

Number	Date Due	Amount	Number	Date Due	Amount
56 to 60	7-1-35	\$ 5,000.00	424 to 435	7-1-49	\$ 12,000.00
74 to 80	7-1-36	7,000.00	462 to 475	7-1-50	14,000.00
94 to 100	7-1-37	7,000.00	503 to 515	7-1-51	13,000.00
114 to 120	7-1-38	7,000.00	543 to 555	7-1-52	13,000.00
134 to 140	7-1-39	7,000.00	586 to 600	7-1-53	15,000.00
157 to 165	7-1-40	9,000.00	631 to 645	7-1-54	15,000.00
183 to 190	7-1-41	8,000.00	675 to 690	7-1-55	16,000.00
208 to 215	7-1-42	8,000.00	724 to 740	7-1-56	17,000.00
233 to 240	7-1-43	8,000.00	774 to 790	7-1-57	17,000.00
261 to 270	7-1-44	10,000.00	824 to 840	7-1-58	17,000.00
291 to 300	7-1-45	10,000.00	874 to 890	7-1-59	17,000.00
320 to 330	7-1-46	11,000.00	924 to 940	7-1-60	17,000.00
354 to 365	7-1-47	12,000.00	974 to 980	7-1-61	7,000.00
389 to 400	7-1-48	12,000.00	997 to 1000	7-1-62	\$ 4,000.00
Total - - - - -					\$ 315,000.00

(4) Eight (8) City of Houston 5% Paving Bonds, dated February 1, 1921, due February 1, 1935, Nos. 105 to 112, both inclusive, for the sum of \$1,000.00 each, with all unmatured coupons attached.

(4) Seven (7) City of Houston 5% Paving Bonds, dated October 1, 1923, due October 1, 1935, Nos. 114 to 120, both inclusive, for the sum of \$1,000.00 each, with all unmatured coupons attached.

(5) Five (5) City of Houston 5% Paving Bonds, dated July 1, 1922, due July 1, 1935, Nos. 121 to 125, both inclusive, for the sum of \$1,000.00 each, with all unmatured coupons attached.

2. The receipt given to each bank for the securities pledged by it shall recite, in substance, that the said securities have been duly pledged with the governing body of the City of San Antonio, by the bank pledging same, as a depository of said City, for the purpose of securing the funds of said City deposited and to be deposited in said bank during the fiscal year beginning June 1, 1934, upon the terms and conditions prescribed and provided by law.

3. It is directed that said securities be deposited by the Mayor, for safe-keeping, in safe deposit boxes in the vaults of said banks rented by the City from the banks, those pledged by the said Alamo National Bank in its vaults and those pledged by the Frost National Bank in its vaults.

4. That all surities on all bonds heretofore given to said City, by each of said banks as City depository, be and are hereby released from further liability as surities on such bonds.

5. PASSED AND APPROVED this the 9 day of August, A. D. 1934.

ATTEST:

Jas. Simpson
City Clerk.

C. K. Quin
Mayor.

AN ORDINANCE *OH-112*

CREATING A CONTRACT WITH EDWIN H. KIFER TO INVESTIGATE THE VALUE AND RATES OF THE SAN ANTONIO PUBLIC SERVICE COMPANY FOR GAS AND ELECTRICITY.

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

1. That this ordinance creates and manifests an agreement made on the date of the passage of this ordinance by and between the City of San Antonio, hereinafter termed City, and Edwin H. Kifer, hereinafter called ENGINEER, said agreement being made under the powers of the Charter of the City of San Antonio and the ordinances of its governing body, in words and figures as follows, to-wit:-

2. That the parties to these presents, each in consideration of the agreements made on

the part of the other, have mutually agreed and covenanted, and do hereby mutually covenant and agree, the City for itself and its successors, and the Engineer for himself, and his heirs, executors and administrators, as follows, to-wit:-

3. Edwin H. Kifer acting in the capacity of an independent consulting engineer will proceed immediately to investigate the property values, expenses, earnings, charges and rates of return in the gas department and the electric department of the San Antonio Public Service Company to determine whether or not the present rates charged by the company for gas and for electricity are excessive.

4. The findings of the Engineer in this investigation will be presented to the City in the form of a duplicate written report which will cover all of the important factors relating to the reasonableness of the present rates charged by the San Antonio Public Service Company for gas and for electricity.

5. In his report the Engineer shall fully inform himself of all the facts and conditions affecting the case, and shall collect all such information and data and arrange it and classify the same in such form as will best serve the purpose of presenting the matter for examination and for its use in fixing a reasonable rate for the services rendered; and such report shall indicate the facts and principles involved in a manner so simplified, clarified and presented as to make the conclusions as nearly obvious as possible.

