

Ord-N.S. 5451-N.S. 5460

1953

**L. P. W**

DOCUMENT No. **462209**

Filed **JAN 19 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5451**

*App. \$1,375<sup>00</sup> from  
Unappropriated Balance  
Fund; transferring to  
membership account, General  
Appropriation Fund.*

PASSED FIRST READING

JAN 20 1953

Moved by *g*

Seconded by *sw*

ADOPTED BY COUNCIL

JAN 20 1953

Moved by *g*

Seconded by *w*

GOES INTO EFFECT

Recorded on Film No. **59 102**

**00001**

ORDINANCE NO. 5451  
(New Series)

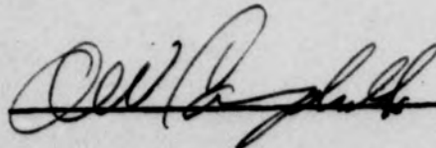
AN ORDINANCE APPROPRIATING THE SUM OF \$1,375.00 FROM THE UNAPPROPRIATED BALANCE FUND OF THE CITY OF SAN DIEGO, AND TRANSFERRING THE SAME TO MEMBERSHIPS ACCOUNT, GENERAL APPROPRIATIONS FUND OF SAID CITY.

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That the sum of One Thousand Three Hundred Seventy-five and no/100 Dollars (\$1375.00) be, and the same is hereby set aside and appropriated out of the Unappropriated Balance Fund of The City of San Diego, and the same is hereby transferred to "Memberships" Account, General Appropriations Fund of said City, for the purpose of providing additional funds to meet the higher membership costs in the League of California Cities, which higher dues result from the increased population of the city.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

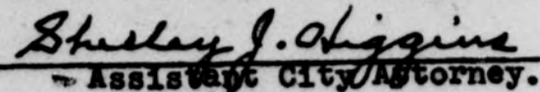
Presented by

  
\_\_\_\_\_

Approved as  
to form by

J. F. DuPAUL, City Attorney,

By

  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan. 13. 1953

Jm<sup>e</sup> Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By Ru Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of

January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Schneider

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

~~(SEAL)~~

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

**A.M.W.**  
DOCUMENT No. 462210

Filed JAN 19 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5452

*Establishing grade  
of Alley in Block  
109 Central Park*

PASSED FIRST READING

JAN 20 1953

Moved by D

Seconded by g

ADOPTED BY COUNCIL

JAN 20 1953

Moved by D

Seconded by W

GOES INTO EFFECT

Recorded on Film No. 59 103

C0C04

AN ORDINANCE ESTABLISHING THE GRADE OF THE ALLEY IN BLOCK 109, CENTRAL PARK, IN THE CITY OF SAN DIEGO, CALIFORNIA, ACCORDING TO MAP NO. 435 ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, BETWEEN THE EASTERLY LINE OF 31ST STREET AND THE WESTERLY LINE OF 32ND STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of the Alley in Block 109, Central Park, in the City of San Diego, California, according to Map No. 435 on file in the Office of the County Recorder of San Diego County, California, between the easterly line of 31st Street and the westerly line of 32nd Street, be, and the same is hereby established as follows:

At the intersection of the north line of said alley with the east line of 31st Street, establish the grade elevation at 77.41 feet.

At a point on the north line of said alley distant 20.00 feet east from the intersection of the north line of said alley with the east line of 31st Street, establish the grade elevation at 77.80 feet; at a point on the north line of said alley distant 40.00 feet east of the last named point, establish the grade elevation at 78.47 feet; at a point on the north line of said alley distant 20.00 feet east of the last named point, establish the grade elevation at 78.74 feet; at a point on the north line of said alley distant 20.00 feet east of the last named point, establish the grade elevation at 78.87 feet; at a point on the north line of said alley distant 360.00 feet east of the last named point, establish the grade elevation at 79.95 feet.

At the intersection of the north line of said alley with the west line of 32nd Street, establish the grade elevation at 79.68 feet.

At the intersection of the south line of said alley with the east line of 31st Street, establish the grade elevation at 77.36 feet.

At a point on the south line of said alley distant 20.00 feet east from the intersection of the south line of said alley with the east line of 31st Street, establish the grade elevation at 77.80 feet; at a point on the south line of said alley distant 40.00 feet east of the last named point, establish the grade elevation at 78.47 feet; at a point on the south line of said alley distant 20.00 feet east of the last named point, establish the

grade elevation at 78.74 feet; at a point on the south line of said alley distant 20.00 feet east of the last named point, establish the grade elevation at 78.87 feet; at a point on the south line of said alley distant 360.00 feet east of the last named point, establish the grade elevation at 79.95 feet.

At the intersection of the southerly line of said alley with the westerly line of 32nd Street, establish the grade elevation at 79.68 feet.

SECTION 2. And the grade of said alley between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Yvonne Anderson*  
Deputy City Attorney

Presented by

*A. K. Fozz*  
City Engineer

*Bill C. Paul*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953

....., by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Schneider

(ATTEST):

John D. Butler  
JOHN D. BUTLER

Mayor of The City of San Diego, California.

Fred W. Sick  
FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By Helen M. Willis Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20th day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

Fred W. Sick  
FRED W. SICK

City Clerk of The City of San Diego, California.

By Helen M. Willis Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.

By..... Deputy.

**DOCUMENT No.**.....  
**462211**

Filed..... **JAN 19 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. .... **5453**

*Establishing grade of  
Alley in Block 48,  
Ocean Beach*

PASSED FIRST READING

**JAN 20 1953**

Moved by..... *D*

Seconded by..... *Sue*

ADOPTED BY COUNCIL

**JAN 20 1953**

Moved by..... *W*

Seconded by..... *Sue*

GOES INTO EFFECT

Recorded on Film No. .... **59 104**

00008

ORDINANCE NO. 5453 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF THE ALLEY IN BLOCK 42, OCEAN BEACH, IN THE CITY OF SAN DIEGO, CALIFORNIA, ACCORDING TO MAP NO. 279 ON FILE IN OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of the Alley in Block 42, Ocean Beach, in the City of San Diego, California, according to Map No. 279 on file in the Office of the County Recorder of San Diego County, California, be, and the same is hereby established as follows:

At the intersection of the northeasterly line of said alley with the northwesterly line of Ebers Street, establish the grade elevation at 39.25 feet.

At a point on the northeasterly line of said alley distant 10.00 feet northwesterly from the intersection of the northeasterly line of said alley with the northwesterly line of Ebers Street, establish the grade elevation at 39.08 feet; at a point on the northeasterly line of said alley distant 10.00 feet northwesterly of the last named point, establish the grade elevation at 38.70 feet; at a point on the northeasterly line of said alley distant 260.00 feet northwesterly of the last named point, establish the grade elevation at 26.57 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 25.68 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 24.86 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 24.12 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 23.46 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 22.88 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 22.38 feet; at a point on the northeasterly line of said

alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.95 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.61 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.34 feet; at a point on the northeasterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.15 feet; at a point on the northeasterly line of said alley distant 100.00 feet northwesterly of the last named point, establish the grade elevation at 20.40 feet; at a point on the northeasterly line of said alley distant 10.00 feet northwesterly of the last named point, establish the grade elevation at 20.17 feet.

At the intersection of the northeasterly line of said alley with the southeasterly line of Sunset Cliffs Boulevard, establish the grade elevation at 19.63 feet.

At the intersection of the southwesterly line of said alley with the northwesterly line of Ebers Street, establish the grade elevation at 38.73 feet.

At a point on the southwesterly line of said alley distant 10.00 feet northwesterly from the intersection of the southwesterly line of said alley with the northwesterly line of Ebers Street, establish the grade elevation at 38.72 feet; at a point on the southwesterly line of said alley distant 10.00 feet northwesterly of the last named point, establish the grade elevation at 38.40 feet; at a point on the southwesterly line of said alley distant 260.00 feet northwesterly of the last named point, establish the grade elevation at 26.27 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 25.38 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 24.56 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 23.82 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 23.16 feet;

at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 22.58 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 22.08 feet; at a point on the northwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.65 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.31 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 21.04 feet; at a point on the southwesterly line of said alley distant 20.00 feet northwesterly of the last named point, establish the grade elevation at 20.85 feet; at a point on the southwesterly line of said alley distant 100.00 feet northwesterly of the last named point, establish the grade elevation at 20.10 feet; at a point on the southwesterly line of said alley distant 10.00 feet northwesterly of the last named point, establish the grade elevation at 19.88 feet.

At the intersection of the southwesterly line of said alley with the southeasterly line of Sunset Cliffs Boulevard, establish the grade elevation at 19.40 feet.

SECTION 2. And the grade of said alley between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Mona Anderson*  
Deputy City Attorney

Presented by

*A.K. Foy*  
City Engineer

*Cliff Marshall*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....  
Auditor and Comptroller of The City of San Diego, California.  
By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this..... 20th..... day of  
**January, 1953**....., by the following vote, to-wit:

YEAS—Councilmen: **Swan, Winco te, Kerrigan, Dail, Godfrey**  
**Mayor Butler**

NAYS—Council..... **men** : **none**

ABSENT—Council..... **man** : **Schneider**

(ATTEST):

(SEAL)

**JOHN D. BUTLER**  
Mayor of The City of San Diego, California  
**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By..... **Helen M. Willig** Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this..... **20<sup>th</sup>**..... day of..... **January, 1953**.....

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By..... **Helen M. Willig** Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

A. N. W.

462212

DOCUMENT No. ....

Filed..... JAN 19 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. .... 5454

Establishing grade of  
Alley in Block 69,  
Park Villas

PASSED FIRST READING

JAN 20 1953

Moved by..... *Sug*

Seconded by..... *W*

ADOPTED BY COUNCIL

JAN 20 1953

Moved by..... *W*

Seconded by..... *D*

GOES INTO EFFECT

Recorded on Film No. .... 59 105

C0013

5454

ORDINANCE NO. \_\_\_\_\_ (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF THE ALLEY IN BLOCK 69, PARK VILLAS, IN THE CITY OF SAN DIEGO, CALIFORNIA, ACCORDING TO MAP NO. 438 ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, BETWEEN THE NORTH LINE OF DWIGHT STREET AND THE SOUTH LINE OF LANDIS STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of the Alley in Block 69, Park Villas, in the City of San Diego, California, according to Map No. 438 on file in the Office of the County Recorder of San Diego County, California, between the north line of Dwight Street and the south line of Landis Street, be, and the same is hereby established as follows:

At the intersection of the east line of said alley with the north line of Dwight Street, establish the grade elevation at 311.68 feet.

At a point on the east line of said alley distant 10.00 feet north from the intersection of the east line of said alley with the north line of Dwight Street, establish the grade elevation at 312.40 feet; at a point on the east line of said alley distant 10.00 feet north of the last named point, establish the grade elevation at 313.56 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 316.28 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 318.17 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 319.25 feet; at a point on the east line of said alley distant 120.00 feet north of the last named point, establish the grade elevation at 323.26 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 323.86 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 324.32 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 324.63 feet; at a point on the east line of said alley distant 20.00 feet

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north of the last named point, establish the grade elevation at 324.80 feet; at a point on the east line of said alley distant 110.00 feet north of the last named point, establish the grade elevation at 325.35 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 325.65 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 326.00 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 326.55 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.17 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.62 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.91 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 328.03 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.98 feet; at a point on the east line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.78 feet; at a point on the east line of said alley distant 10.00 feet north of the last named point, establish the grade elevation at 327.40 feet.

At the intersection of the east line of said alley with the south line of Landis Street, establish the grade elevation at 327.17 feet.

At the intersection of the west line of said alley with the north line of Dwight Street, establish the grade elevation at 310.48 feet.

At a point on the west line of said alley distant 10.00 feet north of the intersection of the west line of said alley with the north line of Dwight Street, establish the grade elevation at 311.75 feet; at a point on the west line of said alley distant 10.00 feet north of the last named point, establish the grade elevation at 313.31 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the

grade elevation at 316.03 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 317.92 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 319.00 feet; at a point on the west line of said alley distant 120.00 feet north of the last named point, establish the grade elevation at 323.01 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 323.61 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 324.07 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 324.38 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 324.55 feet; at a point on the west line of said alley distant 110.00 feet north of the last named point, establish the grade elevation at 325.10 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 325.30 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 325.70 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 326.30 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 326.91 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.32 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.56 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.60 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.45 feet; at a point on the west line of said alley distant 20.00 feet north of the last named point, establish the grade elevation at 327.12 feet; at a point on the west line of said alley distant 10.00 feet north of the last named point, establish the grade elevation at 326.60 feet.

At the intersection of the west line of said alley with the south line of Landis Street, establish the grade elevation at 326.29 feet.

SECTION 2. And the grade of said alley between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of Said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By Mona Anderson  
Deputy City Attorney

Presented by

A. K. Fogg  
City Engineer

W. R. Phillips  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of

January, 1953

, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen : none

ABSENT—Councilman : Schneider

(ATTEST):

JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: HELEN M. MILLIG Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: Helen M. Millig Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the ..... day of ..... and on the ..... day of .....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

**A. M. W.**  
**DOCUMENT No. 462213**

**Filed JAN 19 1953**

**OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA**

**Ordinance No. 5455**

*Establishing grade of  
Electric Avenue,  
south of Colima Street*

**PASSED FIRST READING**

**JAN 20 1953**

Moved by *W*

Seconded by *D*

**ADOPTED BY COUNCIL**

**JAN 20 1953**

Moved by *D*

Seconded by *Sum*

**GOES INTO EFFECT**

**Recorded on Film No. 59 106**

**U0019**

5455

ORDINANCE NO. \_\_\_\_\_ (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF ELECTRIC AVENUE IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHERLY LINE OF COLIMA STREET AND A LINE DRAWN SOUTHWESTERLY AT RIGHT ANGLES TO THE NORTHEASTERLY LINE OF ELECTRIC AVENUE FROM A POINT ON SAID NORTHEASTERLY LINE OF ELECTRIC AVENUE, DISTANT 413.50 FEET SOUTHEASTERLY FROM THE INTERSECTION OF THE NORTHEASTERLY LINE OF ELECTRIC AVENUE WITH THE SOUTHERLY LINE OF COLIMA STREET:-

BE IT ORDAINED By the Council of the City of San Diego, California,  
as follows:

SECTION 1. That the grade of Electric Avenue, in the City of San Diego, California, between the southerly line of Colima Street and a line drawn southwesterly at right angles to the northeasterly line of Electric Avenue from a point on said northeasterly line of Electric Avenue distant 413.50 feet southeasterly from the intersection of the northeasterly line of Electric Avenue with the southerly line of Colima Street, be, and the same is hereby established as follows:

At the intersection of the northeasterly line of Electric Avenue with the southerly line of Colima Street, establish the grade elevation at 82.60 feet.

At a point on the northeasterly line of Electric Avenue distant 94.73 feet southeasterly from the intersection of the northeasterly line of Electric Avenue with the southerly line of Colima Street, establish the grade elevation at 83.29 feet; at a point on the northeasterly line of Electric Avenue distant 21.46 feet southeasterly of the last named point, establish the grade elevation at 83.39 feet; at a point on the northeasterly line of Electric Avenue distant 8.81 feet southeasterly of the last named point, establish the grade elevation at 83.38 feet; at a point on the northeasterly line of Electric Avenue distant 13.22 feet southeasterly of the last named point, establish the grade elevation at 83.33 feet; at a point on the northeasterly line of Electric Avenue distant 275.28 feet southeasterly of the last named point, establish the grade elevation at 82.23 feet.

At the intersection of the southwesterly line of Electric Avenue with the southerly line of Colima Street, establish the grade elevation at 81.36 feet.

00020

At a point on the southwesterly line of Electric Avenue distant 8.81 feet southeasterly from the intersection of the southwesterly line of Electric Avenue with the southerly line of Colima Street, establish the grade elevation at 81.41 feet; at a point on the southwesterly line of Electric Avenue distant 116.19 feet southeasterly of the last named point, establish the grade elevation at 82.19 feet; at a point on the southwesterly line of Electric Avenue distant 1.47 feet southeasterly of the last named point, establish the grade elevation at 82.20 feet; at a point on the southwesterly line of Electric Avenue distant 20.54 feet southeasterly of the last named point, establish the grade elevation at 82.30 feet; at a point on the southwesterly line of Electric Avenue distant 14.68 feet southeasterly of the last named point, establish the grade elevation at 82.37 feet; at a point on the southwesterly line of Electric Avenue distant 20.00 feet southeasterly of the last named point, establish the grade elevation at 82.35 feet; at a point on the southwesterly line of Electric Avenue distant 278.76 feet southeasterly of the last named point, establish the grade elevation at 81.23 feet.

SECTION 2. And the grade of Electric Avenue between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Myron Anderson*  
Deputy City Attorney

Presented by

*A. K. Fogg*  
City Engineer  
*W. B. Phillips*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: Schneider

(ATTEST):

(SEAL)

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willey* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20th day of January, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willey* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT No. 462214

JAN 19 1953

Filed .....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5456

*Establishing grade of  
50th Street between  
Orange Avenue and a  
line 305 feet southerly.*

PASSED FIRST READING JAN 20 1953

Moved by *Smy*

Seconded by *W*

ADOPTED BY COUNCIL JAN 20 1953

Moved by *g*

Seconded by *W*

GOES INTO EFFECT

Recorded on Film No. 59 107

00023

5456

ORDINANCE NO. \_\_\_\_\_ (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF 50TH STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE NORTHERLY LINE OF ORANGE AVENUE AND A LINE PARALLEL TO AND DISTANT 305.00 FEET SOUTHERLY FROM THE SOUTHERLY LINE OF ORANGE AVENUE.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of 50th Street in the City of San Diego, California, between the northerly line of Orange Avenue and a line parallel to and distant 305.00 feet southerly from the southerly line of Orange Avenue, be, and the same is hereby established as follows:

At the intersection of the easterly line of 50th Street with the northerly line of Orange Avenue, establish the grade elevation at 322.20 feet.

At the intersection of the easterly line of 50th Street with the southerly line of Orange Avenue, establish the grade elevation at 321.14 feet.

At a point on the easterly line of Orange Avenue distant 5.00 feet south from the intersection of the easterly line of 50th Street with the southerly line of Orange Avenue, establish the grade elevation at 321.20 feet; at a point on the easterly line of 50th Street distant 105.00 feet south of the last named point, establish the grade elevation at 322.60 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 322.69 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 322.43 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 321.80 feet; at a point on the easterly line of 50th Street distant 15.00 feet south of the last named point, establish the grade elevation at 321.20 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 320.26 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 319.03 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 317.54 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the

C0024

last named point, establish the grade elevation at 315.76 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 313.71 feet; at a point on the easterly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 311.37 feet,

At the intersection of the westerly line of 50th Street with the northerly line of Orange Avenue, establish the grade elevation at 323.10 feet.

At the intersection of the westerly line of 50th Street with the southerly line of Orange Avenue, establish the grade elevation at 322.02 feet.

At a point on the westerly line of 50th Street distant 5.00 feet south from the intersection of the westerly line of 50th Street with the southerly line of Orange Avenue, establish the grade elevation at 322.07 feet; at a point on the westerly line of 50th Street distant 105.00 feet south of the last named point, establish the grade elevation at 323.11 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 323.13 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 322.77 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 322.06 feet; at a point on the westerly line of 50th Street distant 15.00 feet south of the last named point, establish the grade elevation at 321.38 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 320.37 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 319.01 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 317.43 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 315.55 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade eleva-

tion at 313.42 feet; at a point on the westerly line of 50th Street distant 20.00 feet south of the last named point, establish the grade elevation at 311.02 feet.

SECTION 2. And the grade of 50th Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By Mona Anderson  
Deputy City Attorney

Presented by

AK. Fogg  
City Engineer

Bill Randolph  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Council men : None

ABSENT—Council man : Schneider

(ATTEST):

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

A. M. W.

462215

DOCUMENT No. ....

Filed JAN 19 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5457

*Establishing grade of  
54<sup>th</sup> Street, in  
vicinity of El Cajon  
Boulevard.*

PASSED FIRST READING

JAN 20 1953

Moved by D

Seconded by G

ADOPTED BY COUNCIL

JAN 20 1953

Moved by S

Seconded by K

GOES INTO EFFECT

Recorded on Film No. 59 103

00028

5457

ORDINANCE NO. \_\_\_\_\_ (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF 54TH STREET BETWEEN THE EASTERLY PROLONGATION OF THE SOUTH LINE OF LOT 6, LEMON VILLA, ACCORDING TO MAP NO. 734 ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, AND THE SOUTHEASTERLY LINE OF EL CAJON BOULEVARD.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of 54th Street between the easterly prolongation of the south line of Lot 6, Lemon Villa, according to Map No. 734 on file in the Office of the County Recorder of San Diego County, California, and the southeasterly line of El Cajon Boulevard, be, and the same is hereby established as follows:

At the intersection of the south line of said Lot 6, Lemon Villa, with the west line of 54th Street, establish the grade elevation at 357.50 feet.

