subdivision, 200 ft. to the West line of said lot No. 8; THENCE south along the west line of lots 8,7 and said line extended across lot 6, a total distance of 195 feet to the North line of Lot N. 3, of said subdivision; THENCE West along the North line of lot numbers 3,2 and 1, 179 ft. to a point set in the west line of said lot No. 1, said point also being the N.W. corner of lot 1: THENCE South along the west line of Lot No. 1, a distance of 81 feet to the North line of lot No. 17 of the N.M. Lowery's Meadowbrook Addition, and continuing South along the East line of lot No. 17, approximately 216 ft. to the South line of said lot No. 17; THENCE West along the South line of lot No. 17, a distance of 274 feet to the west line of lot no. 17, the S.W. Corner of said lot No. 17; THENCE South along the west line of Block 4, same also being the West Property Boundary line, a distance of 682.5 feet to a point in the South Boundary line of property; THENCE East along the South property Boundary line produced, a distance of approximately 2700 feet to the East line of Goliad Road; THENCE in a Northwesterly direction along the East line of the Goliad Road a distance of approximately 8,922 feet to the North line of Dauchy Road, same being the present City Limits line; THENCE West along the North line of Dauchy Road produced, to the West line of the Goliad Road and the place of beginning containing in all approximately 46 5/10 acres of land.

3. The aforesaid bounds and limits shall include the territory over which the City of San Antonio has jurisdiction.

4. That the City of San Antonio shall become liable and bound for the payment of all legal indebtedness, or pro rata thereof, owing by said area, territory or district for which the City is justly liable upon annexation to the City.

5. That the additional territory and area so annexed, shall be a part of the City of San Antonio, and the inhabitants thereof shall be entitled to all rights and privileges of all the other citizens of the City of San Antonio; and shall be bound by the acts, ordinances and regulations of the City of San Antonio.

6. That the City Engineer shall change the records of his office to conform to the new bounds and limits of the City of San Antonio, as changed and fixed by this ordinance.

7. The City Tax Assessor shall change the records of his office to conform to the new bounds and limits, and shall proceed to assess taxes and collect taxes on the property included in the new bounds and limits for the next fiscal year, as now provided by the Charter and Ordinances of the City of San Antonio.

8. After the introduction of this ordinance, and after it has been amended as desired by the Commissioners of the City of San Antonio for final passage, it shall be published in the "COMMERCIAL RECORDER", in the City of San Antonio, one time; and shall not be passed finally thereafter until at least thirty days have elapsed after said publications.

9. PASSED AND APPROVED this 29 day of December. A. D. 1949.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

AN ORDINANCE 11,154

ACCEPTING DEED OF JOSEPH E. HOROWITZ TO CERTAIN PROPERTY OUT OF NEW CITY BLOCK 7912, IN THE CITY OF SAN ANTONIO BEXAR COUNTY, TEXAS, FOR THE EXTENSION OF ROCHAMBEAU STREET.

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

1. That deed of Joseph E. Horowitz, dated the 19th day of November A, D. 1949, attached hereto and made a part hereof, conveying a certain strip or parcel of land 50 feet in width, being a portion of Tract No. 26, New City Block 7912, in the City of San Antonio, Bexar County, Texas, to be used for the extension of Rochambeau Street, be and the same is accepted hereby.

2. PASSED AND APPROVED this 29th day of December, A.D. 1949.

ATTEST: J. Frank Gallagher City Clerk

A. C. White, MAYOR

AN ORDINANCE 11,155

AMENDING AN ORDINANCE ENTITLED AN ORDINANCE AMENDING AN ORDINANCE ENTITLED "AN ORDINANCE REGULATING THE ERECTION, CONSTRUCTION, ENLARGEMENT, ALTERATION, REPAIR, MOVING, REMOVAL, CONVERSION, DEMOLITION, OCCUPANCY, EQUIPMENT, USE, HEIGHT, AREA, AND MAINTENANCE OF BUILDINGS OR STRUCTURES IN THE CITY OF SAN ANTONIO, TEXAS: PROVIDING FOR THE ISSUANCE OF PERMITS AND COLLECTION OF FEES THEREFOR; DECLARING AND ESTABLISHING FIRE DISTRICTS; PROVIDING PENALTIES FOR THE VIOLATION THEREOF, AND REPEALING ALL ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT THEREWITH; PASSED AND APPROVED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO ON THE 3RD. DAY OF NOVEMBER A.D. 1949. PASSED AND APPROVED DECEMBER 29th, 1949.