6. The report will include a careful and a comprehensive analysis of the value upon which the rates of the company are based, but will not include a field inventory of the physical properties; but will include such spot inspection as is necessary to substantiate the conclusions.

7. Said report shall be completed by the Engineer and presented to the City not later than the 30 day of November 1934, subject to the availability of the records of the San Antonio Public Service Company for the investigation. If the San Antonio Public Service Company fails to have its records available immediately, the City will take such steps as may be necessary to secure said records, and if the date of the presentation of the report is delayed for this reason, the time therefor will be extended correspondingly.

8. Any element that may have been omitted in the description of the work of the Engineer, but which is clearly implied, shall be deemed to be included in this contract, and shall be done by the Engineer as if the same had been specifically stated; without any additional charge to the City.

9. The Engineer shall be responsible for the complete performance and compliance with this contract, and for all the work called for under this contract; and shall deliver the same to the City in a complete and perfect condition, according to the accepted standards for such work.

10. The Engineer shall give his personal attention to the execution of this contract, and shall employ only competent and skillful assistants in the performance thereof.

11. In consideration of the faithful performance of this contract by the Engineer and the completion and delivery of the report, the City of San Antonio agrees, and is hereby bound and obligated to pay the Engineer \$3,000.00 out of the ^{General} Fund 1934, as follows: (a) \$1,500.00 on the 1 of October 1934, and (b) the remainder at the time of the delivery and acceptance of the report.

12. The Engineer shall at his own cost and expense furnish all material, labor and accessories that are necessary to complete his service under this contract; but the Engineer shall have the assistance of the City Attorney and such other officers of the City for any legal advice and other information in possession of the City.

13. Should the San Antonio Public Service Company propose a gas rate and an electric rate satisfactory to the City before the delivery and acceptance of the report of the Engineer, the

the Engineer will be entitled to the full fee specified herein as if the investigation has been completed and the written report submitted.

14. In addition to furnishing such report, the Engineer will also furnish aid and advise in the preparation of the case on behalf of the City in the controversy with the San Antonio Public Service Company, and at the request of the City, be present to testify on behalf of the City in any hearing involving the facts.

15. All information collected under the provisions of this agreement shall be the property of the City of San Antonio, and shall not be divulged to any person, and all original data delivered to the City.

16. This ordinance when passed and approved by the governing body of the City of San Antonio and accepted by Engineer shall constitute the whole contract between the parties hereto.

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

18. PASSED AND APPROVED this 6th day of September, A. D. 1934.

C. K. Quin.
Mayor

ATTEST: Jas. Simpson.
City Clerk.

ACCEPTED Edwin H. Kifer.
Engineer.

AN ORDINANCE 04-113

TO PERMIT THE SAN ANTONIO & ARANSAS PASS RAILWAY COMPANY, OPERATED BY THE T&NORRICO, THE PRIVILEGE TO CONSTRUCT AND MAINTAIN A SPUR ON COMAL STREET AND BUENA VISTA STREET.

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

1. That the privilege and franchise be and the same is hereby granted to the San Antonio & Aransas Pass Railway Company, now operated by the T&NORRICO, to move a spur track on Comal Street, beginning at a point on the Kerrville Branch main track between Monterey Street and Buena Vista Street and running north along Comal Street across Buena Vista Street onto Lots 18, 19, 20 and 21, N. C. B. 226, to a new location indicated by a solid red line on the attached plat.

2. That said railway tracks above mentioned may be used by the trains, engines and cars of said San Antonio & Aransas Pass Railway Company, their successors, assigns, licensees and invitees; and such trains, engines and cars shall be so operated thereover so as not to interfere unreasonably with public travel upon, along or across the streets occupied thereby or any portion thereof; and, except so far as may be reasonably necessary in the switching, movement, storage and handling of cars, the said streets shall be kept clear, and no cars shall be permitted to remain standing on such streets, except as aforesaid.

3. In consideration of the granting of this permit, the said Railway Company agrees to have constructed and to maintain said track across said street in the manner and form ordered and directed by the Commissioners 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, 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 prov-

ided further, that said Railway 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.

4. That the license and 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, its said track from said streets on demand, upon the revocation of the license hereby granted.

5. The acceptance and 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.

6. PASSED AND APPROVED, this 27th day of September, A. D. 1934.

ATTEST: Jas. Simpson.
City Clerk.