At a point on the west line of 54th Street distant 14.42 feet north from the intersection of the west line of 54th Street with the south line of said Lot 6, Lemon Villa, establish the grade elevation at 358.15 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 359.35 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point establish the grade elevation at 360.67 feet; at a point on the west line of 54th Street distant 1.57 feet north of the last named point, establish the grade elevation at 360.76 feet; at a point on the westerly line of 54th Street distant 23.75 feet north of the last named point, establish the grade elevation at 362.09 feet; at a point on the westerly line of 54th Street distant 5.06 feet north of the last named point, establish the grade elevation at 362.39 feet; at a point on the westerly line of 54th Street distant 139.34 feet north of the last named point, establish the grade elevation at 370.72 feet; at a point on the west line of 54th Street distant 231.17 feet north of the last named point, establish the grade elevation at 384.59 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 386.06 feet; at a point on the

00029

west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 387.46 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 388.79 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 390.06 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 391.27 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 392.40 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 393.47 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 394.47 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 395.41 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 396.28 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 397.09 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 397.82 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 398.49 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 399.10 feet; at a point on the west line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 399.64 feet.

At the intersection of the west line of 54th Street with the southerly line of El Cajon Boulevard, establish the grade elevation at 399.96 feet.

At the intersection of the easterly line of 54th Street with the easterly prolongation of the south line of said Lot 6, Lemon Villa, establish the grade elevation at 357.50 feet.

At a point on the easterly line of 54th Street distant 15.03 feet northerly from the point of intersection of the easterly line of 54th Street with the easterly prolongation of the south line of said Lot 6, Lemon Villa, establish the grade elevation at 358.15 feet; at a point on the easterly line of 54th Street distant 25.58 feet northerly of the last named point, establish the grade elevation at 359.35 feet; at a point on the easterly line of 54th Street distant 25.18 feet northerly of the last named point, establish the grade elevation at 360.67 feet; at a point on the easterly line of 54th Street distant 19.98 feet northerly of the last named point, establish the grade elevation at 361.80 feet; at a point on the east line of 54th Street distant 10.04 feet north of the last named point, establish the grade elevation at 362.39 feet; at a point on the east line of 54th Street distant 370.00 feet north of the last named point, establish the grade elevation at 384.59 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 386.06 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 387.46 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 388.79 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 390.06 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 391.27 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 392.40 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 393.47 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 394.47 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 395.41 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 396.28 feet; at a point on the east line of 54th Street distant

25.00 feet north of the last named point, establish the grade elevation at 397.09 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 397.82 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 398.49 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 399.10 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 399.64 feet; at a point on the east line of 54th Street distant 25.00 feet north of the last named point, establish the grade elevation at 400.11 feet.

At the intersection of the east line of 54th Street with the southerly line of El Cajon Boulevard, establish the grade elevation at 400.49 feet.

SECTION 2. And the grade of 54th Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Mona Anderson*  
Deputy City Attorney

Presented by

*a.k. Fozzy*  
City Engineer

*Al Paul*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953

, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Schneider

(ATTEST):

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

A.M.W.

DOCUMENT No. 463117

Filed FEB 2 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5458

appr. \$300.00 from  
Traffic Safety Fund  
for purchase of  
stop signs

PASSED FIRST READING JAN 20 1953

Moved by *[Signature]*

Seconded by *[Signature]*

ADOPTED BY COUNCIL JAN 20 1953

Moved by *[Signature]*

Seconded by *[Signature]*

GOES INTO EFFECT

Recorded on Film No. 59 109

00034

ORDINANCE NO. 5458  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$300.00 FROM THE TRAFFIC SAFETY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE PURCHASE OF 34 "STOP" SIGNS FROM THE AUTOMOBILE CLUB OF SOUTHERN CALIFORNIA.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Three Hundred Dollars (\$300.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Traffic Safety Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the purchase of 34 "STOP" signs from the Automobile Club of Southern California.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

*J. H. Shaw*

Approved as  
to form by J.F. DuPaul, City Attorney.

By

*Shirley J. Higgins*  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan. 20, 1953

John F. Zeilken  
Auditor and Comptroller of The City of San Diego, California.

By Lee Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey  
Mayor Butler

NAYS—Council men : none

ABSENT—Council man : Schneider

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Whillig Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

I ~~FURTHER CERTIFY~~ that the final reading of such ordinance was in full

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Whillig Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_ and on the \_\_\_\_\_ day of \_\_\_\_\_~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~\_\_\_\_\_  
City Clerk of The City of San Diego, California.  
By \_\_\_\_\_ Deputy.~~

*A. N. W.*  
DOCUMENT No. 463101

Filed FEB 2 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5459

appr. \$7605.00 from  
Capital Outlay Fund  
to purchase land

Extension of H 3<sup>rd</sup> St.

PASSED FIRST READING

JAN 20 1953

Moved by *W*

Seconded by *D*

ADOPTED BY COUNCIL

JAN 20 1953

Moved by *W*

Seconded by *D*

GOES INTO EFFECT

Recorded on Film No. 59 110

C0037

ORDINANCE NO. 5459  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$7,605.00 FROM THE CAPITAL OUTLAY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE PURCHASE OF THE NORTHEASTERLY QUARTER OF LOT 5, EX-MISSION LANDS OF SAN DIEGO.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Seven Thousand Six Hundred Five Dollars (\$7,605.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Capital Outlay Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the purchase of the northeasterly quarter of Lot 5, of the Ex-Mission Lands of San Diego.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by J.F. DuPaul  
Approved as  
to form by J.F. DuPaul, City Attorney.

By Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan 20, 1953

Jm - Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Schneider

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20<sup>th</sup> day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

462240

DOCUMENT No. ....

JAN 20 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

5460

Ordinance No. ....

*Proposing &  
Submitting  
Charter Amend-  
ments at Primary  
Election 3/10/53*

PASSED FIRST READING

JAN 20 1953

Moved by *D* .....

Seconded by *K* .....

ADOPTED BY COUNCIL

JAN 20 1953

Moved by *K* .....

Seconded by *W* .....

GOES INTO EFFECT

Recorded on Film No. ....

59 111

CC040

5460

ORDINANCE NO. \_\_\_\_\_  
(New Series)

AN ORDINANCE PROPOSING AND SUBMITTING TO THE ELECTORS OF THE CITY OF SAN DIEGO AT THE REGULAR MUNICIPAL PRIMARY ELECTION TO BE HELD IN SAID CITY ON TUESDAY, THE 10TH DAY OF MARCH, 1953, CERTAIN PROPOSITIONS TO AMEND THE CHARTER OF THE CITY OF SAN DIEGO.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. Pursuant to the provisions of Section Eight of Article Eleven of the Constitution of the State of California, the Council of The City of San Diego, being the legislative body of said City, hereby proposes and submits to the qualified electors thereof, to be voted on at the regular Municipal Election to be held in said City on the 10th day of March, 1953, the following propositions to amend the present Charter of said City:

PROPOSITION A.

Amend Section 4 of Article II of the Charter of The City of San Diego to read as follows:

"Section 4. For the purpose of electing members of the Council the City shall be divided into six Districts as nearly equal in registered voter population as practicable. For all primary and regular elections held under this charter the boundaries of such districts shall be as more particularly shown and delineated on that certain map showing the boundary lines of said six districts contained in Document No. 424186, on file in the office of the City Clerk of said City, which map was approved by ordinance adopted by the Council October 10, 1950, and became effective November 10, 1950.

In any ordinance adopted by the Council changing and altering the boundaries of any councilmanic district the ordinance may describe the new boundaries by reference to a map on file in the office of the City Clerk, and a

metes and bounds description of the new boundaries need not be contained in said ordinance."

PROPOSITION B.

Amend Section 16 of Article III of the Charter of The City of San Diego to read as follows:

"Section 16. Ordinances shall be introduced in the Council only in written or printed form. All ordinances, except annual appropriation ordinances and ordinances codifying or re-arranging existing ordinances, shall be confined to one subject, and the subject or subjects of all ordinances shall be clearly expressed in the title. The annual appropriation ordinance, any ordinance calling or relating to elections, ordinances recommended by the City Manager or other independent department heads transferring or appropriating moneys already appropriated by the annual appropriation ordinance, ordinances establishing or changing the grade of a public highway, and emergency ordinances as defined by Section 17 of this Charter, may be passed by the Council on the day of their introduction. Other ordinances, however, shall be passed only after six (6) calendar days have elapsed between the day of their introduction and the day of their final passage. Each ordinance shall be read in full prior to the final passage of such ordinance, unless such reading shall be dispensed with by a vote of not less than four (4) members of the Council, and not then unless there shall have been available for the consideration of each member of the Council prior to the day of its final passage a written or printed copy of said ordinance. The yeas and nays shall be taken upon the passage of all ordinances and entered upon the journal of the proceedings of the Council. The yeas and nays shall be taken and entered upon the passage of all resolutions receiving a split vote, or upon the request of two or more members of

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the Council. The enacting clause of ordinances passed by the Council shall be 'Be it ordained by the Council of The City of San Diego.' The enacting clause of ordinances submitted by the initiative shall be 'Be it ordained by the people of The City of San Diego.'"

PROPOSITION C.

Amend Section 20 of Article III of the Charter of The City of San Diego to read as follows:

"Section 20. The Council may by ordinance codify all of the ordinances of a general nature of the City into a Municipal Code. When so codified such Municipal Code and all sections thereof shall be admissible in all courts as prima facie evidence of the due passage and publication of the ordinances as codified."

PROPOSITION D.

Repeal Section 21 of Article III of the Charter of The City of San Diego.

PROPOSITION E.

Amend Section 35 of Article V of the Charter of The City of San Diego to read as follows:

"Section 35. The Purchasing Agent shall make all purchases of supplies, materials, equipment, and insurance required by the various Departments or offices of the City, except as may be otherwise provided by the Council or this Charter. He shall prepare in consultation with the administrative officers of the City standard specifications for all supplies, materials, equipment, and insurance necessary for use by the various Departments or offices of the City.

In purchasing any supplies, materials, equipment and insurance required by the various Departments or offices

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of the City, if the cost of said supplies, materials, equipment and insurance exceeds in amount the sum of \$5,000.00, no such purchase shall be made without advertising for sealed proposals therefor. Notices calling for such sealed proposals shall be published for one day in the official newspaper of the City, and a contract let for such purpose only after the expiration of ten days following said advertising. If the cost of the said supplies, materials, equipment and insurance required by said City exceeds the sum of \$1,000.00, but is not in excess of \$5,000.00, the said purchase may be made by said Purchasing Agent without advertising for sealed proposals, but not until said Purchasing Agent has secured competitive prices from merchants or other persons interested in making the sale to said City and not until the Purchasing Agent has been authorized by the Council to make such purchase. Purchases of supplies, materials, equipment and insurance required by the various Departments or offices of the City which do not exceed the sum of \$1,000.00 in cost may be made by the Purchasing Agent directly upon the request of the department interested.

The Council shall by ordinance provide for the sale, exchange or other disposal by the Purchasing Agent of any surplus, used, obsolete or depreciated personal property belonging to the City.

The Council by resolution may order the purchase without advertising for bids of surplus commodities from the United States of America, or any agency thereof, or from any other public corporation, state or municipal, or any agency thereof. The Council may also authorize said Purchasing Agent to sell to any other public corporation, state or municipal, any supplies, material and equipment which said City may have been able to purchase in quantity at a reduced price.

Supplies shall be furnished upon requisition either from the stores under the control of the Purchasing Agent or by purchase, and whenever so purchased shall be paid for by the Department or office furnished therewith. It shall be the duty of the Purchasing Agent to inspect or cause to be inspected all purchases, and reject any of those which are not up to the standard specifications provided therefor, and he shall not approve any bid or voucher for articles which are not in conformity with specifications, or which are at variance with any contract. The Purchasing Agent shall not furnish supplies to any Department or office unless there be to the credit thereof an available unencumbered balance sufficient to pay for such supplies.

Materials, supplies or equipment not needed by a Department or office, but necessary to another Department or office, may be transferred by the Purchasing Agent and a proper record made of the transaction. He shall have charge of such storerooms and warehouses of the City as the Manager may provide or the Council by ordinance may authorize. The Council may, upon recommendation of the Manager, authorize the Purchasing Agent to purchase materials, supplies, or equipment in common use by the Departments and offices in large quantities and store the same until requisitioned by the Departments or offices for use. The Council shall provide a sufficient revolving fund in the annual appropriation ordinance of an adequate amount for the purpose of creating a store's account and stock for future supply of the Departments and offices when needed.

The Purchasing Agent shall prepare a perpetual inventory account of all materials, supplies, equipment, insurance and other purchases, and include thereon a list of all real and personal property belonging to the City, and may require the Departments to furnish him with an inventory

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of all personal property on hand at the beginning of the budget year or at the end of the fiscal year. He shall file the original of such inventory account with the City Clerk and deliver a copy to the Auditor and Comptroller, and retain a copy for his office. Once each year, or more often if required by the Auditor and Comptroller or upon demand of the Council, said Purchasing Agent shall amend and revise said inventory account so as to keep said inventory account up to date. He shall keep a record of all sources of supply, of all quotations received, of all awards made, of all inspections, of all requisitions filed, and of all vendors furnishing commodities to the City. He shall perform such other duties as may be prescribed by general law or ordinance or by the Manager."

#### PROPOSITION F.

Amend the Charter of The City of San Diego by adding a new section to Article V thereof, to be numbered Section 40.1, which said section shall read as follows:

"Section 40.1. The City Attorney shall have concurrent jurisdiction with the District Attorney of the County of San Diego to prosecute persons charged with or guilty of the violation of the state laws occurring within the city limits of The City of San Diego for offenses constituting misdemeanors."

#### PROPOSITION G.

Amend Section 94 of Article VII of the Charter of The City of San Diego to read as follows:

"Section 94. In the construction, reconstruction or repair of public buildings, streets, utilities and other public works, and in furnishing supplies, materials, equipment or contractual services for the same, when

the expenditure therefor shall exceed the sum of \$2,500.00, the same shall be done by written contract, except as otherwise provided in this Charter, and the Council, on the recommendation of the Manager or the head of the Department in charge if not under the Manager's jurisdiction, shall let the same to the lowest responsible and reliable bidder, not less than ten days after advertising for one day in the official newspaper of the City for sealed proposals for the work contemplated. If the cost of said public contract work exceeds the sum of \$1000.00, but is not in excess of \$2500.00, the Council may let said contract without advertising for bids, but not until the Purchasing Agent of the City shall have secured competitive prices from contractors interested, which shall be taken under consideration by said Council before said contract is let. The Council may, however, upon the recommendation of the Manager and by a vote of five of its members, order the performance of any such construction and reconstruction or repair work by appropriate city forces when the estimates submitted as part of the Manager's recommendation indicate that the work can be done by the city forces more economically than if let by contract.

In case of a great public calamity, such as extraordinary fire, flood, storm, epidemic or other disaster the Council may, by resolution passed by a vote of five of its members, determine and declare that the public interest or necessity demands the immediate expenditure of public money to safeguard life, health or property, and thereupon they may proceed, without advertising for bids or receiving the same, to expend, or enter into a contract involving the expenditure of any sum required in such emergency, on hand in the City treasury and available for such purpose. All contracts before execution shall be

approved as to form and legality by the City Attorney.

Each bidder shall furnish with his bid such security or deposit insuring the execution of the contract by him as shall be specified by the Council or as provided by general law.

The Council shall require each contractor under this Section to insure the faithful performance of his contract by delivering to the City a surety bond in an amount specified by the Council, executed by a surety company authorized to do business in the State of California, and in addition thereto, the retention of sufficient payments under the contract to insure the protection of the City against labor or material liens.

The Council, on the recommendation of the Manager, or the Head of the Department not under the jurisdiction of the Manager, may reject any and all bids and readvertise for bids. The Council may provide that no contract shall be awarded to any person, firm or corporation if prison or alien labor is to be employed in performing such contract, or if the wage schedule for employees engaged in performing such contract is based on more than eight hours of labor per day. Any contract may be let for a gross price or on a unit basis and may provide for liquidated damages to the City for every day the contract is uncompleted beyond a specified date. It shall be competent in awarding any contract to compare bids on the basis of time completion, provided that when any award has been made in consideration, in whole or in part, of the relative time estimates of bidders for the completion of the work, the performance in accordance with such time limits shall be secured by a surety bond as hereinabove provided with adequate sureties and penalties, and provided further, that for any contract awarded solely or partially on a specified

time for completion the Council shall not extend such time limits unless such extension be recommended by the Manager and the Head of the Department concerned.

No officer, whether elected or appointed, of The City of San Diego shall be or become directly or indirectly interested in, or in the performance of, any contract with or for The City of San Diego, or in the purchase or lease of any property, real or personal, belonging to or taken by said City or which shall be sold for taxes or assessments or by virtue of legal process or suit of said City. Any person wilfully violating this section of the Charter shall be guilty of a misdemeanor and shall immediately forfeit his office and be thereafter forever barred and disqualified from holding any elective or appointive office in the service of the City. No officer, whether elected or appointed, shall be construed to have an interest within the meaning of this section unless the contract, purchase, lease, or sale shall be with or for the benefit of the office, board, department, bureau or division with which said officer is directly connected in the performance of his duties and in which he or the office, board, department, bureau or division he represents exercises legislative, administrative or quasi-judicial authority in the letting of or performance under said contract, purchase, lease or sale.

All contracts entered into in violation of this Section shall be void and shall not be enforceable against said City; provided, however, that officers of this municipality may own stock in public utility service corporations and the City permitted to contract for public utility service when the rates for such service are fixed by law or by virtue of the Public Utilities Commission of the State of California; and provided further, that no officer shall be prohibited from purchasing the services of any utility whether

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publicly or privately owned, whether or not the rates are fixed by law or by the Public Utilities Commission of the State of California; and provided further, that in designating any bank as a depository for the funds of said City, any officer interested as a stockholder or otherwise in such bank shall not be deemed to have an interest in such City contract within the meaning of this section, and in each of the cases enumerated herein such contracts shall be valid and enforceable obligations against the municipality."

#### PROPOSITION H.

Amend the Charter of The City of San Diego by adding a new section to Article VII thereof, to be numbered Section 103.1, which said section shall read as follows:

"Section 103.1. No person, firm or corporation shall establish and operate works for supplying the inhabitants of The City of San Diego with light, water, power, heat, transportation, telephone service, or other means of communication, or establish and carry on any business within said City which is designed to or does furnish services of a public utility nature to the inhabitants of said City, without the consent of said City manifested by ordinance of the Council. The Council shall have power to provide reasonable terms and conditions under which such businesses may be carried on and conducted within The City of San Diego."

#### PROPOSITION I.

Amend Section 110 of Article VII of the Charter of The City of San Diego to read as follows:

"Section 110. Whenever it is claimed that The City of San Diego is liable to any person because of injuries

suffered by such person, either to person or property, because of negligence of the City or its officers, a verified claim for damages shall be presented in writing and filed with the Clerk of The City of San Diego within ninety (90) days after the occurrence giving rise to the claim for damages.

Whenever it is claimed that The City of San Diego is obligated to pay money to any person because of contract or by virtue of operation of law, a demand or claim for such money shall be presented in writing and filed with the Auditor and Comptroller of The City of San Diego within ninety (90) days after the last item of the account or claim has accrued.

Each claim for damages because of tort shall specify the name and address of the claimant, the date and place of the accident and the extent of the injuries or damages received.

Each claim or demand for money due because of contract or operation of law shall specify the name and address of the claimant, a brief description of the contract or a brief recital of the facts giving rise to the obligation of the City imposed by law.

The time limit of ninety (90) days shall not begin to run against a claimant whose claim or demand for money due is because of operation of law until such claimant shall have actual notice of the existence of such claim."

#### PROPOSITION J.

Amend Section 113 of Article VII of the Charter of The City of San Diego to read as follows:

"Section 113. All official advertising of The City of San Diego shall be done by contract. In July of each odd numbered year the City Clerk must publish a notice in a daily newspaper of said City for ten days calling for

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proposals to do all of the advertising of said City.

The bidder must be the responsible publisher of a newspaper in said City having a bona fide daily circulation and which has been regularly published in said City for at least two years immediately preceding his bid. The award of said advertising shall in all cases be made to the lowest responsible bidder. The newspaper to which the award of advertising is made shall be known and designated as the 'City Official Newspaper.' 'Official advertising,' within the meaning of this section shall include only such advertising as shall be required to be published by law."

Said propositions shall be presented and printed upon the ballot, and submitted to the voters, in the manner and form set out in Section 2 of this ordinance.