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

1. That an ordinance entitled "AN ORDINANCE REGULATING THE ERECTION, CONSTRUCTION, ENLARGEMENT, ALTERATION, REPAIR, MOVING, REMOVAL, CONVERSION, DEMOLITION, OCCUPANCY, EQUIPMENT, USE, HEIGHT, AREA, AND MAINTENANCE OF BUILDINGS OR STRUCTURES IN THE CITY OF SAN ANTONIO, TEXAS; PROVIDING FOR THE ISSUANCE OF PERMITS AND COLLECTION OF FEES THEREFOR; DECLARING AND ESTABLISHING FIRE DISTRICTS; PROVIDING PENALTIES FOR THE VIOLATION THEREOF, AND REPEALING ALL ORDINANCES AND PARTS OF ORDINANCES IN CONFLICT THEREWITH", passed and approved by the Commissioners of the City of san antonio on the 11th., day of August A.D. 1949, as amended on the 3rd., day of November A.D. 1949.

2. That Section 302 thereof be and the same is amended hereby by amending a portion of Table No. 3-A -Building Permit Fees (SIGNS), there-under, so that hereafter the said amended portion shall read as follows:

SIGNS: Minimum for first 50 square feet.....\$1.00 plus \$.03 per square foot for all over 50 square feet, except maximum of \$5.00 for bill-boards erected on one permit on one lot and maximum of \$10.00 for roof signs erected on one permit on one building.

3. That said ordinance shall be amended as provided herein, but otherwise shall remain in full force and effect as written and passed on the 11th day of August, A.D. 1949, as amended on the 3rd., day of November A. D., 1949,

4. That all ordinances or parts of ordinances in conflict herewith are repealed hereby.

5. This ordinance being of urgent importance to the public peace, health and safety of the City of San Antonio, the same shall be in full force and effect from and after its passage by a four-fifths vote of the Commissioners and signature of the Mayor, as made and provided by the Charter of the City of San Antonio.

6. PASSED AND APPROVED THIS 29 DAY OF DECEMBER, A. D. 1949.

ATTEST: J. Frank Gallagher, City Clerk

A. C. White, MAYOR

AN ORDINANCE 11,156

AN ORDINANCE AMENDING AN ORDINANCE PASSED AND APPROVED 3 NOVEMBER, 1938, ESTABLISHING ZONING REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPEHENSIVE PLAN; REGULATIOND AND RESTRICTING THE HEIGHTS, NUMBER OF STORIES AND SIZE OF BUILDINGS AND STRUCTURES; PER CENT OF LOT THAT MAY BE OCCUPIED; THE SIZE OF YARDS, COURTS AND OPEN SPACES; DENSITY OF POPULATION; LOCATION AND USE OF BUILDINGS, STRUCTURES AND LAND FOR TRADS, INDUSTRY, RESIDENCE AND OTHER PURPOSES; DIVIDING THE CITY OF SAN ANTONIO INTO DISTRICTS, REGULATING AND RESTRICTING THE ERECTION, CONSTRUCTION, ALTERATION, REPAIR OR USE OF BUILDINGS, STRUCTURES OR LAND WITHIN SUCH DISTRICT; PROVIDING THE UNIFORM REGULATIONS FOR CLASSES OR KINDS OF BUILDINGS OR STRUCTURES AND USES WITHIN THE RESTRICTED DISTRICT; ADOPTING ZONING MAP DISCLOSING VARIOUS DISTRICTS, USE, AREAS, RESTRICTIONS, LIMITATIONS AND PROVISIONS APPLICABLE TO DISTRICTS AND AREAS; PROVIDING FOR A BOARD OF ADJUSTMENT AND DEFINING THE POWERS THEREOF; TO RE-ZONE: PROPOSITION A, 1400 BLOCK OF CULEBRA ROAD; AND, PROPOSITION B, 3300 AND 3400 BLOCK OF SOUTH ZARZAMORA STREET. ANY PERSON WHO VIOLATES THIS ORDINANCE OR THE OWNER OF ANY BUILDING OR PREMISES OR PART THERE WHERE ANYTHING IS IN VIOLATION OF THIS ORDINANCE SHALL BE PLACED OR SHALL EXIST, AND ANY ARCHITECT, BUILDER, CONTRACTOR, AGENT, PERSON OR CORPORATION EMPLOYED IN CONNECTION THEREWITH, WHO MAY HAVE ASSISTED IN THE COMMISSION OF ANY SUCH VIOLATION SHALL BE GUILTY OF A SEPARATE OFFENSE AND UPON CONVICTION MAY BE FINED NOT MORE THAN \$100.00 AND EACH DAY SUCH VIOLATION EXISTS SHALL CONSTITUTE A SEPARATE OFFENSE. PASSED AND APPROVED DECEMBER 29, 1949.