C. K. Quin.
Mayor.

AN ORDINANCE *OH-114*

AMENDING "AN ORDINANCE PROVIDING FOR THE BONDING AND LICENSING OF ELECTRICAL CONTRACTORS OR MASTER ELECTRICIANS; ETC.", PASSED AND APPROVED ON THE 27TH DAY OF AUGUST 1923, AS AMENDED ON THE 25TH DAY OF MARCH 1929, AND AS AMENDED ON THE 20TH DAY OF JANUARY 1930.

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

1. That Paragraph 4-A, 4-B, 4-C, 4-D, 4-E, 4-F and 4-G of "AN ORDINANCE AMENDING "AN ORDINANCE PROVIDING FOR THE BONDING AND LICENSING OF ELECTRICAL CONTRACTORS OR MASTER ELECTRICIANS; PROVIDING THE MANNER IN WHICH ELECTRICAL WORK SHALL BE DONE, THE KIND AND CLASS OF MATERIAL TO BE USED; THE INSPECTION OF ELECTRICAL WORK, THE SCALE OR FEES FOR SUCH INSPECTION: THE POWERS AND DUTIES OF THE INSPECTOR OF ELECTRICAL WORK, REQUIRING PERMITS FOR CERTAIN KINDS OF ELECTRICAL WORK AND REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT THEREWITH PASSED AND APPROVED ON THE 27TH DAY OF AUGUST 1923, AND AS AMENDED ON THE 25TH DAY OF MARCH 1929'", passed and approved on the 20th day of January, A. D. 1930, be and the same are hereby repealed.

2. That in lieu of the aforesaid stipulations the following shall be and are hereby ordained and adopted:-

"Section 4-A. That Section 1, 2 and 3 of 'AN ORDINANCE PROVIDING FOR THE BONDING AND LICENSING OF ELECTRICAL CONTRACTORS OR MASTER ELECTRICIANS; ETC.,' passed and approved on the 27th day of August 1923, shall not apply to the maintaining, servicing or repairing of existing installations of electrical wiring, devices or equipment, or the moving and relocating of equipment within a plant or property, performed by an owner or tenant individually or with his permanent employee or employees for electrical maintenance work within his own property; but the provisions of these sections shall apply to the installation of all new electrical work not elsewhere excluded.

"Section 4-B. No person shall do maintenance work on any electrical installation, apparatus or equipment without having registered at the City Electrician's office.

"Section 4-C. No permit for work of maintenance shall be issued to any person until such person shall have been approved by the City Electrician as capable of doing electric maintenance work.

"Section 4-D. After such approval, the License and Dues Collector shall collect \$3.00 during the first six months of the fiscal year and \$1.50 during the second six months of the fiscal year, as a license and fee and issue a receipt therefor, which shall be valid until the 31st day of May succeeding its issuance unless sooner revoked. Such permit shall be revokable and not transferable, and no bond shall be required.

"Section 4-E. When any person violates the terms of this ordinance or any other electrical ordinances of the City of San Antonio, and has a license or a permit, the Judge of the Corporation Court, on conviction, or the governing body of the City, after a fair hearing, may cancel and revoke such license or permit."

3. That Section 2 of said ordinance passed and approved on the 27th day of August 1923, be and the same is hereby amended to read as follows:-

"Section 2. Each person, firm or corporation applying for the license

required by this ordinance, shall before being granted a license, pay an annual license fee of \$50.00 and make, execute and deliver a bond approved by the Mayor, in the sum of \$1,000.00 payable to the City of San Antonio,; such bond to be made for the use and benefit of the owner or any party in interest in the property where said master electrician furnishes any material or labor, or performs any service, against loss or damage to person or property which may arise by reason of the work or labor done or material furnished being in violation of the requirements of any law of the State of Texas or any ordinance of the City of San Antonio controlling such work. Such bond shall be executed by each applicant with any recognized and responsible surety company authorized to do business in the State of Texas as surety thereon."

4. That said ordinance passed and approved on the 27th day of August 1923 be and the same is amended by adding Section 32 as follows:-

"Section 32. It shall be unlawful for any person, firm or corporation to sell, offer for sale or display for sale, any electrical materials, wiring devices, electrical appliances or apparatus designed or intended for use on, or attachment to any system of electric wiring or to any electrical circuit for the purpose of light, heat or power to use more than 32 volts, within the corporate limits of the City of San Antonio, unless such materials, wiring devices, appliances or apparatus conform to the recognized approved methods of construction and manufacture for the safety of life and property. Conformity of electrical materials, devices or appliances with the standards of Underwriters' Laboratories, Inc., as indicated by lists of inspected electrical appliances published and distributed by said Underwriters' Laboratories, Inc., or with other standards approved by the American Engineering Standards Committee or by the United States Bureau of Standards, shall be prima facie evidence that such electrical materials, devices or appliances comply with the requirements of this ordinance. The maker's name, trade mark or other identification symbol shall be on all electrical materials, devices or appliances sold, set or used under this ordinance, together with such other markings giving voltage, current, cycles, wattage, or other appropriate ratings prescribed in the National Electrical Code."