Section 2. The ballot provided at said regular Municipal Primary Election to be held on March 10, 1953, shall be so printed as to state each of the propositions hereinabove set out in Section One of this Ordinance in the manner and form following:

<p>PROPOSITION A. Amend Section 4 of Article II of the Charter of The City of San Diego.</p> <p>This amendment changes the existing Charter so as to describe the Councilmanic districts by reference to an existing map on file in the City Clerk's Office, and permits the Council in redistricting the City to describe the new districts by reference to a map instead of by a metes and bounds description.</p>	YES	
	NO	
<p>PROPOSITION B. Amend Section 16 of Article III of the Charter of The City of San Diego.</p> <p>This amendment changes the existing Charter so as to provide that except for the annual appropriating ordinance, election ordinances, routine budget transfers, grade fixing ordinances and emergency ordinances, no ordinance shall be passed on the day of its introduction and not for six days thereafter. It further provides that no ordinance shall be passed until it has been read in full before the Council unless such reading is dispensed with by a vote of at least four members of the Council, and not then unless there has been available for use of the Councilmen written or printed copies of the ordinance.</p>	YES	
	NO	
<p>PROPOSITION C. Amend Section 20 of Article III of the Charter of The City of San Diego.</p> <p>This amendment changes the existing Chapter so as to permit the codification of ordinances into a Municipal Code, which is admissible in evidence as prima facie evidence of the passage of the ordinances therein contained, and eliminates the requirement that ordinances be published in book form every two years.</p>	YES	
	NO	
<p>PROPOSITION D. Repeal Section 21 of Article III of the Charter of The City of San Diego.</p> <p>This amendment repeals a section of the Charter which heretofore required the Council to supply offices, quarters and equipment for police, city and municipal courts. These matters are now taken care of by state law.</p>	YES	
	NO	

<p>PROPOSITION E. Amend Section 35 of Article V of the Charter of The City of San Diego.</p> <p>This amendment changes the existing law with respect to the purchase of materials and supplies for City use by providing that purchases without competitive bids may be made of goods up to but not in excess of \$5000.00 in value, with a proviso that if the cost thereof is between \$1000.00 and \$5000.00 the Purchasing Agent must secure competitive prices but does not have to purchase after advertising for sealed proposals. Purchase of goods under \$1000.00 may be made without securing competitive prices. The amendment further provides that the Council may order the purchase without advertising for bids of surplus commodities of the United States, or any agency thereof, or of any public corporation, and authorizes the City to sell surplus material and supplies to cities and other public corporations.</p>	YES	
<p>PROPOSITION F. Amend the Charter of The City of San Diego by adding a new section to Article V thereof, to be numbered Section 40.1.</p> <p>This amendment gives the City Attorney concurrent jurisdiction with the District Attorney to prosecute the violation of state laws constituting misdemeanors within the city limits. This legalizes procedure which has been followed for many years.</p>	YES	
<p>PROPOSITION G. Amend Section 94 of Article VII of the Charter of The City of San Diego.</p> <p>This amendment requires written contracts after receiving competitive sealed bids for all public improvement work, including the furnishing of materials and supplies therefor which exceeds in cost the sum of \$2500.00, with a proviso that if the cost of the work exceeds the sum of \$1000.00 but is not in excess of \$2500.00, the Council may let the contract without advertising for sealed bids, but not then unless the Purchasing Agent has secured for the consideration of the Council competitive prices from contractors interested.</p>	YES	
<p>PROPOSITION H. Amend the Charter of The City of San Diego by adding a new section to Article VII thereof, to be numbered Section 103.1.</p> <p>This amendment provides that every public utility corporation doing a public utility business within The City of San Diego shall first secure the consent of said City to do such business, which consent shall be manifested by ordinance of the Council, with power to provide reasonable terms under which such public utility business may be carried on within the City. This amendment expresses the present constitutional requirement with respect to public utility firms doing business within cities.</p>	YES	
	NO	

<p>PROPOSITION I. Amend Section 110 of Article VII of the Charter of The City of San Diego.</p> <p>This amendment changes the existing law so as to provide that the time limit of 90 days for the filing of claims does not start to run against a claim which arises by operation of law until the claimant has had actual notice of the existence of his claim.</p>	YES	
	NO	
<p>PROPOSITION J. Amend Section 113 of Article VII of the Charter of The City of San Diego.</p> <p>This amendment changes the existing charter so as to define Official Advertising to be only such advertising as is required to be published by law.</p>	YES	
	NO	

In addition to the directions which the Election Code of The City of San Diego require to be printed on the ballot, it shall contain the following directions to the voters:

"To vote on any measure, stamp a cross in the voting square after the word 'Yes,' or after the word 'No.'"

Electors voting at said election shall indicate their choice on the said propositions by stamping a cross in the voting square at the right of the word "Yes," or in the voting square at the right of the word "No." If an elector shall have stamped a cross in the voting square after the printed word "Yes," his vote shall be counted in favor of the adoption of said proposition; if he shall stamp a cross after the printed word "No," his vote shall be counted against the adoption of the same.

In all particulars not recited in this ordinance, the ballot to be used at said regular Municipal Primary Election as to its form, shall conform to the provisions of the Election Code of The City of San Diego.

Section 3. The City Clerk of said City is hereby directed to cause such proposed amendments to be published once in the official newspaper of said City, to-wit: The San Diego Union, and in each edition thereof during the day of publication,

within fifteen days after the passage and adoption of this ordinance, which said publication shall be not less than forty nor more than sixty days prior to the date of said election; and said City Clerk is further directed to cause copies of such proposed amendments to be printed in convenient pamphlet form and in type of not less than ten-point, and to cause copies thereof to be mailed to each of the qualified electors of said City, and said City Clerk shall, until the day fixed for the election upon such amendments, advertise in said The San Diego Union, being the official newspaper of said City, and a newspaper of general circulation published in said City, a notice that copies of said amendments may be had upon application therefor to the City Clerk of said City.

Section 4. The City Clerk of said City is further directed to cause this ordinance to be published once in the City official newspaper, to-wit: The San Diego Union.

Section 5. This ordinance shall take effect and be in force from and after its passage.

Presented by \_\_\_\_\_

Approved as  
to form by J.F. DuPaul, City Attorney.

By Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated..... Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 20th day of

January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Mayor Butler

NAYS—Councilmen: None

ABSENT—Councilmen: Schneider, Godfrey

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willey Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20th day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willey Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **463138**

Filed **FEB 2 - 1953**

*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

**OF**  
*Ord. 5460*

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# Affidavit of Publication

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO. }

187-48

In the matter of the publication of ORDINANCE  
No. 5460 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE day to-wit: upon the 27th

day of JANUARY, 1953, and upon the

       days of        19      , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this 2 day of Feb A. D. 1953

*Fred Phillips*  
City Clerk of the City of San Diego, California

(Seal)

By        Deputy.

**ORDINANCE NO. 5460**  
(NEW SERIES)

AN ORDINANCE PROPOSING AND SUBMITTING TO THE ELECTORS OF THE CITY OF SAN DIEGO AT THE REGULAR MUNICIPAL PRIMARY ELECTION TO BE HELD IN SAID CITY ON TUESDAY, THE 16TH DAY OF MARCH, 1933, CERTAIN PROPOSITIONS TO AMEND THE CHARTER OF THE CITY OF SAN DIEGO.

BE IT ORDAINED By the Council of The City of San Diego, as follows:  
Section 1. Pursuant to the provisions of Section Eight of Article

Affidavit of Publication of

shall provide a sufficient fund in the annual appropriation ordinance of an amount for the purpose of creating a store's account and stock for future supply of the Departments and offices when needed.  
The Purchasing Agent shall prepare a perpetual inventory account of all materials, supplies, equipment, insurance and other purchases, and include thereon a list of all real and personal property belonging to the City, and may require the Departments to furnish him with an inventory of all personal property on hand at the beginning of the fiscal year or at the end of the fiscal year. He shall file the original of such inventory account with the City Clerk and deliver a copy to the Auditor and Comptroller, and retain a copy for his office. Once each year, or more often if required by the Auditor and Comptroller, or upon demand of the Council, said Purchasing Agent shall amend and revise said inventory account so as to keep said inventory account up to date. He shall keep a record of all sources of supply, of all quotations received, of all awards made, of all inspections, of all requisitions filed, and of all vendors furnishing commodities to the City. He shall perform such other duties as may be prescribed by general law or ordinance or by the Manager.

**PROPOSITION B.**  
Amend Section 16 of Article III of the Charter of The City of San Diego to read as follows:  
"Section 16. Ordinances shall be introduced in the Council only in written or printed form. All ordinances, except annual appropriation ordinances and ordinances codifying or re-arranging existing ordinances, shall be confined to one subject, and the subject or subjects of all ordinances shall be clearly expressed in the title. The annual appropriation ordinance, any ordinance calling for relating to elections, ordinances recommended by the City Manager or other independent department heads transferring or appropriating moneys already appropriated by the annual appropriation ordinance, ordinances establishing or changing the grade of a public highway, and emergency ordinances as defined by Section 17 of this Charter, may be passed by the Council on the day of their introduction. Other ordinances, however, shall be passed only after six (6) calendar days have elapsed between the day of their introduction and the day of their final passage. Each ordinance shall be read in full prior to the final passage of such ordinance, unless such reading shall be dispensed with by a vote of not less than four (4) members of the Council, and not then unless there shall have been available for the consideration of each member of the Council prior to the day of its final passage a written or printed copy of said ordinance. The yeas and nays shall be taken upon the passage of all ordinances and entered upon the journal of the proceedings of the Council. The yeas and nays shall be taken and entered upon the passage of all resolutions receiving a split vote, or upon the request of two or more members of the Council. The enacting clause of ordinances passed by the Council shall be 'Be it ordained by the Council of The City of San Diego.' The enacting clause of ordinances submitted by the initiative shall be 'Be it ordained by the people of The City of San Diego.'

**PROPOSITION C.**  
Amend Section 30 of Article III of the Charter of The City of San Diego to read as follows:  
"Section 30. The Council may by ordinance codify all of the ordinances of a general nature of the City into a Municipal Code. When so codified such Municipal Code and all sections thereof shall be admissible in all courts as prima facie evidence of the due passage and publication of the ordinances so codified."

**PROPOSITION D.**  
Repeal Section 31 of Article III of the Charter of The City of San Diego.

**PROPOSITION E.**  
Amend Section 35 of Article V of the Charter of The City of San Diego to read as follows:  
"Section 35. The Purchasing Agent shall make all purchases of supplies, materials, equipment, and insurance required by the various Departments or offices of the City, except as may be otherwise provided by the Council or the City Manager. He shall prepare in accordance with the standards and specifications for all supplies, materials, equipment, and insurance

designating any bank as a depository for the funds of said City, any officer interested as a stockholder or otherwise in such bank shall not be deemed to have an interest in such City contract within the meaning of this section, and in each of the cases enumerated herein such contracts shall be valid and enforceable obligations against the municipality."  
**PROPOSITION H.**  
Amend the Charter of The City of San Diego by adding a new section to Article VII thereof, to be numbered Section 103.1, which said section shall read as follows:  
"Section 103.1. No person, firm or corporation shall establish and operate works for supplying the inhabitants of The City of San Diego with light, water, power, heat, transportation, telephone service, or other means of communication, or establish and carry on any business within said City which is designed to or does furnish services of a public utility nature to the inhabitants of said City, without the consent of said City, manifested by ordinance of the Council. The Council shall have power to provide reasonable terms and conditions under which such businesses may be carried on and conducted within The City of San Diego."

**PROPOSITION I.**  
Amend Section 110 of Article VII of the Charter of The City of San Diego to read as follows:  
"Section 110. Whenever it is claimed that The City of San Diego is liable to any person because of injuries suffered by such person, either to person or property, because of negligence of the City or its officers, a verified claim for damages shall be presented in writing and filed with the Clerk of The City of San Diego within ninety (90) days after the occurrence giving rise to the claim for damages. Whenever it is claimed that The City of San Diego is obligated to pay money to any person because of contract or by virtue of operation of law, a demand or claim for such money shall be presented in writing and filed with the Auditor and Comptroller of The City of San Diego within ninety (90) days after the last item of the account or claim has accrued. Each claim for damages because of tort shall specify the name and address of the claimant, the date and place of the accident and the extent of the injuries or damages received. Each claim or demand for money due because of contract or operation of law shall specify the name and address of the claimant, a brief description of the contract or a brief recital of the facts giving rise to the obligation of the City imposed by law. The time limit of ninety (90) days shall not begin to run against a claimant whose claim or demand for money due is because of operation of law until such claimant shall have actual notice of the existence of such claim."

**PROPOSITION G.**  
Amend Section 94 of Article VII of the Charter of The City of San Diego to read as follows:  
"Section 94. In the construction, reconstruction or repair of public buildings, streets, utilities and other public works, and in furnishing supplies, materials, equipment or contractual services for the same, when the expenditure therefor shall exceed the sum of \$2,500.00, the same shall be done by written contract, except as otherwise provided in this Charter, and the Council, on the recommendation of the Manager or the head of the Department in charge if not under the Manager's jurisdiction, shall let the same to the lowest responsible and reliable bidder, not less than ten days after advertising for one day in the official newspaper of the City for sealed proposals for the work contemplated. If the cost of said public contract work exceeds the sum of \$1000.00, but is not in excess of \$2500.00, the Council may let said contract without advertising for bids, but not until the Purchasing Agent of the City shall have secured competitive prices from contractors interested which shall be taken under consideration by said Council before said contract is let. The Council may, however, upon the recommendation of the Manager and by a vote of five of its members, order the performance of any such construction and reconstruction or repair work by appropriate city forces when the estimates submitted as part of the Manager's recommendation indicate that the work can be done by the city forces more economically than if let by contract. In case of a great public calamity, such as extraordinary fire, flood, storm, epidemic or other disaster the Council may, by resolution passed by a vote of five of its members, determine and declare that the public interest or necessity demands the immediate expenditure of public money to safeguard life, health or property, and thereupon they may proceed, without advertising for bids or receiving the same, to expend, or enter into a contract involving the expenditure of any sum required in such emergency, on hand in the City treasury and available for such purpose. All contracts before execution shall be approved as to form and legality by the City Attorney. Each bidder shall furnish with his bid such security or deposit insuring the execution of the contract by him as shall be specified by the Council or as provided by general law. The Council shall require each contractor under this Section to insure the faithful performance of his contract by delivering to the City a surety bond in an amount specified by the Council, executed by a surety company at-

but does not have to purchase after advertising for sealed proposals. Purchase of goods under \$1000.00 may be made without securing competitive prices. The amendment further provides that the Council may order advertising for bids of surplus commodities of the United States, or any agency thereof, or of any public corporation, and authorizes the City to sell surplus material and supplies to cities and other public corporations.  
**PROPOSITION F.**  
Amend the Charter of The City of San Diego by adding a new section to Article V thereof, to be numbered Section 40.1.  
This amendment gives the City Attorney concurrent jurisdiction with the District Attorney to prosecute the violation of state laws constituting misdemeanors within the City limits. This legalizes procedure which has been followed for many years.  
**PROPOSITION G.**  
Amend Section 94 of Article VII of the Charter of The City of San Diego.  
This amendment requires written contracts after receiving competitive sealed bids for all public improvement work, including the furnishing of materials and supplies therefor which exceeds in cost the sum of \$2500.00, with a proviso that if the cost of the work exceeds the sum of \$1000.00 but is not in excess of \$2500.00 the Council may let the contract without advertising for sealed bids, but not then unless the Purchasing Agent has secured for the consideration of the Council competitive prices from contractors interested.  
**PROPOSITION H.**  
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This amendment provides that every public utility corporation doing a public utility business within The City of San Diego shall first secure the consent of said City to do such business, which consent shall be manifested by ordinance of the Council, with power to provide reasonable terms under which such public utility business may be carried on within the City. This amendment expresses the present constitutional requirement with respect to public utility firms doing business within cities.  
**PROPOSITION I.**  
Amend Section 110 of Article VII of the Charter of The City of San Diego.  
This amendment changes the existing law so as to provide that the time limit of 90 days for the filing of claims does not start to run against a claim which arises by operation of law until the claimant has had actual notice of the existence of his claim.  
**PROPOSITION J.**  
Amend Section 113 of Article VII of the Charter of The City of San Diego.  
This amendment changes the existing charter so as to define Official Advertising to be only such advertising as is required to be published by law.  
In addition to the directions which the Election Code of The City of San Diego requires to be printed on the ballot, it shall contain the following directions to the

designating any bank as a depository for the funds of said City, any officer interested as a stockholder or otherwise in such bank shall not be deemed to have an interest in such City contract within the meaning of this section, and in each of the cases enumerated herein such contracts shall be valid and enforceable obligations against the municipality."  
**PROPOSITION H.**  
Amend the Charter of The City of San Diego by adding a new section to Article VII thereof, to be numbered Section 103.1, which said section shall read as follows:  
"Section 103.1. No person, firm or corporation shall establish and operate works for supplying the inhabitants of The City of San Diego with light, water, power, heat, transportation, telephone service, or other means of communication, or establish and carry on any business within said City which is designed to or does furnish services of a public utility nature to the inhabitants of said City, without the consent of said City, manifested by ordinance of the Council. The Council shall have power to provide reasonable terms and conditions under which such businesses may be carried on and conducted within The City of San Diego."

**PROPOSITION I.**  
Amend Section 110 of Article VII of the Charter of The City of San Diego to read as follows:  
"Section 110. Whenever it is claimed that The City of San Diego is liable to any person because of injuries suffered by such person, either to person or property, because of negligence of the City or its officers, a verified claim for damages shall be presented in writing and filed with the Clerk of The City of San Diego within ninety (90) days after the occurrence giving rise to the claim for damages. Whenever it is claimed that The City of San Diego is obligated to pay money to any person because of contract or by virtue of operation of law, a demand or claim for such money shall be presented in writing and filed with the Auditor and Comptroller of The City of San Diego within ninety (90) days after the last item of the account or claim has accrued. Each claim for damages because of tort shall specify the name and address of the claimant, the date and place of the accident and the extent of the injuries or damages received. Each claim or demand for money due because of contract or operation of law shall specify the name and address of the claimant, a brief description of the contract or a brief recital of the facts giving rise to the obligation of the City imposed by law. The time limit of ninety (90) days shall not begin to run against a claimant whose claim or demand for money due is because of operation of law until such claimant shall have actual notice of the existence of such claim."

**PROPOSITION J.**  
Amend Section 113 of Article VII of the Charter of The City of San Diego to read as follows:  
"Section 113. All official advertising of The City of San Diego shall be done by contract. In July of each odd numbered year the City Clerk must publish a notice in a daily newspaper of said City for ten days calling for proposals to do all of the advertising of said City. The bidder must be the responsible publisher of a newspaper in said City having a bona fide daily circulation and which has been published in said City for at least two years immediately preceding his bid. The award of said advertising shall in all cases be made to the lowest responsible bidder. The newspaper to which the award of advertising is made shall be known and designated as the 'City Official Newspaper.' Official advertising, within the meaning of this section shall include only such advertising as shall be required to be published by law. Said propositions shall be presented and printed upon the ballot, and submitted to the voters, in the manner and form set out in Section 2 of this ordinance. Section 2. The ballot provided at said regular Municipal Primary Election to be held on March 10, 1933, shall be so printed as to state each of the propositions hereinabove set out in Section One of this Ordinance in the manner and form following:  
**PROPOSITION A.**  
Amend Section 4 of Article II of the Charter of The City of San Diego.  
This amendment changes the existing

but does not have to purchase after advertising for sealed proposals. Purchase of goods under \$1000.00 may be made without securing competitive prices. The amendment further provides that the Council may order advertising for bids of surplus commodities of the United States, or any agency thereof, or of any public corporation, and authorizes the City to sell surplus material and supplies to cities and other public corporations.  
**PROPOSITION F.**  
Amend the Charter of The City of San Diego by adding a new section to Article V thereof, to be numbered Section 40.1.  
This amendment gives the City Attorney concurrent jurisdiction with the District Attorney to prosecute the violation of state laws constituting misdemeanors within the City limits. This legalizes procedure which has been followed for many years.  
**PROPOSITION G.**  
Amend Section 94 of Article VII of the Charter of The City of San Diego.  
This amendment requires written contracts after receiving competitive sealed bids for all public improvement work, including the furnishing of materials and supplies therefor which exceeds in cost the sum of \$2500.00, with a proviso that if the cost of the work exceeds the sum of \$1000.00 but is not in excess of \$2500.00 the Council may let the contract without advertising for sealed bids, but not then unless the Purchasing Agent has secured for the consideration of the Council competitive prices from contractors interested.  
**PROPOSITION H.**  
Amend the Charter of The City of San Diego by adding a new section to Article VII thereof, to be numbered Section 103.1.  
This amendment provides that every public utility corporation doing a public utility business within The City of San Diego shall first secure the consent of said City to do such business, which consent shall be manifested by ordinance of the Council, with power to provide reasonable terms under which such public utility business may be carried on within the City. This amendment expresses the present constitutional requirement with respect to public utility firms doing business within cities.  
**PROPOSITION I.**  
Amend Section 110 of Article VII of the Charter of The City of San Diego.  
This amendment changes the existing law so as to provide that the time limit of 90 days for the filing of claims does not start to run against a claim which arises by operation of law until the claimant has had actual notice of the existence of his claim.  
**PROPOSITION J.**  
Amend Section 113 of Article VII of the Charter of The City of San Diego.  
This amendment changes the existing charter so as to define Official Advertising to be only such advertising as is required to be published by law.  
In addition to the directions which the Election Code of The City of San Diego requires to be printed on the ballot, it shall contain the following directions to the

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In addition to the directions which the Election Code of The City of San Diego requires to be printed on the ballot, it shall contain the following directions to the

**PROPOSITION D.**  
 Repeal Section 21 of Article III of the Charter of The City of San Diego.

**PROPOSITION E.**  
 Amend Section 35 of Article V of the Charter of The City of San Diego to read as follows:

Section 35. The Purchasing Agent shall make all purchases of supplies, materials, equipment, and insurance required by the various Departments or offices of the City, except as may be otherwise provided by the Council or this Charter. He shall prepare in consultation with the administrative officers of the City standard specifications for all supplies, materials, equipment, and insurance necessary for use by the various Departments or offices of the City.