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

1. That an ordinance entitled " AN ORDINANCE STABLISHING ZONING REGULATIONS AND DISTRICTS IN ACCORDANCE WITH A COMPHREHENSIVE PLAN, ETC", passed and approved by the Commis- sioners of the City of San Antonio on the 3rd day of November, A.D. 1938, be and the same is hereby amended as follows:

2. PROPOSITION A;

" To re-zone the 1400 block of Culebra Road as "F" LOCAL RETAIL DISTRICT, as follows:
Lots 1 thru 13, Block 17, New City Block 2069 on the north side of Culebra Road.

3. PROPOSITION B:

" To re-zone the 3300 and 3400 blocks of South Zarzamora Streets, ad "J" COMMERCIAL DISTRICT, AS FOLLOWS:

All of New City Blocks 6966 and 6967 "

4. All ordinances and parts of Ordinances in conflict herewith are repealed, and the present classification of said areas is discontinued.

5. The Building Inspector is ordered to change his records and zoning maps accordingly.

6. This ordinance being of urgent importance to the public peace, health and safety of the City of San Antonio, the same shall be in full force and effect from and after its passage by a fourt-fifths vote of the Commissioners and signature of the Mayor, as made a provided by the Charter of the City of San Anton io.

7. The City Clerk shall publish the descriptive caption of this ordinance which states in summary the purpose of the ordinance and the penalty for violation thereof, 10 times in the "COMMERCIAL RECORDER", a newspaper published in the City of San Antonio/

8 PASSED AND APPROVED this 29th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White,
M A Y O R

AN ORDINANCE 11,157

ACCEPTING PROPOSAL~~CREATING~~ CONTRACT FOR
SUPPLIES WITH THE TEXAS COMPANY, P.O. BOX
2332, HOUSTON 1, TEXAS

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

1. That this Ordinance evidences the acceptance of the attached Bidders Proposal, and makes and manifests a contract according to the terms of the Proposal, the Charter and relevant Ordinances of the City of San Antonio, with The T_exas Company, P.O. Box 2332 Houston 1, Texas

2. An appropriation is made hereby in the amount of (See Section 5 below.) Fund to pay the debt cre ted by this Ordinance; and the issue of a warrant is authorized to be delivered to the Contractor, according to the terms of this contract, upon certifica- tion for payment under the Ordinances of the City of San Antonio, and in conformity with 17 of the Finance Ordinance.

3. This contract shall become effective upon adoption by theBoard of Comm- issioners of The City of San Antonio, and all agreements, if any existing heretofore between the contracting parties relating to the subject matter of this contract, are superseded expressly hereby and are null and void.

4. This instrument in writing constitutes the entire contract between the parties, there being no other written nor parole agreement with officer or employee of The City of San Antonio; it being understood that the Charter of San Antonio requires all contracts of the City to be in writing and adopted by ordinance.

5. Accepting the attached proposal of The Texas Company to furnish the City of San Antonio, various departments, with the requirements of gasoline for a period begin- ing on date of acceptance and terminating May 31, 1950 at the following prices:

Price per gallon .1125
Plus State Gasoline tax .04

.1525 les 1/4¢ per gallon on date of delivery,
same being Tank Car Price, on date
of delivery.

PASSED AND APPROVED this 29th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher
City Clerk

A. C. White.
M A Y O R

* * *

AN ORDINANCE 11,158

CANCELLING CONTRACT HA(VN-41931) MPH-1 ON PROJECT TEX-VN 41931, BETWEEN THE UNITED STATES OF AMERICA, PUBLIC HOUSING ADMINIS- TRATION AND THE CITY OF SAN ANTONIO TEXAS. CONCERNING BUILDINGS AT STINSON HOMES.

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

WHEREAS the City of San Antonio entered into a contract with the Public Hous- ing Administration dated January 1, 1949, said Contract being Contract HA(VN-41931) MPH-1 wherein the City of San Antonio undertook to convert buildings named in said contract into housing units; and

WHEREAS, the City of San Antonio has not converted said said buildings into housing units as required for, said contract to become effective; and WHEREAS, it is not the desire or intention of the City of San Antonio to convert said buildings into housing units.

NOW, THEREFORE, Be It Resolved by the Board of Commissioners of the City of San Antonio that the aforesaid Contract HA(VN-41931) mph-1, dated January 1, 1949, between the United States of America, Public Housing Administration and the City of San Antonio, Texas, be, and the same is hereby in all things cancelled and shall be held for naught as if same had never existed, and title to said buildings shall revert to the United States of America, Public Housing Administration. The Mayor is hereby authorized to sign the proper release for the aforesaid purpose. The effective date of this cancellation shall be the 26th day of October, 1949.