5. Section 19. Of the ordinance passed and approved on the 27th of August 1923 be and the same is hereby repealed and in lieu thereof the following stipulation is hereby ordained and adopted:-

"Section 19. All electric wiring shall be installed in metal conduit or metal molding, as stipulated in this ordinance elsewhere."

6. All ordinances, or parts thereof, in conflict herewith, are hereby repealed.

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

8. PASSED AND APPROVED this 27th day of September, A. D. 1934.

C. K. Quin.
Mayor.

ATTEST: Jas. Simpson.
City Clerk.

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

Before me, the undersigned authority, on this day personally appeared W. A. Druce, Office Manager, who being by me duly sworn, says on oath Office Manager. of the San Antonio Evening News a newspaper of general circulation in the City of San Antonio in the State and County aforesaid, and that the ordinance hereto attached has been published in every issue of said newspaper on the following days. to-wit: October, 3, 4, 5, 6, 8, 9, 10, 11, 12, 13, 1934.

W. A. Druce.
Office Manager.

Sworn to and subscribed before me this October 26 1934.

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

AN ORDINANCE 0 H-115

To authorize the Texas Pneumatic Tube Corporation to lay, maintain and operate pneumatic tubes for the purpose of conveying United States mail, newspapers and packages under, over or on the ground in and about certain streets in the City of San Antonio, Texas.

BE IT ORDAINED by the Commissioners of the City of San Antonio, as follows:

SECTION 1. The Texas Pneumatic Tube Corporation, a corporation duly and legally organized under the laws of the State of Texas, is hereby granted the power and is authorized to lay, maintain and construct pneumatic tubes with the necessary manholes and switches to be used for the purpose of transmitting the United States Mail under contract made with the United States and the carrying of newspapers and packages under, over or on such streets and alleys as may be necessary for the purpose of expeditiously handling of the mail from the various airports and railroad stations to the general post office and/or such sub-stations as now created or that may hereafter be created. The streets to be designated shall be such streets as shall be the most continuous and direct route to and from the points of origin to the central post office. The pneumatic tubes herein authorized shall be used exclusively for the United States mail, but in the event of emergency the handling of newspapers and packages independent of the tubes are permitted.

The occupancy of the streets and alleys, whether under, over or on the ground, shall be on permission of the Commissioner of Streets and Public Improvement and or the Commissioners of the of the City of San Antonio, if an appeal is made by the Texas Pneumatic Tube Corporation.

The discontinuance or abandonment of the use of pneumatic tubes for the transmission of mail by the United States Government for a period of one year shall cause a forfeiture of all the rights, privileges and franchises herein granted.

SECTION 2. The Texas Pneumatic Tube Corporation, in performing said work and maintaining said tubes, shall comply in all respects with the requirements of the Revised Ordinances of the City of San Antonio and all amendments thereof, and its work shall be subject to the supervision and control of the Commissioner of Streets and Public Improvements. The City of San Antonio shall at all times, through the Commissioner of Streets and Public Improvements, have the right to inspect, superintend and control the construction of the tubes and other appurtances constructed under this ordinance, and the City reserves the right from time to time to order any changes to be made either in the construction, material, or manner of maintaining same, or in the location in the street. All such changes or alterations shall be made by the Texas Pneumatic Tube Corporation without expense to the City, and if the said company fails to comply with any ordinance directing such changes within such time as may be specified therein than said board of City Commissioners may cause such changes or alterations to be made by the City, and the company owning the pipes or other appurtenances so changed or altered shall pay the costs thereof on demand by the City Comptroller. Failure to make such payment when so demanded shall constitute a breach of the bond as provided for in the next succeeding section.

SECTION 3. This ordinance shall not take effect unless within three hundred and sixty-five working days from the date of its approval the company shall file with the City Clerk its written acceptance of the terms and conditions of this ordinance and its agreement to be bound thereby, and file the penal bond of said company in such form as shall be approved by the City Attorney in the sum of five thousand dollars, with two or more good and sufficient securities, to be approved by the Mayor and Council, conditioned that the said company will observe and comply with all the terms and conditions of this ordinance, and conditioned that said company shall hold