In purchasing any supplies, materials, equipment and insurance required by the various Departments or offices of the City, if the cost of said supplies, materials, equipment and insurance exceeds in amount the sum of \$5,000.00, no such purchase shall be made without advertising for sealed proposals therefor. Notices calling for such sealed proposals shall be published for one day in the official newspaper of the City, and a contract let for such purpose only after the expiration of ten days following said advertising. If the cost of the said supplies, materials, equipment and insurance required by said City exceeds the sum of \$1,000.00, but is not in excess of \$5,000.00, the said purchase may be made by the said Purchasing Agent without advertising for sealed proposals, but not until said Purchasing Agent has secured competitive prices from merchants or other persons interested in making the sale to said City and not until the Purchasing Agent has been authorized by the Council to make such purchase.

The Council shall by ordinance provide for the sale, exchange or other disposal by the Purchasing Agent of any surplus, used, obsolete or depreciated personal property belonging to the City.

The Council by resolution may order the purchase without advertising for bids of surplus commodities from the United States of America, or any agency thereof, or from any other public corporation, state or municipal, or any agency thereof. The Council may also authorize said Purchasing Agent to sell to any other public corporation, state or municipal, any supplies, material and equipment which said City may have been able to purchase in quantity at a reduced price.

Supplies shall be furnished upon requisition either from the stores under the control of the Purchasing Agent or by purchase, and whenever so purchased shall be paid for by the Department or office furnished therewith. It shall be the duty of the Purchasing Agent to inspect or cause to be inspected all purchases, and reject any of those which are not up to the standard specifications provided therefor, and he shall not approve any bid or voucher for articles which are not in conformity with specifications, or which are at variance with any contract. The Purchasing Agent shall not furnish supplies to any Department or office unless there be to the credit thereof an available unencumbered balance sufficient to pay for such supplies.

Materials, supplies or equipment not needed by a Department or office, but necessary to another Department or office, may be transferred by the Purchasing Agent and a proper record made of the transaction. He shall have charge of such storerooms and warehouses of the City as the Manager may provide or the Council by ordinance may authorize. The Council may, upon recommendation of the Manager, authorize the Purchasing Agent to purchase materials, supplies, or equipment in common use by the Departments and offices in large quantities and store the same until requisitioned by the Departments or offices for use. The

for bids or receiving the same, to expend, or enter into a contract involving the expenditure of any sum required in such emergency, on hand in the City treasury and available for such purpose. All contracts before execution shall be approved as to form and legally by the City Attorney.

Each bidder shall furnish with his bid such security or deposit insuring the execution of the contract by him as shall be specified by the Council or as provided by general law.

The Council shall require each contractor under this Section to insure the faithful performance of his contract by delivering to the City a surety bond in an amount specified by the Council, executed by a surety company authorized to do business in the State of California, and in addition thereto, the retention of sufficient payments under the contract to insure the protection of the City against labor or material liens.

The Council, on the recommendation of the Manager, or the Head of the Department not under the jurisdiction of the Manager, may reject any and all bids and readvertise for bids. The Council may provide that no contract shall be awarded to any person, firm or corporation if prison or alien labor is to be employed in performing such contract, or if the wage schedule for employees engaged in performing such contract is based on more than eight hours of labor per day. Any contract may be let for a gross price or on a unit basis and may provide for liquidated damages to the City for every day the contract is uncompleted beyond a specified date. It shall be competent in awarding any contract to compare bids on the basis of time completion, provided that when any award has been made in consideration, in whole or in part, of the relative time estimates of bidders for the completion of the work, the performance in accordance with such time limits shall be secured by a surety bond as hereinabove provided with adequate sureties and penalties, and provided further, that for any contract awarded solely or partially on a specified time limit not extend such time limits unless such extension be recommended by the Manager and the Head of the Department concerned.

No officer, whether elected or appointed, of The City of San Diego shall be or become directly or indirectly interested in, or in the performance of, any contract with or for The City of San Diego, or in the purchase or lease of any property, real or personal, belonging to or taken by said City or which shall be sold for taxes or assessments or by virtue of legal process or suit of said City. Any person willfully violating this section of the Charter shall be guilty of a misdemeanor and shall immediately forfeit his office and be thereafter forever barred and disqualified from holding any elective or appointive office in the service of the City. No officer, whether elected or appointed, shall be construed to have an interest within the meaning of this section unless the contract, purchase, lease, or sale shall be with or for the benefit of the office, board, department, bureau or division with which said officer is directly connected in the performance of his duties and in which he or the office, board, department, bureau or division he represents exercises legislative, administrative or quasi-judicial authority in the letting of or performance under said contract, purchase, lease or sale.

All contracts entered into in violation of this Section shall be void and shall not be enforceable against said City; provided, however, that officers of this municipality may own stock in public utility service corporations and the City permitted to contract for public utility service when the rates for such service are fixed by law or by virtue of the Public Utilities Commission of the State of California; and provided further, that no officer shall be prohibited from purchasing the services of any utility whether publicly or privately owned, whether or not the rates are fixed by law or by the Public Utilities Commission of the State of California; and provided further, that in

quired to be published by law. Said propositions shall be presented and printed upon the ballot, and submitted to the voters, in the manner and form set out in Section 2 of this ordinance.

Section 2. The ballot provided at said regular Municipal Primary Election to be held on March 10, 1953, shall be so printed as to state each of the propositions hereinabove set out in Section One of this Ordinance in the manner and form following:

**PROPOSITION A.**  
 Amend Section 4 of Article II of the Charter of The City of San Diego.  
 This amendment changes the existing Charter so as to describe the Councilmanic districts by reference to an existing map on file in the City Clerk's Office, and permits the Council in redistricting the City to describe the new districts by reference to a map instead of by a metes and bounds description.

**PROPOSITION B.**  
 Amend Section 16 of Article III of the Charter of The City of San Diego.  
 This amendment changes the existing Charter so as to provide that except for the annual appropriation ordinance, election budget transfers, grade fixing ordinances and emergency ordinances, no ordinance shall be passed on the day of its introduction and not for six days thereafter. It further provides that no ordinance shall be passed until it has been read in full before the Council unless such reading is dispensed with by a vote of at least four members of the Council, and not then unless there has been a available for use of the Councilmen written or printed copies of the ordinance.

**PROPOSITION C.**  
 Amend Section 29 of Article III of the Charter of The City of San Diego.  
 This amendment changes the existing Charter so as to permit the codification of ordinances into a Municipal Code, which is admissible in evidence as prima facie evidence of the passage of the ordinances therein contained, and eliminates the requirement that ordinances be published in book form every two years.

**PROPOSITION D.**  
 Repeal Section 21 of Article III of the Charter of The City of San Diego.  
 This amendment repeals a section of the Charter which heretofore required the Council to supply offices, quarters and equipment for police, city and municipal courts. These matters are now taken care of by state law.

**PROPOSITION E.**  
 Amend Section 25 of Article V of the Charter of The City of San Diego.  
 This amendment changes the existing law with respect to the purchase of materials and supplies for City use by providing that purchases without competitive bids may be made of goods up to but not in excess of \$5000.00 in value, with a proviso that if the cost thereof is between \$1000.00 and \$5000.00 the Purchasing Agent must se-

operation the claimant has had the actual notice of the existence of his claim.

**PROPOSITION J.**  
 Amend Section 113 of Article VII of the Charter of The City of San Diego.  
 This amendment changes the existing charter so as to define Official Advertising to be only such advertising as is required to be published by

In addition to the directions which the Election Code of The City of San Diego requires to be printed on the ballot, it shall contain the following directions to the voters:

"To vote on any measure, stamp a cross in the voting square after the word 'Yes,' or after the word 'No.'"  
 Electors voting at said election shall indicate their choice on the said propositions by stamping a cross in the voting square at the right of the word "Yes," or in the voting square at the right of the word "No." If an elector shall have stamped a cross in the voting square after the printed word "Yes," his vote shall be counted in favor of the adoption of said proposition; if he shall stamp a cross after the printed word "No," his vote shall be counted against the adoption of the same.

In all particulars not recited in this ordinance, the ballot to be used at said regular Municipal Primary Election as to its form, shall conform to the provisions of the Election Code of The City of San Diego. Section 3. The City Clerk of said City is hereby directed to cause such proposed amendments to be published once in the official newspaper of said City, to-wit: The San Diego Union, and in each edition thereof during the day of publication, within fifteen days after the passage and adoption of this ordinance, which said publication shall be not less than forty nor more than sixty days prior to the date of said election; and said City Clerk is further directed to cause copies of such proposed amendments to be printed in convenient pamphlet form and in type of not less than ten-point, and to cause copies thereof to be mailed to each of the qualified electors of said City, and said City Clerk shall, until the day fixed for the election upon such amendments, advertise in said The San Diego Union, being the official newspaper of said City, and a newspaper of general circulation published in said City, a notice that copies of said amendment may be had upon application therefor to the City Clerk of said City.

Section 4. The City Clerk of said City is further directed to cause this ordinance to be published once in the City official newspaper, to-wit: The San Diego Union.

Section 5. This ordinance shall take effect and be in force from and after its passage.  
 Passed and adopted by the Council of the City of San Diego, California, this 20th day of January, 1953, by the following vote, to-wit:  
 YEAS—Councilmen: Swan, Winnote, Kerrigan, Dall, Mayor Butler.  
 NAYS—Councilmen: None.  
 ABSENT—Councilmen: Schneider, Godfrey.

JOHN D. BUTLER,  
 Mayor of The City of San Diego, California.  
 FRED W. SICK,  
 (Seal) City Clerk of The City of San Diego, California.  
 By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 20th day of January, 1953.

I FURTHER CERTIFY that, prior to final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.  
 FRED W. SICK,  
 (Seal) City Clerk of The City of San Diego, California.  
 By HELEN M. WILLIG, Deputy.

Ord-N.S. 5461-N.S. 5470

1953

A. P. W.

DOCUMENT No. 461597

JAN 8 - 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5461

*Inc. portion of Lot  
31, Ex - Mission Lands  
into R-2 and R-4  
zone; repealing conflict-  
ing Ordinance.*

PASSED FIRST READING

JAN 22 1953

Moved by .....

Seconded by .....

ADOPTED BY COUNCIL

JAN 22 1953

Moved by .....

Seconded by .....

GOES INTO EFFECT

Recorded on Film No. 59 283

00060

ORDINANCE NO. 5461  
(New Series)

AN ORDINANCE INCORPORATING A PORTION OF LOT 31, EX-MISSION LANDS IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO R-2 ZONE AND R-4 ZONE AS DEFINED BY SECTION 101.0406 AND SECTION 101.0408 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE No. 35 (NEW SERIES), ADOPTED SEPTEMBER 12, 1932, INSOFAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X. Article 1 of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 31 Ex-Mission Lands in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 0 has filed a recommendation with the Council of said City as contained in Document No. 460906, dated December 22, 1952, recommending that a portion of Lot 31, Ex-Mission Lands in The City of San Diego, California, be incorporated in R-2 Zone and R-4 Zone as such zones are described in Section 101.0406 and Section 101.0408 respectively of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-2" on that certain zone map filed in the office

of the City Clerk of said City under Document No. 460906 be, and the same is hereby incorporated into an "R-2" zone as said zone is described, defined and bounded, by section 101.0406 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in section 1 of this ordinance, shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-2" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 zone;
- (2) Church, temple or other places used exclusively for religious purposes;
- (3) Duplex or two single family dwellings;
- (4) School (Elementary or High);
- (5) Telephone exchange offices;
- (6) Accessory uses customarily incident to any of the above uses.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-4" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460906, be, and the same is hereby incorporated into an "R-4" zone as said zone is described, defined and bounded by section 101.0408 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in section 3 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-4" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section.

- (1) Any use permitted in an R-1 or R-2 zone;
- (2) Apartment houses, multiple dwellings;
- (3) Automobile storage garages for the exclusive use of patrons of any uses in this section enumerated, provided such garages are a part of principal building or located in connection therewith on the same or adjoining lot or parcel of land;
- (4) Boarding and lodging houses;
- (5) Doctors' and dentists' offices (prohibiting overnight patients);
- (6) Electric distributing stations for service of immediate district and provided all equipment is within enclosure walls observing yard and setback requirements and subject to architectural approval of the Planning Commission or Zoning Committee thereof;
- (7) Fraternity and sorority houses;
- (8) Group dwellings;
- (9) Hotels which may include dining room, restaurant and bar for convenience of occupants, provided there shall be no entrances to such places of business except from the lobby of the hotel or the inside of the building, and provided there is no advertising matter of such business visible from the outside of such hotel.
- (10) Institutions of an educational or philanthropic nature;
- (11) Libraries and museums;
- (12) Private clubs, lodges, which may include such business as are permitted in hotels in the R-4 zone with the same restrictions, provided these clubs and lodges are used exclusively by bona fide members and their individual guests.

Section 5. That Ordinance No. 35 (New Series) of the ordinances of The City of San Diego, entitled, "An ordinance incorporating Marilou Park and Vicinity in The City of San Diego, California, into R-1, R-2 and C zones, as defined by Ordinance No. 8924 of the ordinances of said City and amendments thereto.", adopted September 12, 1932, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 6. This ordinance shall take effect and be in force on the date of the adoption of the Subdivision Map of this area tentatively identified as GLENCLIFT, provided however, that this ordinance shall not take effect or be in force prior to the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney,

By *Mano Andrew*  
Deputy City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 22nd day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Council men : none

ABSENT—Council man : Schneider

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willyg  
HELEN M. WILLYG Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 22nd day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willyg Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

463141

DOCUMENT NO.....

Filed..... FEB 2 - 1953

.....  
*City Clerk.*

By.....  
*Deputy.*

**Affidavit of Publication**

**OF**  
*Ord. 5461*



00066

# Affidavit of Publication

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

4751

## ORDINANCE No. 5461 (NEW SERIES)

AN ORDINANCE INCORPORATING A PORTION OF LOT 31, EX-MISSION LANDS IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO R-3 ZONE AND R-4 ZONE AS DEFINED BY SECTION 161.0400 AND SECTION 161.0405 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE NO. 28 (NEW SERIES), ADOPTED SEPTEMBER 12, 1952, INsofar as the same conflicts herewith.

WHEREAS, pursuant to the terms of Chapter X, Article 1 of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 31 Ex-Mission Lands in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 0 has filed a recommendation with the Council of said City as contained in Document No. 46998, dated December 22, 1953, recommending that a portion of Lot 31, Ex-Mission Lands in The City of San Diego, California, be incorporated in R-3 Zone and R-4 Zone as such zones are described in Section 161.0400 and Section 161.0405 respectively of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the People of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-3" on that certain zone map filed in the Office of the City Clerk of said City under Document No. 46998 be, and the same is hereby incorporated into an "R-3" zone, as said zone is described, defined and bounded by Section 161.0400 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this Ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance, shall be erected, constructed, converted, established, altered and/or enlarged on any lot in Zone "R-3" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 zone;
- (2) Church, temple or other places used exclusively for religious purposes;
- (3) Duplex or two single family dwellings;
- (4) School (Elementary or High);
- (5) Telephone exchange offices;
- (6) Accessory uses customarily incident to any of the above uses.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-4" on that certain zone map filed in the office of the City Clerk of said City under Document No. 46998, be, and the same is hereby incorporated into an "R-4" zone as said zone is described, defined and bounded by section 161.0405 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-4" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section.

- (1) Any use permitted in an R-1 or R-2 zone;
- (2) Apartment houses, multiple dwellings;
- (3) Automobile storage garages for the exclusive use of patrons of any uses in this section enumerated, provided such garages are a part of principal building or located in connection therewith on the same or adjoining lot or parcel of land;
- (4) Boarding and lodging houses;
- (5) Doctors' and dentists' offices (prohibiting overnight patients);

In the matter of the publication of \_\_\_\_\_ ORDINANCE  
No. 5461 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said \_\_\_\_\_ ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of \_\_\_\_\_ ONE  
day, to-wit: upon the \_\_\_\_\_ 29th

\_\_\_\_\_ days of \_\_\_\_\_ JANUARY \_\_\_\_\_, 19 \_\_\_\_\_ 53, and upon the

\_\_\_\_\_ days of \_\_\_\_\_  
19 \_\_\_\_\_, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this \_\_\_\_\_ 2

day of \_\_\_\_\_ Feb. A. D. 19 \_\_\_\_\_ 53.

*Richard P. ...*

City Clerk of the City of San Diego, California

(Seal)

By \_\_\_\_\_ Deputy.

00667

multiple dwellings;

(4) Automobile storage garages for the exclusive use of persons of any uses in this section permitted, provided such garages are a part of principal building or located in connection therewith on the same or adjoining lot or parcel of land;

(5) Boarding and lodging houses;

(6) Barber and dentists' offices (prohibiting overnight patients);

(7) Electric distributing stations for the use of immediate districts and provided all equipment is enclosed within observation and setback requirements as prescribed in the Planning Commission Ordinance thereon;

(8) Proximity and security zones.

(9) Multiple dwellings: Those which may include single room cottages and bars and the use of occupants provided there shall be no entrance to the interior of the lot or the building and provided the building is a separate matter of record and visible from the street at all times.

(10) Use of an address for multiple dwellings:

(i) Multiple dwellings;

(ii) Clubs and meetings;

(iii) Taverns, clubs, lodges, and other places where business is conducted in hotels in the same manner as the same restrictions apply to clubs and taverns and their indi-

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A. T. W.

461598

DOCUMENT No. ....

Filed..... JAN 8 - 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

5462

Ordinance No. ....

*Inc. portion Pueblo  
Lots 1235, 1236,  
1237 et al into  
"R-2" zone; repealing  
conflicting ordinance.*

PASSED FIRST READING

JAN 22 1953

Moved by..... *K*

Seconded by..... *W*

ADOPTED BY COUNCIL

JAN 22 1953

Moved by..... *W*

Seconded by..... *S*

GOES INTO EFFECT

Recorded on Film No. **59 233** .....

0068

ORDINANCE NO. 5462  
(New Series)

AN ORDINANCE INCORPORATING A PORTION OF PUEBLO LOTS 1235, 1236, 1237 AND A PORTION OF C.C.C. TATUM'S BAY HILLS MESA, IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "R-2" ZONE, AS DEFINED BY SECTION 101.0406 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 13456, APPROVED FEBRUARY 15, 1932, INsofar AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon proposed zoning of a portion of Pueblo Lots 1235, 1236, 1237 and a portion of C.C.C. Tatum's Bay Hills Mesa, in The City of San Diego California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 0 has filed a recommendation with the Council of said City as contained in Document No. 460908, dated December 22, 1952, recommending that a portion of Pueblo Lots 1235, 1236, 1237 and a portion of C.C.C. Tatum's Bay Hills Mesa, in The City of San Diego, California, be incorporated into "R-2" Zone, as such zone is described in Section 101.0406 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-2" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460908 be, and

the same is hereby incorporated into an "R-2" zone as said zone is described, defined and bounded by Section 101.0406 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-2" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 zone;
- (2) Church, temple or other places used exclusively for religious purposes;
- (3) Duplex or two single family dwellings;
- (4) School (Elementary or High);
- (5) Telephone exchange offices;
- (6) Accessory uses customarily incident to any of the above uses.

Section 3. That Ordinance No. 13456 of the ordinances of The City of San Diego, entitled, "An Ordinance Incorporating Bay Hills Mesa and Vicinty, in The City of San Diego, California, into R-1, C, and M-2 Zones, As Defined by Ordinance No. 8924 of the Ordinances of Said City and Amendments Thereto; and Repealing Ordinance No. 12068, Approved December 10, 1923, As the Same Affects Pueblo Lot 1786.", approved February 15, 1932, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 4. This ordinance shall take effect and be in force on the date of the adoption of the Subdivision Map of this area tentatively identified as CLAIREMONT MANOR UNIT NO. 2, provided however, that this ordinance shall not take effect or be in force prior to the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney.