PASSED AND APPROVED on the 30 day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

- - -

AN ORDINANCE 11,159

REPEALING AN ORDINANCE ENTITLED "AN ORDI- NANCE MAKING BILL OF SALE TO EDGEWOOD SCHOOL DISTRICT NO. 41, BEXAR COUNTY, TEXAS, FOR CERTAIN BUILDINGS LOCATED AT STINSON FIELD, TEXAS", PASSED AND AP- PROVED ON THE 15TH DAY OF DECEMBER, 1949.

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

1. That an ordinance entitled " AN ORDINANCE MAKING BILL OF SALE TO EDGEWOOD SCHOOL DISTRICT NO. 41, BEXAR COUNTY, TEXAS, FOR CERTAIN BUILDINGS LOCATED AT STINSON FIELD TEXAS", passed and approved by the Commissioners of the City of San Antonio on the 15th day of December, A. D. 1949, be and the same is repealed hereby.

2. PASSED AND APPROVED this 30th day of December, A. D. 1949.

ATTEST:
J. Frank Gallagher,
City Clerk

A. C. White
M A Y O R

* * *

APPRO. NO. 992

AN ORDINANCE 11,160

ACCEPTING THE PROPOSALS OF GEORGE CONSOLIDATED, FOR CONSTRUCTION OF SALADO CREEK SEWER MAIN, SECTION FIVE AND SIX: AUTHORIZING THE MAYOR TO EXECUTE CONTRACT; AND APPROPRIATING \$198,589.55 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

1. The proposals of George Consolidated, a partnership consisting of Carey W. George and Lee George, acting by and through Carey W. George, of 7225 Culmore Street, Houston, Texas, dated December 29, 1949, attached hereto and made a part hereof, for the construction of Salado Creek Sewer Mains, Sections 5 and 6, in accordance with plans and specifications on file in the office of Beavers & Lodal, Consulting Engineers, Transit Tower, and the City Sewer Engineer, for a total cost of \$198,589.55, be and the same is accepted hereby.

2. That the Mayor is authorized hereby to execute contract for this work on the City Standard Construction Contract form.

3. That all other bids are hereby rejected.

4. That the sum of \$198,589.55, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to George Consolidated, for this work, to be paid on estimates approved by the City Engineer.

PASSED AND APPROVED on the 5th day of January, 1950.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

APPRO. NO. 983

AN ORDINANCE 11,161

APPROPRIATING \$200.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY STEPHEN P. ROGERS AND WIFE, HELEN E. ROGERS, DAMAGES FOR REMOVING OBSTRUCTIONS ON A PERMANENT SEWER EASEMENT NECESSITATED BY THE CONSTRUCTION OF THE WEST SIDE SEWER MAIN.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$200.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant and System A-47 FUND, to pay Stephen P. Rogers and wife, Helen E. Rogers damages for removing obstructions on a permanent sewer easement across a tract of land out of Stephen P. Rogers and Helen E. Rogers Lot 6; S.P. Rogers Subdivision, out of Dimingo Bustillos Survey No. 31, and the J.M. Mardida Survey N. 98, in County Block 5718, Block 4, between Peteluma Boulevard and the intersection of Eleventh Street and Burton Avenue, and more fully described in the easement; necessitated by the construction of the West Side sewer Main; supporting documents relating to this transaction being on file in the City Auditor's office.

PASSED AND APPROVED on the 5th day of January 1950.

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R

APPRO. NO. 984

AN ORDINANCE 11,162

APPROPRIATING \$320.00 OUT OF THE SANITARY SEWER PLANT & SYSTEM A-47 FUND, TO PAY ROLAND SCHMIDT, FOR FURNISHING EQUIPMENT, WITH OPERATOR, ON SEWER LINE AT GRIMES AND MENDER CREEK, IN ACCORDANCE WITH CONTRACT.

BE IT ORDAINED BY THE COMMISSIONERS OF THE CITY OF SAN ANTONIO, that,

the sum of \$320.00, be and the same is appropriated hereby out of the Sanitary Sewer Plant & System A-47 Fund, to pay Roland Schmidt, for furnishing equipment, with Operator, for work done on Sanitary Sewer Line at Grimes & Menger Creek, in accordance with contract on file in the office of the City Clerk dated October 6, 1949, and as per approved Engineer's estimate on file in the City Auditor's office.

PASSED AND APPROVED on the 5th day of January, 1950

ATTEST:

J. Frank Gallagher,
City Clerk

A. C. White

M A Y O R