By *Mona Anderson*  
Deputy City Attorney.

10100 071 HUBBARD  
MAY 8 1954  
CITY OF DENVER OFFICE  
RECORDED

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 22nd day of

January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Council men : none

ABSENT—Council man : Schneider

(ATTEST):

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 22nd day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Willyg* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **463139**

**FEB 2 - 1953**

Filed.....

.....  
*City Clerk.*

By.....  
*Deputy.*

**Affidavit of Publication**

**OF**  
*Ord. 5462*

00073

# Affidavit of Publication

**ORDINANCE No. 5462**  
(NEW SERIES)

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO,  
CITY OF SAN DIEGO. } ss.

30<sup>52</sup>

In the matter of the publication of ORDINANCE  
No. 5462 (NEW SERIES)

AN ORDINANCE INCORPORATING A PORTION OF PUEBLO LOTS 1235, 1236, 1237 AND A PORTION OF C. C. TATUM'S BAY HILLS MESA, IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "R-2" ZONE, AS DEFINED BY SECTION 161.0406 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 12946, APPROVED FEBRUARY 15, 1923, INsofar AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article I, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon proposed zoning of a portion of Pueblo Lots 1235, 1236, 1237 and a portion of C. C. Tatum's Bay Hills Mesa, in The City of San Diego California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 6 has filed a recommendation with the Council of said City as contained in Document No. 46898, dated December 12, 1932, recommending that a portion of Pueblo Lots 1235, 1236, 1237 and a portion of C. C. Tatum's Bay Hills Mesa, in The City of San Diego, California, be incorporated into "R-2" Zone, as such zone is described in Section 161.0406 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW

WHEREFORE,

BE IT ORDAINED, By the Council of the City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-2" on the certain zone map filed in the office of the City Clerk of said City under Document No. 46898 be, and the same is hereby incorporated into an "R-2" zone as said zone is defined, defined and bounded by Section 161.0406 of the San Diego Municipal Code.

- Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinafter mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-2" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:
- (1) Any use permitted in an "R-1" zone;
  - (2) Church, temple or other places used exclusively for religious purposes;
  - (3) Duplex or two single family dwellings;
  - (4) School (Elementary or High);
  - (5) Telephone exchange office;
  - (6) Accessory uses customarily incident to any of the above uses.

Section 3. That Ordinance No. 12946 of the ordinances of The City of San Diego, entitled, "An Ordinance Incorporating Bay Hills Mesa and vicinity, in The City of San Diego, California, into R-1, C, and R-2 Zones, As Defined by Ordinance No. 12946 of the Ordinances of Said City and Amendments Thereto; and Repealing Ordinance No. 12946, Approved December 10, 1923, As the Same Affects Pueblo Lot 1235", approved February 15, 1923, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 4. This ordinance shall take effect and be in force on the date of the adoption of the Subdivision Map of this area tentatively designated as CLAIREMONT MANOR MAP NO. 2, provided however, that this ordinance shall not take effect until it is in force prior to the thirty-day term from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 12th day of January, 1933, by the following vote, to-wit:

AYES: Councilmen: Swan, Winick, Carrigan, Dell, Godfrey, May, Miller.  
NAYS: Councilman: Nease.  
Clerk: Councilman: Schneider.  
JOHN D. BUTLER,  
Mayor of The City of San Diego, California.  
FRED W. SICK,  
City Clerk of The City of San Diego, California.  
By HELEN M. WILLIG,  
Deputy.

members of the Council, with; and that said ordinance was by a vote of not less than five members of the Council on its final passage at its first meeting this 12th day of January.

WHEREFORE CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,  
City Clerk of The City of San Diego, California.  
By HELEN M. WILLIG,  
Deputy.

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE day, to-wit: upon the 29th

day of JANUARY, 19 53, and upon the

       days of        19       , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton  
Subscribed and sworn to before me, this 2

day of Feb A. D. 19 53

Fred W. Sick  
City Clerk of the City of San Diego, California

(Seal) By        Deputy.

*A. P. W.*  
DOCUMENT No. 462634

JAN 23 1953

Filed .....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5463

*Proclaiming  
a Municipal  
Primary Election  
for March 10, 1953*

PASSED FIRST READING

JAN 27 1953

Moved by *Sw* .....

Seconded by *W* .....

ADOPTED BY COUNCIL

JAN 27 1953

Moved by *Sw* .....

Seconded by *W* .....

GOES INTO EFFECT

Recorded on Film No. 59 351

00075

AN ORDINANCE PROCLAIMING A MUNICIPAL PRIMARY  
ELECTION IN THE CITY OF SAN DIEGO, CALIFORNIA.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. In pursuance of the authority vested in the  
Council of The City of San Diego by Section 10 of Article II  
of the Charter of The City of San Diego:

PROCLAMATION IS HEREBY MADE that on Tuesday, the 10th day  
of March, 1953, a Municipal Primary Election will be held in  
The City of San Diego for the nomination of the candidates

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 1:  
Two to be nominated;

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 3:  
Two to be nominated;

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 4:  
Two to be nominated;

FOR MEMBER OF THE BOARD OF EDUCATION:  
Two to be nominated.

Section 2. For the purpose of said Municipal Primary  
Election the election precincts of said City are hereby desig-  
nated and determined to be those established by the Board of  
Supervisors of the County of San Diego for general state and  
county elections.

Section 3. That the polling places and members of the  
precinct boards of and in the said voting precincts, are hereby  
designated and declared to be those designated and appointed  
by the City Clerk of said City; a list of which polling places  
and members of the precinct boards of and in the said voting  
precincts is on file in the office of said City Clerk.

Section 4. That the Polls at said Municipal Primary Elec-  
tion shall be open from seven o'clock A. M. until seven o'clock  
P. M., on Tuesday, the 10th day of March, 1953, the day of  
said election.

Section 5. The City Clerk of The City of San Diego is hereby directed to procure and have printed the requisite number of ballots and sample ballots and other printed matter, and to procure whatever supplies as may be necessary for use in said Municipal Primary Election; and said City Clerk is hereby authorized to make arrangements with the Board of Education for the use of school buildings throughout the City as central depositories for the ballot boxes and bags from the precincts adjacent thereto, and to arrange for the conveyance of said ballot boxes and bags from the precincts from such school depositories to the said City Clerk; and he is hereby authorized to employ a sufficient number of custodians to take charge of said ballot boxes and bags when the same are delivered by the election boards to the school buildings, as herein provided.

Section 6. The City Clerk is further hereby directed to cause this ordinance to be published at least once in the official newspaper of said City, to-wit: The San Diego Union.

Section 7. This ordinance shall take effect and be in force from and after its passage.

Presented by \_\_\_\_\_

Approved as  
to form by J.F.DuPaul, City Attorney.

By *Shelley J. Higgins*  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of

January, 1953

, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Dail

(ATTEST):

(SEAL)

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Wilby* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Wilby* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **463975**

Filed **FEB 13 1953**

City Clerk.

By Deputy.

**Affidavit of Publication**

**OF**  
*Ord.* **5463**

00079

# Affidavit of Publication

25-88

Affidavit of Publication of

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

## ORDINANCE NO. 5463 (NEW SERIES)

AN ORDINANCE PROCLAIMING A MUNICIPAL PRIMARY ELECTION IN THE CITY OF SAN DIEGO, CALIFORNIA.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

Section 1.—In pursuance of the authority vested in the Council of The City of San Diego by Section 10 of Article II of the Charter of The City of San Diego:

PROCLAMATION IS HEREBY MADE that on Tuesday, the 10th day of March, 1953, a Municipal Primary Election will be held in The City of San Diego for the nomination of the candidates:

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 1:  
Two to be nominated;

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 3:  
Two to be nominated;

FOR MEMBER OF THE COUNCIL FROM DISTRICT NO. 4:  
Two to be nominated;

FOR MEMBER OF THE BOARD OF EDUCATION:  
Two to be nominated.

Section 2. For the purpose of said Municipal Primary Election the election precincts of said City are hereby designated and determined to be those established by the Board of Supervisors of the County of San Diego for general state and county elections.

Section 3. That the polling places and members of the precinct boards of and in the said voting precincts, are hereby designated and declared to be those designated and appointed by the City Clerk of said City; a list of which polling places and members of the precinct boards of and in the said voting precincts is on file in the office of said City Clerk.

Section 4. That the Polls at said Municipal Primary Election shall be open from seven o'clock A.M. until seven o'clock P.M., on Tuesday, the 10th day of March, 1953, the day of said election.

Section 5. The City Clerk of The City of San Diego is hereby directed to procure and have printed the requisite number of ballots and sample ballots and other printed matter, and to procure whatever supplies as may be necessary for use in said Municipal Primary Election; and said City Clerk is hereby authorized to make arrangements with the Board of Education for the use of school buildings throughout the City as central depositories for the ballot boxes and bags from the precincts adjacent thereto, and to arrange for the conveyance of said ballot boxes and bags from the precincts from such school depositories to the said City Clerk; and he is hereby authorized to employ a sufficient number of custodians to take charge of said ballot boxes and bags when the same are delivered by the election boards to the school buildings, as herein provided.

Section 6. The City Clerk is further hereby directed to cause this ordinance to be published at least once in the official newspaper of said City, to-wit: The San Diego Union.

Section 7. This ordinance shall take effect and be in force from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Win-cote, Schneider, Kerrigan, Godfrey, Mayor Butler.

NAYS—Councilmen: None.

ABSENT—Councilman: Dall.

JOHN D. BUTLER,  
Mayor of The City of  
San Diego, California.

FRED W. WICK,  
(Seal) City Clerk of The City of  
San Diego, California.

By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. WICK,  
(Seal) City Clerk of The City of  
San Diego, California.

By HELEN M. WILLIG, Deputy.

2/8

In the matter of the publication of \_\_\_\_\_ ORDINANCE NO.  
5463 (NEW SERIES) PROCLAIMING A MUNICIPAL  
PRIMARY ELECTION IN THE CITY OF SAN DIEGO,  
CALIFORNIA.

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said \_\_\_\_\_ ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of \_\_\_\_\_ ONE  
days to-wit: upon the \_\_\_\_\_ 6th

day of \_\_\_\_\_ FEBRUARY \_\_\_\_\_, 19 \_\_\_\_\_ 53, and upon the

\_\_\_\_\_ days of \_\_\_\_\_  
19 \_\_\_\_\_, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*  
Subscribed and sworn to before me, this \_\_\_\_\_ 13

day of \_\_\_\_\_ Feb \_\_\_\_\_ A. D. 19 \_\_\_\_\_ 53

*Fred W. Wick*  
City Clerk of the City of San Diego, California

(Seal) By \_\_\_\_\_ Deputy.

DOCUMENTAL NO.

A. P. W

462635

DOCUMENT No. ....

Filed JAN 23 1953 .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5464 .....

*Proclaiming Primary  
Election in S.D.  
Unified School Dist.  
outside City Limits*

PASSED FIRST READING

JAN 27 1953

Moved by W .....

Seconded by q .....

ADOPTED BY COUNCIL

JAN 27 1953

Moved by K .....

Seconded by W .....

GOES INTO EFFECT

Recorded on Film No. 59 352 .....

00081

ORDINANCE NO. \_\_\_\_\_  
(New Series)

5464

AN ORDINANCE PROCLAIMING A MUNICIPAL PRIMARY ELECTION IN THAT PORTION OF THE SAN DIEGO UNIFIED SCHOOL DISTRICT LYING OUTSIDE THE CORPORATE LIMITS OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF VOTING ON THE NOMINATION OF CANDIDATES FOR MEMBER OF THE BOARD OF EDUCATION TO BE NOMINATED AT THE MUNICIPAL PRIMARY ELECTION TO BE HELD IN THE CITY OF SAN DIEGO ON THE 10TH DAY OF MARCH, 1953.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. In pursuance of the authority vested in the Council of The City of San Diego by Section 10, Article II, and Section 66, Article VI of the Charter of The City of San Diego:

PROCLAMATION IS HEREBY MADE that on Tuesday, the 10th day of March, 1953, a Municipal Primary Election will be held in that portion of the San Diego Unified School District lying outside the corporate limits of The City of San Diego, for the purpose of voting on the nomination of candidates for Member of the Board of Education to be nominated at the Municipal Primary Election to be held in The City of San Diego, California, on the 10th day of March, 1953, pursuant to the provisions contained herein and pursuant to the provisions of Ordinance No. 5463 (New Series) of the ordinances of said City, entitled, "An Ordinance proclaiming a Municipal Primary Election in The City of San Diego, California," passed and adopted by the Council of said City on the 27<sup>th</sup> day of January, 1953, to-wit:

FOR MEMBER OF THE BOARD OF EDUCATION:  
Two to be nominated.

Section 2. For the purpose of said Municipal Primary Election the election precincts of said San Diego Unified School District lying outside of the corporate limits of said City are hereby designated and determined to be those established by the Board of Supervisors for general state and County elections.

Section 3. That the polling places and members of the pre-

00082

inct boards of and in the said voting precincts are hereby designated and declared to be those designated and appointed by the City Clerk of said City; a list of which polling places and members of the precinct boards of and in the said voting precincts is on file in the office of said City Clerk.

Section 4. That the polls at said Municipal Primary Election shall be open from seven o'clock A. M. until seven o'clock P. M., on Tuesday, the 10th day of March, 1953, the day of said election.

Section 5. The City Clerk of The City of San Diego is hereby directed to procure and have printed the requisite number of ballots and sample ballots and other printed matter, and to procure whatever supplies may be necessary for use in said Municipal Primary Election; and said City Clerk is hereby authorized to make arrangements with the Board of Education for the use of school buildings as central depositaries for the ballot boxes and bags from the precincts adjacent thereto, and to arrange for the conveyance of said ballot boxes and bags from such school depositaries to the said City Clerk; and he is hereby authorized to employ a sufficient number of custodians to take charge of said ballot boxes and bags when the same are delivered by the election boards to the school buildings, as herein provided.

Section 6. The City Clerk is further hereby directed to cause this ordinance to be published at least once in the official newspaper of said City, to-wit: The San Diego Union.

Section 7. This ordinance shall take effect and be in force from and after its passage.

Approved as  
to form by J.F.DuPaul, City Attorney.

By Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated..... Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Dail

(ATTEST):

JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Walling Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Walling Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **463977**

Filed **FEB 13 1953**

*City Clerk.*

By *Deputy.*

**Affidavit of Publication**

*Ord.* <sup>OF</sup> **5464**

# Affidavit of Publication

31-05

Affidavit of Publication of

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO,  
CITY OF SAN DIEGO. } ss.

In the matter of the publication of ORDINANCE  
NO. 5464 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days to-wit: upon the 6th

day of FEBRUARY, 19 53, and upon the

         days of           
19        , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

Subscribed and sworn to before me, this 13

day of Feb A. D. 19 53

*J. A. Denton*  
*Fred W. Sick*  
City Clerk of the City of San Diego, California

(Seal) By          Deputy.

## ORDINANCE NO. 5464 (NEW SERIES)

AN ORDINANCE PROCLAIMING A MUNICIPAL PRIMARY ELECTION IN THAT PORTION OF THE SAN DIEGO UNIFIED SCHOOL DISTRICT LYING OUTSIDE THE CORPORATE LIMITS OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF VOTING ON THE NOMINATION OF CANDIDATES FOR MEMBERS OF THE BOARD OF EDUCATION TO BE NOMINATED AT THE MUNICIPAL PRIMARY ELECTION TO BE HELD IN THE CITY OF SAN DIEGO ON THE 10TH DAY OF MARCH, 1953.

BE IT ORDAINED By the Council of the City of San Diego, as follows:

Section 1. In pursuance of the authority vested in the Council of the City of San Diego by Section 10, Article II, and Section 66, Article VI of the Charter of the City of San Diego:

PROCLAMATION IS HEREBY MADE that on Tuesday, the 10th day of March, 1953, a Municipal Primary Election will be held in that portion of the San Diego Unified School District lying outside the corporate limits of the City of San Diego, for the purpose of voting on the nomination of candidates for Member of the Board of Education to be nominated at the Municipal Primary Election to be held in the City of San Diego, California, on the 10th day of March, 1953, pursuant to the provisions contained herein and pursuant to the provisions of Ordinance No. 5462 (New Series) of the ordinances of said City, entitled, "An Ordinance proclaiming a Municipal Primary Election in the City of San Diego, California," passed and adopted by the Council of said City on the 27th day of January, 1953, to-wit:

FOR MEMBER OF THE BOARD OF EDUCATION:  
Two to be nominated.

Section 2. For the purpose of said

Municipal Primary Election the election precincts of said San Diego Unified School District lying outside of the corporate limits of said City are hereby designated and determined to be those established by the Board of Supervisors for general state and County elections.

Section 3. That the polling places and members of the precinct boards of and in the said voting precincts are hereby designated and declared to be those designated and appointed by the City Clerk of said City; a list of which polling places and members of the precinct boards of and in the said voting precincts is on file in the office of said City Clerk.

Section 4. That the polls at said Municipal Primary Election shall be open from seven o'clock A. M. until seven o'clock P. M., on Tuesday, the 10th day of March, 1953, the day of said election.

Section 5. The City Clerk of the City of San Diego is hereby directed to procure and have printed the requisite number of ballots and sample ballots and other printed matter, and to procure whatever supplies may be necessary for use in said Municipal Primary Election; and said City Clerk is hereby authorized to make arrangements with the Board of Education for the use of school buildings as central depositories for the ballot boxes and bags from the precincts adjacent thereto, and to arrange for the conveyance of said ballot boxes and bags from such school depositories to the said City Clerk; and he is hereby authorized to employ a sufficient number of custodians to take charge of said ballot boxes and bags when the same are delivered by the election boards to the school buildings, as herein provided.

Section 6. The City Clerk is further hereby directed to cause this ordinance to be published at least once in the official newspaper of said City, to-wit: The San Diego Union.

Section 7. This ordinance shall take effect and be in force from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: hwan, Wincote, Schneider, Kerrigan, Godfrey, Mayor Butler.

NAYS—Councilmen: None.

ABSENT—Councilman: Dail.

JOHN D. BUTLER,  
Mayor of The City of San Diego, California.

FRED W. SICK,  
(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,  
(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy.

*A.M.W.*

462790

DOCUMENT No. ....

JAN 27 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

5465

Ordinance No. ....

*Appx. \$ 45,000<sup>00</sup> from  
Unappropriated Balance  
for purchase of Real  
Property, etc.*

PASSED FIRST READING

JAN 27 1953

Moved by *K* .....

Seconded by *G* .....

ADOPTED BY COUNCIL

JAN 27 1953

Moved by *W* .....

Seconded by *K* .....

GOES INTO EFFECT

~~59~~ 353

Recorded on Film No. ....

00087

ORDINANCE NO. 5465  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$45,000.00 FROM THE UNAPPROPRIATED BALANCE OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE PURCHASE OF REAL PROPERTY TO BE USED FOR PERMANENT PUBLIC IMPROVEMENTS, SUCH AS STREETS, PUBLIC BUILDINGS, PLAYGROUNDS AND PARKS, IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of forty-five thousand dollars (\$45,000.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance of The City of San Diego, for the purpose only and exclusively of providing funds for the purchase of parcels of real property to be used for permanent public improvements, such as streets, public buildings, playgrounds and parks in said City.

That the funds hereinabove appropriated shall be expended only upon the adoption of resolutions of the Council authorizing such expenditure.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

O W Campbell<sub>3</sub>

Approved as

to form by J.F.DuPaul, City Attorney.

By

Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan. 23, 1953

Jm. C. Zilkert  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey  
Mayor Butler

NAYS—Council men : none

ABSENT—Council man : Dail

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willyg Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27<sup>th</sup> day of January, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willyg Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

A. M. W

462791

DOCUMENT No. ....

JAN 27 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. ....

5466

*App. \$4000<sup>00</sup> from  
the Traffic Safety  
Fund, for improvements  
to the Fitzgerald  
Drain*

PASSED FIRST READING

JAN 27 1953

Moved by *g* .....

Seconded by *w* .....

ADOPTED BY COUNCIL

JAN 27 1953

Moved by *g* .....

Seconded by *w* .....

GOES INTO EFFECT

Recorded on Film No. *59 351*

C0090

ORDINANCE NO. 5466  
(New Series)

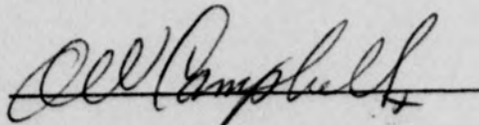
AN ORDINANCE APPROPRIATING THE SUM OF \$4,000.00 FROM THE TRAFFIC SAFETY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE CONSTRUCTION OF IMPROVEMENTS TO THE FITZGERALD DRAIN LOCATED NEAR THE EAST CITY LIMITS ON THE SOUTH SIDE OF THE OLD MISSION VALLEY ROAD, IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Four Thousand Dollars (\$4,000.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Traffic Safety Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the construction of improvements to the Fitzgerald Drain located near the east City limits on the south side of the old Mission Valley Road, in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

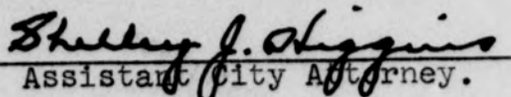
Presented by



Approved as

to form by J.F. DuPaul, City Attorney.

By

  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan 20, 1953

J M Quilken  
Auditor and Comptroller of The City of San Diego, California.

By R. G. Lewis Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Dail

(ATTEST):

John D. Butler  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

Fred W. Sick  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Helen M. Willig Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_, and on the \_\_\_\_\_ day of \_\_\_\_\_.~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~\_\_\_\_\_  
City Clerk of The City of San Diego, California.  
By \_\_\_\_\_ Deputy.~~

A. N. W.

462792

DOCUMENT No. ....

Filed ..... JAN 27 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. .... 5467

*App. \$2000<sup>00</sup> from  
the Unappropriated  
Balance Fund for  
purchase of office  
furniture and equipment,  
etc.*

PASSED FIRST READING

JAN 27 1953

Moved by ..... *W*

Seconded by ..... *K*

ADOPTED BY COUNCIL

JAN 27 1953

Moved by ..... *JW*

Seconded by ..... *JW*

GOES INTO EFFECT

Recorded on Film No. **59 355**

C0093

ORDINANCE NO. 5467  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$2,000.00 FROM THE UNAPPROPRIATED BALANCE FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE PURCHASE OF OFFICE FURNITURE AND EQUIPMENT FOR THE SEWER DIVISION BUILDING, PUBLIC WORKS DEPARTMENT.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Two Thousand Dollars (\$2000.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the purchase of office furniture and equipment for the Sewer Division Building, Public Works Department of said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by *W. Campbell*

Approved as to form by J.F. DuPaul, City Attorney.

By *Shelley J. Higgins*  
Assistant City Attorney.

RECEIVED  
MAY 22 5 14 AM 1957  
CITY OF SAN DIEGO  
OFFICE OF THE CLERK

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Jan. 20, 1953

J. M. Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: Dall

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.

(SEAL)

Fred W. Sick  
City Clerk of The City of San Diego, California.  
By Helen M. Willey Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

Fred W. Sick  
City Clerk of The City of San Diego, California.  
By Helen M. Willey Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_ and on the \_\_\_\_\_ day of \_\_\_\_\_.~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~\_\_\_\_\_  
City Clerk of The City of San Diego, California.  
By \_\_\_\_\_ Deputy.~~

*A.P.W.*

462794

DOCUMENT No. ....

Filed JAN 27 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5468

*Changing the name  
of portion of El  
Paseo Grande, et al,  
de La Ribera*

PASSED FIRST READING

JAN 27 1953

Moved by K

Seconded by W

ADOPTED BY COUNCIL

JAN 27 1953

Moved by K

Seconded by g

GOES INTO EFFECT

Recorded on Film No. 55 355

C0096

ORDINANCE NO. 5468 (New Series)

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA,  
CHANGING THE NAME OF A PORTION OF EL PASEO GRANDE  
AND A PORTION OF AVENIDA DE LA PLAYA TO DE LA RIBERA.

BE IT ORDAINED By the Council of the City of San Diego, California,  
as follows:

SECTION 1. That the names of any portions of El Paseo Grande and  
Avenida De La Playa, lying westerly and northerly of the following described  
line:

Beginning at the northeasterly corner of Lot 1, Block 32,  
La Jolla Shores, Unit No. 5, according to the map thereof  
No. 2108 filed in the Office of the County Recorder of  
San Diego County, California; thence S 2° 55' 00" W along  
the easterly line of said lot, being also along the west-  
erly line of El Paseo Grande, and along the southerly pro-  
longation of said easterly line to an intersection with the  
easterly prolongation of the southerly line of Lot 15,  
Block 12, La Jolla Shores, Unit No. 1, according to the map  
thereof No. 1913 filed in the Office of said County Recorder;  
thence N 87° 05' 00" W along the easterly prolongation of the  
southerly line of said Lot 15 and along the southerly line of  
said Lot 15, being also along the northerly line of Avenida  
De La Playa, to the southwesterly corner of said Lot 15,

be, and the same are hereby changed to DE LA RIBERA.

SECTION 2. That all ordinances or parts of ordinances in conflict  
herewith are hereby repealed.

SECTION 3. That this ordinance shall take effect and be in force  
on the thirty-first day from and after its passage.

Approved as to form:

J. F. DE PAUL  
City Attorney

By

Deputy City Attorney

Recommended by

For City Planning Commission

Presented by  
City Engineer

Recommended by  
City Manager

Recommended by  
For City Fire Department

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Dall

(ATTEST):

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Millig* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27<sup>th</sup> day of January, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Helen M. Millig* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **463976**

Filed **FEB 13 1953**

*City Clerk.*

By *Deputy.*

**Affidavit of Publication**

*Ord. 5468*

00099

# Affidavit of Publication

Affidavit of Publication of

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

1840

## ORDINANCE NO. 5468 (NEW SERIES)

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, CHANGING THE NAME OF A PORTION OF EL PASEO GRANDE AND A PORTION OF AVENIDA DE LA PLAYA TO DE LA RIBERA.

BE IT ORDAINED by the Council of the City of San Diego, California, as follows:

Section 1. That the names of any portions of El Paseo Grande and Avenida De La Playa, lying westerly and northerly of the following described line:

Beginning at the northeasterly corner of Lot 1, Block 22, La Jolla Shores, Unit No. 5, according to the map thereof No. 2108 filed in the Office of the County Recorder

of San Diego County, California; thence S 3° 55' 00" W along the easterly line of said lot, being also along the westerly line of El Paseo Grande, and along the southerly prolongation of said easterly line to an intersection with the easterly prolongation of the southerly line of Lot 15, Block 12, La Jolla Shores, Unit No. 1, according to the map thereof No. 1913 filed in the Office of said County Recorder; thence N 87° 05' 00" W along the easterly prolongation of the southerly line of said Lot 15 and along the southerly line of said Lot 15, being also along the northerly line of Avenida De La Playa, to the southwesterly corner of said Lot 15,

and the same are hereby changed to DE LA RIBERA.

Section 2. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

Section 3. That this ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of January, 1953, by the following vote, to-wit: YEAS—Councilmen: Swan, Win-cote, Schneider, Kerrigan, Godfrey, Mayor Butler.

NAYS—Councilmen: None.

ABSENT—Councilman: Dall.

JOHN D. BUTLER,  
Mayor of The City of San Diego, California.

FRED W. SICK,  
(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 27th day of January, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,  
(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy.

2/8

In the matter of the publication of ORDINANCE NO. 5468

(NEW SERIES) CHANGING THE NAME OF A PORTION OF EL PASEO GRANDE AND A PORTION OF AVENIDA DE LA PLAYA TO DE LA RIBERA.

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE

dayx to-wit: upon the 6th

dayx of FEBRUARY, 1953, and upon the

days of 19, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton

Subscribed and sworn to before me, this 13

day of Feb A. D. 1953

Fred W. Sick

City Clerk of the City of San Diego, California

(Seal)

By Deputy.

*A. J. W.*  
DOCUMENT No. 461896

Filed JAN 13 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5469

*Inc. portion of Lot 16,  
partition of Rancho  
Mission into "C-P"  
gone and "C" gone;  
etc.*

PASSED FIRST READING JAN 29 1953

Moved by *[Signature]*

Seconded by *[Signature]*

ADOPTED BY COUNCIL JAN 29 1953

Moved by *[Signature]*

Seconded by *[Signature]*

GOES INTO EFFECT

Recorded on Film No. 59 440

00101

ORDINANCE NO. 5469  
(New Series)

AN ORDINANCE INCORPORATING A PORTION OF LOT 16, PARTITION OF RANCHO MISSION IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "C-P" ZONE AND "C" ZONE AS DEFINED BY SECTION 101.0410 AND SECTION 101.0411 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE NO. 116 (NEW SERIES), ADOPTED JANUARY 3, 1933, INSOFAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1 of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 16, Partition of Rancho Mission in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 0 has filed a recommendation with the Council of said City as contained in Document No. 460907, dated December 22, 1952, recommending that a portion of Lot 16, Partition of Rancho Mission in The City of San Diego, California, be incorporated into "CP" zone and "C" zone as such zones are described in Section 101.0410 and Section 101.0411 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "CP" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460907, be,

and the same is hereby incorporated into a "CP" zone as said zone is described, defined and bounded by Section 101.0410 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "CP" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) To provide off-street parking for passenger automobiles for customers, clients, visitors or employees either on the premises or within parking buildings.
- (2) Existing non-conforming buildings and uses of land may be continued as provided elsewhere in this article.
- (3) Other uses of property may be permitted in accordance with the procedures established in Division 5 of this Article of Zone variances as they presently exist or hereinafter be amended.
- (4) Vehicles shall not be left in storage on any parking lot in Zone CP for a period longer than 48 hours consecutively.
- (5) No wrecked or junked vehicles shall be parked on any parking lot in Zone CP.
- (6) Improvements required in CP Zone.

Before open air auto parking may be conducted in a CP Zone, certain improvements shall be required to be installed conforming to approved plans. These improvements shall include the following:

- (a) Surfacing of parking area.
- (b) Installation of appropriate marking and bumper guards.
- (c) If the auto parking area is adjacent to property in a residential zone an approved wall shall be constructed along the dividing line.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "C" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460907, be, and the same is hereby incorporated into a "C" zone as said zone is

described, defined and bounded by Section 101.0411 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 3 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "C" and no such lot or premises shall be used for any prupose except ash hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in Zones R-1, R-2, R-4 or RC;
- (2) Amusement place located entirely within a building, miniature golf course or golf practice range;
- (3) Armory;
- (4) Assembly hall;
- (5) Athletic park;
- (6) Auto paint and repair shop;
- (7) Automobile, automobile trailer (usable), retail sales yard; or parking lot or garage;
- (8) Bank, office or studio;
- (9) Barber shop;
- (10) Bath house;
- (11) Billboard or advertising structure;
- (12) Cleaning and dyeing works (not more than ten employees);
- (13) Dancing academy;
- (14) Funeral parlor;
- (15) Furniture storage (provided all loading off street);
- (16) Retail gasoline and fuel oil station;
- (17) Hotel;
- (18) Hospital (not hospital for insane or for contagious diseases nor animal hospital);
- (19) Ice delivery station;
- (20) Laundry (not more than ten employees);
- (21) Machine shop (limited to 10 h.p. electric operated);
- (22) Needle and millinery craft;

- (23) Newspaper and job printing;
- (24) Nursery and pottery retail sales yard;
- (25) Photograph gallery;
- (26) Plumbing shop;
- (27) Public garage;
- (28) Restaurant;
- (29) Schools (trade or vocational);
- (30) Store, retail;
- (31) Store, for the conduct of a wholesale business where not more than 25% of the total floor area of building is used for storage, packaging of goods, wares, or merchandise and/or not more than 25% of the open area of the premises may be used for storage, provided, however, that all open storage spaces or areas shall be enclosed by a six (6) foot solid enclosure wall;
- (32) Shoe repair shop;
- (33) Shop for custom work on wearing apparel, fabrics, upholstery, window drapes and curtaining;
- (34) Theater;
- (35) Manufacturing and processing incidental to any of the above uses conducted on the premises and where the total power of all equipment does not exceed 10 h.p. and that not more than 15% of total floor area of building may be used for manufacturing;
- (36) Any similar enterprises or businesses which, in the opinion of the City Planning Commission and said Council are not more obnoxious or detrimental to the welfare of the particular community than the uses herein in this Section enumerated.

Section 5. That Ordinance No. 116 (New Series) of the ordinances of The City of San Diego, entitled, "An ordinance incorporating Encanto, Highdale, Beverley and vicinity, in The City of San Diego, California, into R-1, R-2, R-4 and C Zones, as defined by Ordinance No. 8924 of the Ordinances of said City and amendments thereto.", adopted January 3, 1933, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 6. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney.

By *Myron Anderson*  
Deputy City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By.....Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 29th day of January, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilman: Dall

(ATTEST):

*John D. Butler*  
JOHN D. BUTLER  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: *Helen M. Wilkie* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 29<sup>th</sup> day of January, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: *Helen M. Wilkie* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By.....Deputy.

Form 1255

SAN DIEGO, CALIFORNIA  
JAN 9 2 03 PM 1952  
RECEIVED  
CITY CLERK'S OFFICE

00107

463974

DOCUMENT NO.

FEB 13 1953

Filed

City Clerk.

By

Deputy.

**Affidavit of Publication**

OF

*Ord. 5469*

00108

# Affidavit of Publication

57-50

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO,  
CITY OF SAN DIEGO. ss.

## ORDINANCE NO. 5469 (NEW SERIES)

AN ORDINANCE INCORPORATING A PORTION OF LOT 16, PARTITION OF RANCHO MISSION IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "C-P" ZONE AND "C" ZONE AS DEFINED BY SECTION 101.0410 AND SECTION 101.0411 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE NO. 110 (NEW SERIES), ADOPTED JANUARY 3, 1952, IN SO FAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1 of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 16, Partition of Rancho Mission in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 7 to 0 has filed a recommendation with the Council of said City as contained in Document No. 460907, dated December 22, 1952, recommending that a portion of Lot 16, Partition of Rancho Mission in The City of San Diego, California, be incorporated into "CP" zone and "C" zone as such zones are described in Section 101.0410 and Section 101.0411 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, by the Council of The City of San Diego, as follows:  
Section 1. That the territory situated in \_\_\_\_\_ San Diego,

California, within the boundaries of the district designated "CP" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460907, be, and the same is hereby incorporated into a "CP" zone as said zone is described, defined and bounded by Section 101.0410 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof, in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered, and/or enlarged on any lot in zone "CP" and no such lot or premises shall be used for any purpose, except as hereinafter specifically provided and allowed in this section:

- (1) To provide off-street parking for passenger automobiles for customers, clients, visitors or employees either on the premises or within parking buildings.
- (2) Existing non-conforming buildings and uses of land may be continued as provided elsewhere in this article.
- (3) Other uses of property may be permitted in accordance with the procedures established in Division 5 of this Article of Zone variances as they presently exist or hereinafter be amended.
- (4) Vehicles shall not be left in storage on any parking lot in Zone CP for a period longer than 48 hours consecutively.
- (5) No wrecked or junked vehicles shall be parked on any parking lot in Zone CP.
- (6) Improvements required in CP Zone.

Before open air auto parking may be conducted in a CP Zone, certain improvements shall be required to be installed conforming to approved plans. These improvements shall include the following:

- (a) Surfacing of parking area.
- (b) Installation of appropriate marking and bumper guards.
- (c) If the auto parking area is adjacent to property in a residential zone an approved wall shall be constructed along the dividing-line.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "C" on that certain zone map filed in the office of the City Clerk of said City under Document No. 460907, be, and the same is hereby incorporated into a "C" zone as said zone is described, defined and bounded by Section 101.0411 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof, in the territory hereinbefore mentioned in Section 3 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "C" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in Zones R-1, R-2, R-3 or RC;
- (2) Amusement place located entirely within a building, miniature golf course or golf practice range;
- (3) Armory;
- (4) Assembly hall;
- (5) Athletic park;
- (6) Auto paint and repair shop;
- (7) Automobile, automobile trailer (usable), retail sales yard; or parking lot or garage;
- (8) Bank, office or studio;
- (9) Barber shop;
- (10) Bath house;
- (11) Billboard or advertising structure;
- (12) Cleaning and dyeing works (not more than ten employees);
- (13) Dancing academy;
- (14) Funeral parlor;
- (15) Furniture storage (provided all loading off-street);
- (16) Retail gasoline and fuel oil station;
- (17) Hotel;
- (18) Hospital (not hospital for insane or for contagious diseases nor animal hospital);
- (19) Ice delivery station;
- (20) Laundry (not more than ten employees);
- (21) Machine shop (limited to 20 employees);
- (22) Media and printing;
- (23) Newspaper;
- (24) Nursery;
- (25) Restaurant;
- (26) Retail store;
- (27) School;
- (28) Theater;
- (29) Warehouse;
- (30) Warehouse (not more than ten employees);
- (31) Warehouse (not more than ten employees);
- (32) Warehouse (not more than ten employees);
- (33) Warehouse (not more than ten employees);
- (34) Warehouse (not more than ten employees);
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- (93) Warehouse (not more than ten employees);
- (94) Warehouse (not more than ten employees);
- (95) Warehouse (not more than ten employees);
- (96) Warehouse (not more than ten employees);
- (97) Warehouse (not more than ten employees);
- (98) Warehouse (not more than ten employees);
- (99) Warehouse (not more than ten employees);
- (100) Warehouse (not more than ten employees);

In the matter of the publication of ORDINANCE #5469  
(NEW SERIES)  
RANCHO MISSION IN THE CITY OF SAN DIEGO INTO  
"C-P" ZONE

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the SEVENTH

days of FEBRUARY, 1953, and upon the

\_\_\_\_\_ days of \_\_\_\_\_, 19\_\_\_\_, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this 13

day of Feb A. D. 1953

*Fredie P. ...*  
City Clerk of the City of San Diego, California

(Seal)

By \_\_\_\_\_ Deputy.

- pital);  
 (19) Ice delivery station;  
 (20) Laundry (not more than ten employees);  
 (21) Machine shop (limited to 10 h.p. electric apparatus);  
 (22) Needle and millinery craft;  
 (23) Newspaper and job printing;  
 (24) Nursery and delivery retail store;  
 (25) Barber shop;  
 (26) Tailoring shop;  
 (27) Public garage;  
 (28) Restaurant;  
 (29) School (trade or vocational);  
 (30) Day care center;  
 (31) Any use which is the subject of a zoning ordinance of the City of San Diego, California, which is not prohibited by the above uses, provided, however, that all open storage spaces or areas shall be enclosed by a six (6) foot solid enclosure wall;  
 (32) Shoe repair shop;  
 (33) Shop for custom work on wearing apparel, fabrics, upholstery, window drapes and curtaining;  
 (34) Theater;  
 (35) Manufacturing and processing incidental to any of the above uses conducted on the premises and where the total power of all equipment does not exceed 10 h.p. and that not more than 15% of total floor area of building may be used for manufacturing;  
 (36) Any similar enterprises or businesses which, in the opinion of the City Planning Commission and said Council are not more obnoxious or detrimental to the welfare of the particular community than the uses herein in this Section enumerated.

Section 5. That Ordinance No. 116 (New Series) of the ordinances of The City of San Diego, entitled, "An ordinance incorporating Encanto, Highdale, Beverley and vicinity, in The City of San Diego, California, into R-1, R-2, R-4 and C Zones, as defined by Ordinance No. 3924 of the Ordinances of said City and amendments thereto," adopted January 3, 1933, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 6. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 29th day of January, 1953, by the following vote, to-wit:  
 YEAS—Councilmen: Swart, Wincoote, Schneider, Kerrigan, Godfrey, Mayor Butler.

NAYS—Councilmen: None.  
 ABSENT—Councilman: Dall.  
 JOHN D. BUTLER,  
 Mayor of The City of  
 San Diego, California.  
 FRED W. SICK,  
 City Clerk of The City of  
 San Diego, California.  
 By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 18 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 29th day of January, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.  
 FRED W. SICK,  
 City Clerk of The City of  
 San Diego, California.  
 By HELEN M. WILLIG,  
 Deputy.

A. M. W

463099

DOCUMENT No. ....

Filed **FEB 2 - 1953** .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5470** .....

*Establishing grade of  
Imperial Avenue,  
between 63rd and  
69th Streets.*

PASSED FIRST READING

FEB 3 1953

Moved by *sch* .....

Seconded by *w* .....

ADOPTED BY COUNCIL

FEB 3 1953

Moved by *w* .....

Seconded by *sch* .....

GOES INTO EFFECT

Recorded on Film No. **59 451**

00110

ORDINANCE NO. 5470(New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF IMPERIAL AVENUE, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHERLY PROLONGATION OF THE EASTERLY LINE OF 63RD STREET AND THE NORTHERLY PROLONGATION OF THE WESTERLY LINE OF 69TH STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Imperial Avenue ~~in~~ the City of San Diego, California, between the southerlyprolongation of the easterly line of 63rd Street and the northerly prolongation of the westerly line of 69th Street, be, and the same is hereby established as follows:

At the intersection of the southerly line of Imperial Avenue with the southerly prolongation of the easterly line of 63rd Street, establish the grade elevation at 209.20 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of 63rd Street, establish the grade elevation at 210.00 feet.

At a point on the southerly line of Imperial Avenue distant 181.77 feet easterly from the intersection of the southerly line of Imperial Avenue with the easterly line of 63rd Street, establish the grade elevation at 208.56 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.44 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.39 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.41 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.50 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.67 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.91 feet; at a point on the southerly line of Imperial Avenue distant 93.57feet easterly of the last named point, establish the grade elevation at 210.20 feet; at a point on the southerly line of Imperial Avenue distant 390.00 feet easterly of the last named point, establish the grade elevation at 220.15 feet; at a point on the southerly line of Imperial Avenue distant

20.00 feet easterly of the last named point, establish the grade elevation at 220.60 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.05 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.47 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.85 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.18 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.45 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.67 feet; at a point on the southerly line of imperial avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.80 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.92 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 223.04 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 223.10 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 223.05 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 223.00 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.90 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.80 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of 65th Street, establish the grade elevation at 221.50 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of 65th Street, establish the grade elevation at 221.30 feet.

At a point on the southerly line of Imperial Avenue distant 120.00

feet easterly from the intersection of the southerly line of Imperial Avenue with the easterly line of 65th Street, establish the grade elevation at 220.98 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.94 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.91 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.91 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.92 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.95 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.01 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.08 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.17 feet; at a point on the southerly line of Imperial Avenue distant 120.00 feet easterly of the last named point, establish the grade elevation at 221.77 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.90 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.11 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.38 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of 66th Street, establish the grade elevation at 222.83 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of 66th Street, establish the grade elevation at 223.97 feet.

At a point on the southerly line of Imperial Avenue distant 190.00 feet easterly from the intersection of the southerly line of Imperial Avenue with the easterly line of 66th Street, establish the grade elevation at 227.53

feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 227.92 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.27 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.55 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.77 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.91 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 229.06 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of Woodman Street, establish the grade elevation at 229.19 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of Ritchey Street, establish the grade elevation at 229.51 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of Drake Street, establish the grade elevation at 230.70 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of Drake Street, establish the grade elevation at 231.10 feet.

At a point on the southerly line of Imperial Avenue distant 46.90 feet easterly from the intersection of the southerly line of Imperial Avenue with the easterly line of Drake Street, establish the grade elevation at 231.47 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.64 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.84 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 232.07 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet east-

erly of the last named point, establish the grade elevation at 232.32 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 223.60 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 232.90 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of the easterly termination of Drake Street, establish the grade elevation at 236.56 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of the easterly termination of Drake Street, establish the grade elevation at 237.35 feet.

At a point on the southerly line of Imperial Avenue distant 16.90 feet easterly from the intersection of the southerly line of Imperial Avenue with the easterly line of the easterly termination of Drake Street, establish the grade elevation at 237.61 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 237.94 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 238.32 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 238.73 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 239.13 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 239.67 feet; at a point on the southerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 240.21 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of 68th Street, establish the grade elevation at 246.94 feet.

At the intersection of the southerly line of Imperial Avenue with the easterly line of 68th Street, establish the grade elevation at 248.22 feet.

At a point on the southerly line of Imperial Avenue distant 20.39 feet easterly from the intersection of the southerly line of Imperial Avenue

with the easterly line of 68th Street, establish the grade elevation at 248.54 feet; at a point on the southerly line of Imperial Avenue distant 20.39 feet easterly of the last named point, establish the grade elevation at 248.82 feet; at a point on the southerly line of Imperial Avenue distant 20.39 feet easterly of the last named point, establish the grade elevation at 249.04 feet.

At the intersection of the southerly line of Imperial Avenue with the westerly line of 69th Street, establish the grade elevation at 253.49 feet.

At the intersection of the northerly line of Imperial Avenue with the easterly line of 63rd Street, establish the grade elevation at 209.10 feet.

At a point on the northerly line of Imperial Avenue distant 19.36 feet easterly from the intersection of the northerly line of Imperial Avenue with the easterly line of 63rd Street, establish the grade elevation at 209.27 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly from the last named point, establish the grade elevation at 209.38 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 209.43 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 209.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 209.35 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 209.22 feet; at a point on the northerly line of Imperial Avenue distant 120.00 feet easterly of the last named point, establish the grade elevation at 208.26 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.15 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.44 feet; at a point on the northerly line of Imperial Avenue distant

20.00 feet easterly of the last named point, establish the grade elevation at 208.24 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 208.72 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 209.12 feet; at a point on the northerly line of Imperial Avenue distant 483.57 feet easterly of the last named point, establish the grade elevation at 219.94 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.37 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.76 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.10 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.69 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.93 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.11 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.27 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.39 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.47 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.50 feet; at a point on the northerly line of Imperial Avenue distant

20.00 feet easterly of the last named point, establish the grade elevation at 222.50 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.47 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.39 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.26 feet; at a point on the northerly line of Imperial Avenue distant 140.00 feet easterly of the last named point, establish the grade elevation at 221.29 feet.

At the intersection of the northerly line of Imperial Avenue with a line drawn at right angles to the southerly line of Imperial Avenue from the point of intersection of the southerly line of said Imperial Avenue with the westerly line of 65th Street, establish the grade elevation at 221.00 feet.

At a point on the northerly line of Imperial Avenue distant 50.58 feet easterly from the intersection of the northerly line of Imperial Avenue with a line drawn at right angles to the southerly line of Imperial Avenue from the point of intersection of the southerly line of said Imperial Avenue with the westerly line of 65th Street, establish the grade elevation at 220.80 feet; at a point on the northerly line of Imperial Avenue distant 120.00 feet easterly of the last named point, establish the grade elevation at 220.48 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.44 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.41 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.41 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.45 feet; at a point on the northerly line of Imperial Avenue distant

20.00 feet easterly of the last named point, establish the grade elevation at 222.50 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.47 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.39 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 222.26 feet; at a point on the northerly line of Imperial Avenue distant 140.00 feet easterly of the last named point, establish the grade elevation at 221.29 feet.

At the intersection of the northerly line of Imperial Avenue with a line drawn at right angles to the southerly line of Imperial Avenue from the point of intersection of the southerly line of said Imperial Avenue with the westerly line of 65th Street, establish the grade elevation at 221.00 feet.

At a point on the northerly line of Imperial Avenue distant 50.58 feet easterly from the intersection of the northerly line of Imperial Avenue with a line drawn at right angles to the southerly line of Imperial Avenue from the point of intersection of the southerly line of said Imperial Avenue with the westerly line of 65th Street, establish the grade elevation at 220.80 feet; at a point on the northerly line of Imperial Avenue distant 120.00 feet easterly of the last named point, establish the grade elevation at 220.48 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.44 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.41 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.41 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.45 feet; at a point on the northerly line of Imperial Avenue distant

20.00 feet easterly of the last named point, establish the grade elevation at 220.51 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.58 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 220.67 feet; at a point on the northerly line of Imperial Avenue distant 120.00 feet easterly of the last named point, establish the grade elevation at 221.27 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.40 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.61 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 221.88 feet; at a point on the northerly line of Imperial Avenue distant 25.80 feet easterly of the last named point, establish the grade elevation at 222.33 feet; at a point on the northerly line of Imperial Avenue distant 60.60 feet easterly of the last named point, establish the grade elevation at 223.47 feet; at a point on the northerly line of Imperial Avenue, distant 190.00 feet easterly of the last named point, establish the grade elevation at 227.03 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 227.42 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 227.77 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.05 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.27 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.44 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 228.56 feet; at a point on the northerly line of Imperial Avenue distant

29.00 feet easterly of the last named point, establish the grade elevation at 228.69 feet; at a point on the northerly line of Imperial Avenue distant 73.80 feet easterly of the last named point, establish the grade elevation at 229.01 feet.

At the intersection of the northerly line of Imperial Avenue with the northerly prolongation of the westerly line of Drake Street, establish the grade elevation at 230.20 feet.

At the intersection of the northerly line of Imperial Avenue with the northerly prolongation of the easterly line of Drake Street, establish the grade elevation at 230.60 feet;

At a point on the northerly line of Imperial Avenue distant 46.90 feet easterly from the intersection of the northerly line of Imperial Avenue with the northerly prolongation of the easterly line of Drake Street, establish the grade elevation at 230.97 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.34 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.34 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.57 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 231.82 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 232.10 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 232.40 feet.

At the intersection of the northerly line of Imperial Avenue with the northerly prolongation of the westerly line of the easterly termination of Drake Street, establish the grade elevation at 236.06 feet.

At the intersection of the northerly line of Imperial Avenue with the northerly prolongation of the easterly line of the easterly termination of Drake Street, establish the grade elevation at 236.85 feet.

At a point on the northerly line of Imperial Avenue distant 16.90 feet easterly of the last named point, establish the grade elevation at

237.11 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 237.44 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 237.80 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 238.19 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 238.61 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 239.07 feet; at a point on the northerly line of Imperial Avenue distant 20.00 feet easterly of the last named point, establish the grade elevation at 239.56 feet; at a point on the northerly line of Imperial Avenue distant 142.80 feet easterly of the last named point, establish the grade elevation at 243.15 feet; at a point on the northerly line of Imperial Avenue distant 117.20 feet easterly of the last named point, establish the grade elevation at 245.95 feet; at a point on the northerly line of Imperial Avenue distant 20.68 feet easterly of the last named point, establish the grade elevation at 246.45 feet; at a point on the northerly line of Imperial Avenue distant 19.61 feet easterly of the last named point, establish the grade elevation at 246.86 feet; at a point on the northerly line of Imperial Avenue distant 19.61 feet easterly of the last named point, establish the grade elevation at 247.23 feet; at a point on the northerly line of Imperial Avenue distant 19.61 feet easterly of the last named point, establish the grade elevation at 247.55 feet; at a point on the northerly line of Imperial Avenue distant 19.61 feet easterly of the last named point, establish the grade elevation at 247.83 feet; at a point on the northerly line of Imperial Avenue distant 19.61 feet easterly of the last named point, establish the grade elevation at 248.05 feet; at a point on the northerly line of Imperial Avenue distant 285.00 feet easterly of the last named point, establish the grade elevation at 250.95 feet.

At the intersection of the northwesterly line of Imperial Avenue

with the northerly prolongation of the west line of 69th Street, establish the grade elevation at 252.49 feet.

SECTION 2. And the grade of Imperial Avenue between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By

Mona Andrew  
Deputy City Attorney

Presented by

A. K. Fogg  
City Engineer

E. W. Campbell  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 3rd day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Godfrey

Mayor Butler

NAYS—Councilmen : None

ABSENT—Councilmen : Dall

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

**FRED W. SICK**

City Clerk of The City of San Diego, California.

(SEAL)

By *Helen M. Willig* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 3rd day of February, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**

City Clerk of The City of San Diego, California.

By *Helen M. Willig* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

Qid-NS. 5471-NS. 5480

1953

**DOCUMENT No.**.....  
**463526**

**Filed**..... **FEB 5 - 1953** ..  
**OFFICE OF THE CITY CLERK**  
**SAN DIEGO, CALIFORNIA**

**Ordinance No.**.....  
**5471**

*Approp \$3,500.00*  
*from Traffic Safety*  
*Fd. for Improvement*  
*of 68th St. re*  
*Drainage*

**PASSED FIRST READING**

**FEB 5 1953**

**Moved by**..... *sch* ..

**Seconded by**..... *g* ..

**ADOPTED BY COUNCIL**

**FEB 5 1953**

**Moved by**..... *K* ..

**Seconded by**..... *sch* ..

**GOES INTO EFFECT**

**Recorded on Film No.**..... **60 63** ..

**00124**

ORDINANCE NO. 5471  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$3,500.00 FROM THE TRAFFIC SAFETY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE IMPROVEMENT OF 68TH STREET TO RELIEVE AN EXISTING DRAINAGE PROBLEM.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. That the sum of Three Thousand Five Hundred Dollars (\$3,500.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Traffic Safety Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the improvement of 68th Street to relieve an existing drainage problem.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by O. W. Campbell

Approved as  
to form by J. F. DuPaul, City Attorney.

By Shirley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 3, 1953

Jim E. Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dall, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.  
**FRED W. SICK**

(SEAL)

City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of..... and on the.....day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

**I. M. W.**  
DOCUMENT No. **463527**

Filed **FEB 5 - 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5472**

*Amending Sec.*  
*44.30.2 of S. D.*  
*Municipal Code*  
*- Method of Disposal*  
*of Animals at Pound*

PASSED FIRST READING

**FEB 5 1953**

Moved by *sch*

Seconded by *K*

ADOPTED BY COUNCIL

**FEB 5 1953**

Moved by *sch*

Seconded by *K*

GOES INTO EFFECT

Recorded on Film No. **60 62**

C0127

ORDINANCE NO. 5472  
(New Series)

AN ORDINANCE AMENDING SEC. 44.30.2 OF  
THE SAN DIEGO MUNICIPAL CODE, PROVIDING  
METHODS OF DISPOSAL OF ANIMALS AT CITY  
POUND.

WHEREAS, The Council of The City of San Diego adopted Ordinance No. 4992 (New Series), effective December 28, 1951, as amended by Ordinance No. 5019 (New Series), effective December 28, 1951, and now appearing as Secs. 44.30 through 44.35.3 of the San Diego Municipal Code, relating to the City Pound and the regulation and licensing of dogs; and

WHEREAS, by inadvertance, Sec. 44.30.2 of the San Diego Municipal Code, regulating the methods of disposal of animals at the City Pound, did not provide for a notice to owners of impounded licensed dogs before disposing of said dogs; and

WHEREAS, it is necessary for the immediate preservation of the public peace, health, property and safety to amend Sec. 44.30.2 of the San Diego Municipal Code by providing for a notice to owners of impounded licensed dogs before disposing of said dogs, this ordinance is hereby declared to be an emergency measure; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That Sec. 44.30.2 of the San Diego Municipal Code, regulating the methods of disposal of animals at the City Pound, be, and the same is hereby amended to read as follows:

SEC. 44.30.2 CITY POUND - METHODS OF DISPOSAL

Animals which have been impounded may be disposed of by any of the following methods; provided, however, that no dog which bears a current license tag of The City of San Diego shall be disposed of except pursuant to paragraph (a) until 72 hours after a notice has been deposited in the United States Mail, postage prepaid, addressed to the owner of the dog as such owner's name and address appear on the application for the said license tag, stating that the dog is held in the pound subject to disposal, and stating the license tag number. With the exception of the method of disposal provided in paragraph (a), the payment of the fees established in Sec. 44.30.3 may be waived in whole or in part in accordance with regulations established by the City Manager.

(a) Release to the owner upon his full compliance with all provisions of this article including the payment of all license and pound fees. No other method of disposal shall be resorted to for 72 hours from the time of impounding, or in the case of animals bearing a current license tag of this or any other governmental agency for 120 hours.

(b) Release to any non-profit society or organization approved by the City Manager, provided that the animal is free from communicable disease and, if a dog, has been vaccinated against rabies.

(c) Public auction as in Sec. 44.31.3 provided.

(d) Release of the animal to persons authorized or directed to receive it in accordance with section 400 of the Agricultural Code, or other applicable statute.

(e) Causing the death of the animal in a humane and painless manner and disposing of the body in accordance with the regulations of the Director of Public Health.

Section 2. This ordinance is passed and adopted in the exercise of the police power vested in the legislative body of The City of San Diego and is for the preservation of the public peace, health, property and safety of the inhabitants thereof, and is an emergency measure for the reasons set forth in the preamble to this ordinance, and shall therefore take effect and be in force from and after its passage.

Presented by

O. W. Campbell

APPROVED as

to form by

J. F. DAPPAUL, City Attorney

By

Robert T. Longenecker  
Deputy City Attorney

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dal, Godfrey

Mayor Butler

NAYS—Council men : none

ABSENT—Council men : none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**

City Clerk of The City of San Diego, California.

By *Helen M. Walsh* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading

this 5<sup>th</sup> day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**

City Clerk of The City of San Diego, California.

By *Helen M. Walsh* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of....., and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

DOCUMENT NO. 464054

Filed FEB 16 1953

*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

*Ord. 5472*

C0132

# Affidavit of Publication

30 48

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

## ORDINANCE NO. 5472 (NEW SERIES)

AN ORDINANCE AMENDING SEC. 44.30.3 OF THE SAN DIEGO MUNICIPAL CODE, PROVIDING METHODS OF DISPOSAL OF ANIMALS AT CITY POUND.

WHEREAS, The Council of the City of San Diego adopted Ordinance No. 4992 (New Series), effective December 28, 1951, as amended by Ordinance No. 5019 (New Series), effective December 28, 1951, and now appearing as Secs. 44.30 through 44.35.3 of the San Diego Municipal Code, relating to the City Pound and the regulation and licensing of dogs; and

WHEREAS, by inadvertence, Sec. 44.30.2 of the San Diego Municipal Code, regulating the methods of disposal of animals at the City Pound, did not provide for a notice to owners of impounded licensed dogs before disposing of said dogs; and

WHEREAS, it is necessary for the immediate preservation of the public peace, health, property and safety to amend Sec. 44.30.2 of the San Diego Municipal Code by providing for a notice to owners of impounded licensed dogs before disposing of said dogs, this ordinance is hereby declared to be an emergency measure; NOW, THEREFORE,

BE IT ORDAINED, By the Council of the City of San Diego, as follows:

Section 1. That Sec. 44.30.2 of the San Diego Municipal Code, regulating the methods of disposal of animals at the City Pound, be, and the same is hereby amended to read as follows:

### SEC. 44.30.2 CITY POUND—METHODS OF DISPOSAL

Animals which have been impounded may be disposed of by any of the following methods; provided, however, that no dog which bears a current license tag of The City of San Diego shall be disposed of except pursuant to paragraph (a) until 72 hours after a notice has been deposited in the United States Mail, postage prepaid, addressed to the owner of the dog as such owner's name and address appear on the application for the said license tag, stating that the dog is held in the pound subject to disposal, and stating the license tag number. With the exception of the method of disposal provided in paragraph (a), the payment of the fees established in Sec. 44.30.3 may be waived in whole or in part in accordance with regulations established by the City Manager.

(a) Release to the owner upon his full compliance with all provisions of this article including the payment of all license and pound fees. No other method of disposal shall be resorted to for 72 hours from the time of impounding or in the case of animals bearing a current license tag of this or any other governmental agency for 120 hours.

(b) Release to any non-profit society or organization approved by the City Manager, provided that the animal is free from communicable disease and, if a dog, has been vaccinated against rabies.

(c) Public auction as in Sec. 44.31.3 provided.

(d) Release of the animal to persons authorized or directed to receive it in accordance with Section 400 of the Agricultural Code, or other applicable statute.

(e) Causing the death of the animal in a humane and painless manner and disposing of the body in accordance with the regulations of the Director of Public Health.

Section 2. This ordinance is passed and adopted in the exercise of the police power vested in the legislative body of The City of San Diego and is for the preservation of the public peace, health, property and safety of the inhabitants thereof, and is an emergency measure for the reasons set forth in the preamble to this ordinance, and shall therefore take effect and be in force from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Win-cote, Schneider, Kerrigan, Dall-Gorrey, Mayor Butler.

NAYS—Councilmen: none.

NAYS—Councilmen: None.

JOHN D. BUTLER,  
Mayor of The City of  
San Diego, California.

FRED W. SICK,  
City Clerk of The City of  
San Diego, California.

(Seal) By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 18 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council passed on the said passage at its meeting on the 5th day of February, 1953.

I HEREBY CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,  
City Clerk of The City of  
San Diego, California.

(Seal) By HELEN M. WILLIG, Deputy.

In the matter of the publication of  
ORDINANCE No. 5472 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said

ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the 13th

days of FEBRUARY, 1953, and upon the

days of

19....., and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton

Subscribed and sworn to before me, this 16

day of Feb A. D. 1953

Fred W. Sick

City Clerk of the City of San Diego, California

(Seal)

By \_\_\_\_\_ Deputy.

C0133

**L.N.W.**  
DOCUMENT No. 463528

Filed FEB 5 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5473

*Amending S.D.*  
*Municipal Code*  
*- Regulating Sight*  
*Seeing Buses, Pro-*  
*viding Loading Zone*

PASSED FIRST READING FEB 5 1953

Moved by *Sela*

Seconded by *g*

ADOPTED BY COUNCIL FEB 5 1953

Moved by *K*

Seconded by *g*

GOES INTO EFFECT

Recorded on Film No. 60 68

C0134

5473

ORDINANCE No. \_\_\_\_\_  
(New Series)

AN ORDINANCE AMENDING THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 31.0346, 81.01 AND 82.02 THEREOF AND BY ADDING THERETO SECTION 86.03.5 WHICH AMENDMENTS AND ADDITION REGULATE THE OPERATION OF SIGHT SEEING BUSES AND PROVIDE LOADING ZONES THEREFOR.

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That section 31.0346 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"Section 31.0346. Every person conducting, managing or carrying on the business of running or operating a sight-seeing automobile or bus, shall pay annually a license tax of Two Hundred Dollars (\$200.00), and for each sight-seeing bus or vehicle used in said business, the sum of Fifty Dollars (\$50.00) if the vehicle has twenty (20) seats or less (including the driver's and announcer's), or Ninety Dollars (\$90.00) if the vehicle has in excess of twenty (20) seats."

Section 2. That section 81.01 of the San Diego Municipal Code be and the same is hereby amended to read as follows:

"Section 81.01 DEFINITIONS.

"Whenever in this Chapter the following terms are used, they shall be deemed and construed to have the meaning ascribed to them in this section:

(a) Except as otherwise defined herein, the definition of any term used in this Chapter is the definition of such term as it is defined and described in the Vehicle Code of the State of California and amendments thereto.

(b) CENTRAL TRAFFIC DISTRICT. The Central Traffic District is hereby defined and its limits declared to be that portion of The City of San Diego bounded and described as follows:

Beginning at the intersection of the west line of Second Avenue and the north line of B Street; thence east to the west line of Fourth Avenue; thence north to the north line of A Street; thence east to the east line of Sixth Avenue; thence south to the north line of B Street; thence east to the east line of Eighth Avenue; thence south to the north line of Broadway; thence east to the west line of Ninth Avenue; thence south to the south line of Broadway; thence west to the east line of Eighth Avenue; thence south to the south line of F Street; thence west to the east line of Sixth Avenue; thence south to the south line of G Street; thence west to the west line of Fourth Avenue; thence north to the south line of F Street; thence west to the west line of Second Avenue; thence north to the south line of Broadway; thence west to the east line of First Avenue; thence north to the north line of Broadway; thence east to the west line of Second Avenue; thence north to the north line of B Street, the point of beginning.

(c) TERRITORY CONTIGUOUS TO THE CENTRAL TRAFFIC DISTRICT. The territory contiguous to the central traffic district is hereby defined and its limits declared to be that portion of the City of San Diego bounded and described as follows:

Beginning at the intersection of the west line of Kettner Boulevard and the north line of A Street; thence east to the west line of First Avenue; thence north to the north line of Ash Street; thence east to the west

00136

. \*

line of Fifth Avenue; thence north to the south line of Cedar Street; thence east to the east line of Fifth Avenue; thence south to the north line of Ash Street; thence east to the east line of Eighth Avenue; thence south to the north line of A Street; thence east to the east line of Ninth Avenue; thence south to the north line of B Street; thence east to the east line of Twelfth Avenue; thence south to the north line of Broadway; thence east to the west line of Thirteenth Street; thence south to the south line of Broadway; thence west to the east line of Twelfth Avenue; thence south to the north line of Market Street; thence east to the west line of Thirteenth Street; thence south to the south line of Market Street; thence west to the east line of Fifth Avenue; thence south to the north line of K. Street; thence west to the west line of Fifth Avenue; thence north to the south line of Market Street; thence west to the southerly prolongation of the west line of State Street; thence north to the south line of F Street; thence west to the west line of Kettner Boulevard; thence north to the north line of A Street; the point of beginning.

(d) **LOADING ZONE.** That portion of the roadway adjacent to the curb reserved for the exclusive use of vehicles actually engaged in the loading or unloading of passengers or materials.

(e) **PASSENGER LOADING ZONE.** That portion of the roadway adjacent to the curb reserved for the exclusive use of vehicles actually engaged in the loading or unloading of passengers.

(f) **BUS LOADING ZONE.** That portion of the roadway adjacent to the curb reserved for the exclusive purpose

\*

of loading and unloading buses of common carriers engaged in the intracity transportation of passengers, and designated by red paint appropriately marked "BUS LOADING ZONE".

(g) SIGHT SEEING BUS LOADING ZONE. That portion of the roadway adjacent to the curb reserved for the exclusive use of sight seeing buses.

(h) HOLIDAY. The term "holiday" as used in this Chapter shall mean and include the following days only: The first day of January, the 30th day of May, the 4th day of July, the first Monday in September, the 25th day of December, and the day designated and set aside by the President of the United States as a day of thanksgiving.

(i) The word "VEHICLE" as used herein shall mean any device in, upon or by which any person or property may be transported upon a street or highway, except those operated upon rails or tracks.

(j) The word "PARK" and "PARKING" when used herein, shall mean the standing of a vehicle, whether occupied or not, otherwise than temporarily, for the purpose of and while actually engaged in loading or unloading passengers or merchandise."

Section 3. That section 82.02 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"Section 82.02 AUTHORITY - HIGHWAY, INTERSECTION STOPS - LOADING ZONES.

(a) The Council may, by resolution,

(1) Determine the location of THROUGH HIGHWAY and INTERSECTION STOPS;

(2) Determine the PARKING TIME LIMIT within any designated area within the City;

\*

(3) Designate particular highways as ONE-WAY HIGHWAYS and require that all vehicles thereon be moved in one specified direction.

And in connection with the above, it is authorized to cause to be placed, painted, or maintained, such signs, markers or painted curbsings as may be required by the Vehicle Code of California, and amendments thereto, or as may be deemed to be necessary or useful for such purposes.

(b) The City Manager is hereby authorized and he shall determine:

- (1) The location of loading zones, passenger loading zones, bus loading zones, sight seeing bus loading zones and safety zones;
- (2) The method of turning at intersections;
- (3) Where diagonal parking shall be permitted;
- (4) The location of mechanical signals;

And in connection with the above, he is hereby authorized and directed to cause to be placed, painted or maintained, such signs, markers or painted curbsings as may be required by the Vehicle Code of California and amendments thereto, or may, in his opinion, be necessary or useful for such purposes.

Section 4. That the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be numbered Section 86.03.5, which section shall read as follows:

"Section 86.03.5 STANDING OR LOADING ONLY IN CERTAIN PLACES - SIGHT SEEING BUS LOADING ZONE.

Between the hours of 6:00 o'clock a. m. and 6:00 o'clock p. m. (Sundays and holidays included) it shall be unlawful for the driver of any vehicle, other than a sight seeing bus, to stop, stand or park said vehicle

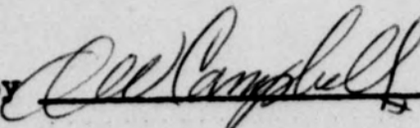
in any sight seeing bus loading zone."

Section 5. Licenses for the fiscal year 1952-1953 heretofore issued pursuant to section 31.0346 are hereby revoked, provided however, that such licenses may be reinstated or validated by payment of the sum of One Hundred Dollars (\$100.00).

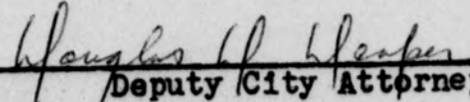
Section 6. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

APPROVED as  
to form by

  
\_\_\_\_\_  
J. F. DuPAUL, City Attorney,

By

  
\_\_\_\_\_  
Deputy City Attorney

00140

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Helen M. Willey* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Helen M. Willey* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

Form 1255

SAN DIEGO, CALIFORNIA  
FEB 4 10 27 AM 1953  
CITY CLERK'S OFFICE  
RECEIVED

00141

464053

DOCUMENT NO. \_\_\_\_\_

Filed FEB 16 1953

\_\_\_\_\_  
*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

*Ord. 5473*

00142

# Affidavit of Publication

6210

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, }  
CITY OF SAN DIEGO. } ss.

In the matter of the publication of ORDINANCE No.  
5473 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the 13th

days of FEBRUARY, 1953, and upon the

         days of          19        , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this 16

day of Feb A. D. 1953

*Fredrick*

City Clerk of the City of San Diego, California

(Seal)

By          Deputy.

thence south to the north line of Broadway; thence east to the west line of Ninth Avenue; thence south to the south line of Broadway; thence west to the east line of Eighth Avenue; thence south to the south line of F Street; thence west to the east line of Sixth Avenue; thence south to the south line of G Street; thence west to the west line of Fourth Avenue; thence north to the south line of F Street; thence west to the west line of Second Avenue; thence north to the south line of Broadway; thence west to the east line of First Avenue; thence north to the north line of Broadway; thence east to the west line of Second Avenue; thence north to the north line of B Street, the point of beginning.

(c) TERRITORY CONTIGUOUS TO THE CENTRAL TRAFFIC DISTRICT. The territory contiguous to the central traffic district is hereby defined and its limits declared to be that portion of the City of San Diego bounded and described as follows:

Beginning at the intersection of the west line of Kettner Boulevard and the north line of A Street; thence east to the west line of First Avenue; thence north to the north line of Ash Street; thence east to the west line of Fifth Avenue; thence north to the south line of Cedar Street; thence east to the east line of Fifth Avenue; thence south to the north line of Ash Street; thence east to the east line of Eighth Avenue; thence south to the north line of A Street; thence east to the east line of Ninth Avenue; thence south to the north line of B Street; thence east to the east line of Twelfth Avenue; then south to the north line of Broadway; thence east to the west line of Thirteenth Street; thence south to the south line of Broadway; thence west to the east line of Twelfth Avenue; thence south to the north line of Market Street; thence east to the west line of Thirteenth Street; thence south to the south line of Market Street; thence west to the east line of Fifth Avenue; thence south to the north line of K Street; thence west to the west line of Fifth Avenue; thence north to the south line of Market Street; thence west to the southerly prolongation of the west line of State Street; thence north to the south line of F Street; thence west to the west line of Kettner Boulevard; thence north to the north line of A Street; the point of beginning.

(d) LOADING ZONE. That portion of the roadway adjacent to the curb reserved for the exclusive use of vehicles actually engaged in the loading or unloading of passengers or materials.

(e) PASSENGER LOADING ZONE. That portion of the roadway adjacent to the curb reserved for the exclusive use of vehicles actually engaged in the loading or unloading of passengers.

(f) BUS LOADING ZONE. That portion of the roadway adjacent to the curb reserved for the exclusive purpose of loading and unloading buses of common carriers engaged in the intracity transportation of passengers, and designated by red lines appropriately marked "BUS LOADING ZONE."

(g) SIGHT SEEING BUS LOADING ZONE. That portion of the roadway adjacent to the curb reserved for the exclusive use of sight seeing buses.

(h) HOLIDAY. The term "holiday" as used in this Chapter shall mean and include the following days only: The first day of January, the 30th day of May, the 4th day of July, the first Monday in September, the 25th day of December, and the day designated and set aside by the President of the United States as a day of thanksgiving.

(i) The word "VEHICLE" as used herein shall mean any device in, upon or by which any person or property may be transported upon a street or highway, except those operated upon rails or tracks.

(j) The word "PARK" and "PARKING" when used herein, shall mean the standing of a vehicle, whether occupied or not, otherwise than temporarily, for the purpose of and while actually engaged in loading or unloading passengers or merchandise.

Section 5. That Section 22.02 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"Section 22.03. AUTHORITY - HIGHWAY INTERSECTION STOPS - LOADING ZONES.

(a) The Council may, by resolution,

(1) Determine the location of THROUGH HIGHWAY and INTERSECTION STOPS;

(2) Determine the PARKING TIME LIMIT within any designated area within the City;

(3) Designate particular highways as ONE-WAY HIGHWAYS

**ORDINANCE NO. 5473**  
(NEW SERIES)  
AN ORDINANCE AMENDING THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 31.0346, 31.01 AND 31.01 THEREOF AND BY ADDING THERETO SECTION 31.0346 WHICH AMENDS AND ADDITION REGULATES THE OPERATION OF SIGHT SEEING BUSES AND PROVIDE LOADING ZONES THEREFOR.

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That Section 31.0346 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"Section 31.0346. Every person conducting, managing or carrying on the business of running or operating a sight-seeing automobile or bus, shall pay annually a license tax of Two Hundred Dollars (\$200.00), and for each sight-seeing bus or vehicle used in said business, the sum of Fifty Dollars (\$50.00) if the vehicle has twenty (20) seats or less (including the driver's and announcer's), Ninety Dollars (\$90.00) if the vehicle has in excess of twenty (20) seats."

Section 2. That Section 31.01 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"Section 31.01. DEFINITIONS. "Whenever in this Chapter the following terms are used, they shall be deemed and construed to have the meaning ascribed to them in this section:

(a) Except as otherwise defined herein, the definition of any term used in this Chapter is the definition of such term as it is defined and described in the Vehicle Code of the State of California and amendments thereto.

(b) CENTRAL TRAFFIC DISTRICT. The Central Traffic District is hereby defined and its limits declared to be that portion of the City of San Diego bounded and described as follows:

Beginning at the intersection of the west line of Second Avenue and the north line of B Street; thence east to the west line of Fourth Avenue; thence north to the north line of A Street; thence east to the east line of Sixth Avenue; thence south to the north line of B Street; thence east to the east line of Eighth Avenue;

(2) Determine the PARKING TIME LIMIT within any designated area within the City;

(3) Designate particular highways as ONE-WAY HIGHWAYS and require that all vehicles thereon be moved in one specified direction.

And in connection with the above it is authorized to cause to be placed, painted or maintained, such signs, markers or painted curbs as may be required by the Vehicle Code of California and amendments thereto, or as may be deemed to be necessary or useful for such purposes.

(b) The City Manager is hereby authorized and he shall determine:

(1) The location of loading zones, passenger loading zones, bus loading zones, sight seeing bus loading zones and safety zones;

(2) The method of turning at intersections;

(3) Where diagonal parking shall be permitted;

(4) The location of mechanical signals;

And in connection with the above, he is hereby authorized and directed to cause to be placed, painted or maintained, such signs, markers or painted curbs as may be required by the Vehicle Code of California and amendments thereto, or may, in his opinion, be necessary or useful for such purposes.

Section 4. That the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be numbered Section 26.03.5, which section shall read as follows:

"Section 26.03.5 STANDING OR LOADING ONLY IN CERTAIN PLACES—SIGHT SEEING BUS LOADING ZONE.

Between the hours of 8:00 o'clock a. m. and 8:00 o'clock p. m. (Sundays and holidays included) it shall be unlawful for the driver of any vehicle, other than a sight seeing bus, to stop, stand or park said vehicle in any sight seeing bus loading zone."

Section 5. Licenses for the fiscal year 1952-1953 heretofore issued pursuant to Section 31.0346 are hereby revoked, provided however, that such licenses may be reinstated or validated by payment of the sum of One Hundred Dollars (\$100.00).

Section 6. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:  
YEAS—Councilmen: Swan, Win-cote, Schneider, Kerrigan, Dall, Godfrey, Mayor Butler.

NAYS—Councilmen: None.

ABSENT—Councilmen: None.

JOHN D. BUTLER,

Mayor of The City of San Diego, California.

FRED W. SICK,

(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 18 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,

(Seal) City Clerk of The City of San Diego, California.

By HELEN M. WILLIG, Deputy.

A. M. W

463529

DOCUMENT No. ....

FEB 5 - 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5474

*Estab. Grade of  
Alley BCh 139  
U.H.*

PASSED FIRST READING  
FEB 5 1953

Moved by *scw*

Seconded by *K*

ADOPTED BY COUNCIL  
FEB 5 1953

Moved by *scw*

Seconded by *g*

GOES INTO EFFECT

Recorded on Film No. 60 63

00144

ORDINANCE NO. 5474 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF THE ALLEY IN BLOCK 139, UNIVERSITY HEIGHTS, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHERLY LINE OF TYLER AVENUE AND THE NORTHEASTERLY LINE OF MORROW WAY.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of the Alley in Block 139, University Heights, in the City of San Diego, California, between the southerly line of Tyler Avenue and the northeasterly line of Morrow Way, be, and the same is hereby established as follows:

At the intersection of the easterly line of said alley with the southerly line of Tyler Avenue, establish the grade elevation at 301.27 feet.

At a point on the easterly line of said alley distant 12.52 feet southerly from the intersection of the easterly line of said alley with the southerly line of Tyler Avenue, establish the grade elevation at 301.14 feet; at a point on the easterly line of said alley distant 17.32 feet southerly of the last named point, establish the grade elevation at 300.90 feet; at a point on the easterly line of said alley distant 370.88 feet southerly of the last named point, establish the grade elevation at 302.00 feet.

At the intersection of the easterly line of said alley with the northeasterly line of Morrow Way, establish the grade elevation at 301.94 feet.

At the intersection of the westerly line of said alley with the southerly line of Tyler Avenue, establish the grade elevation at 300.40 feet.

At a point on the westerly line of said alley distant 15.68 feet southerly from the intersection of the westerly line of said alley with the southerly line of Tyler Avenue, establish the grade elevation at 300.44 feet; at a point on the westerly line of said alley distant 17.32 feet southerly of the last named point, establish the grade elevation at 300.90 feet; at a point on the westerly line of said alley distant 370.88 feet southerly of the last named point, establish the grade elevation at 302.00 feet.

At the intersection of the westerly line of said alley with the northeasterly line of Morrow Way, establish the grade elevation at 302.01 feet.

SECTION 2. And the grade of said alley between the points herein-  
before mentioned, shall have a uniform ascent and descent; all of said grade  
elevations to be established are in relation to the datum line of levels as  
fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of  
said City.

SECTION 3. This Ordinance shall take effect and be in force on the  
thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By

*Syona Anderson*  
Deputy City Attorney

Presented by

*A. L. Tozz*  
City Engineer

*D. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this.....5th.....day of February, 1953....., by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

A M W

DOCUMENT No. 463530

FEB 5 - 1953

Filed .....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

5475

Ordinance No. ....

*Estab Grade*  
*on Albion St*

PASSED FIRST READING

FEB 5 1953

Moved by *sel*

Seconded by *g*

ADOPTED BY COUNCIL

FEB 5 1953

Moved by *sel*

Seconded by *g*

GOES INTO EFFECT

Recorded on Film No. 60 23

C0148

ORDINANCE NO. 5475 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF ALBION STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE NORTHERLY LINE OF JENNINGS STREET AND THE SOUTHERLY LINE OF TALBOT STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Albion Street, in the City of San Diego, California, between the northerly line of Jennings Street and the southerly line of Talbot Street, be, and the same is hereby established as follows:

At the intersection of the easterly line of Albion Street with the northerly line of Jennings Street, establish the grade elevation at 262.00 feet.

At a point on the easterly line of Albion Street distant 8.00 feet northerly from the intersection of the easterly line of Albion Street with the northerly line of Jennings Street, establish the grade elevation at 261.76 feet.

At the intersection of the easterly line of Albion Street with the southerly line of John Street, establish the grade elevation at 254.50 feet.

At the intersection of the easterly line of Albion Street with the northerly line of John Street, establish the grade elevation at 252.70 feet.

At a point on the easterly line of Albion Street distant 10.00 feet northerly from the intersection of the easterly line of Albion Street with the northerly line of John Street, establish the grade elevation at 252.40 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 251.80 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 251.20 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 250.50 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 249.60 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 248.50 feet; at a point on the easterly line of Albion Street, distant 7.00 feet northerly of the last named point, establish the grade elevation at 248.15

feet; at a point on the easterly line of Albion Street distant 16.00 feet northerly of the last named point, establish the grade elevation at 247.15 feet; at a point on the easterly line of Albion Street distant 17.00 feet northerly of the last named point, establish the grade elevation at 245.70 feet; at a point on the on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 244.00 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 242.10 feet.

At the intersection of the easterly line of Albion Street with the southerly line of Inez Street, establish the grade elevation at 236.10 feet.

At the intersection of the easterly line of Albion Street with the northerly line of Inez Street, establish the grade elevation at 230.40 feet.

At a point on the easterly line of Albion Street distant 20.00 feet northerly from the intersection of the easterly line of Albion Street with the northerly line of Inez Street, establish the grade elevation at 228.78 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 227.35 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 226.08 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 224.98 feet; at a point on the easterly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 224.06 feet; at a point on the easterly line of Albion Street distant 17.00 feet northerly of the last named point, establish the grade elevation at 233.35 feet; at a point on the easterly line of Albion Street distant 16.00 feet northerly of the last named point, establish the grade elevation at 222.82 feet.

At a point on the easterly line of Albion Street distant 10.00 feet southerly from the intersection of the northerly prolongation of the easterly line of Albion Street with the westerly prolongation of the southerly line of Talbot Street, establish the grade elevation at 219.35 feet.

At the intersection of the southeasterly line of Albion Street

with the southerly line of Talbot Street, establish the grade elevation at 219.40 feet.

At the intersection of the northwesterly line of Albion Street with the northerly line of Jennings Street, establish the grade elevation at 263.33 feet.

At a point on the northwesterly line of Albion Street distant 15.70 feet northeasterly from the intersection of the northwesterly line of Albion Street with the northerly line of Jennings Street, establish the grade elevation at 263.00 feet.

At a point on the westerly line of Albion Street distant 15.71 feet northeasterly of the last named point, establish the grade elevation at 262.61 feet.

At the intersection of the westerly line of Albion Street with the westerly prolongation of the southerly line of John Street, establish the grade elevation at 255.50 feet.

At a point on the westerly line of Albion Street distant 50.00 feet northerly from the intersection of the westerly line of Albion Street with the westerly prolongation of the southerly line of John Street, establish the grade elevation at 254.00 feet; at a point on the westerly line of Albion Street distant 10.00 feet northerly of the last named point, establish the grade elevation at 253.66 feet; at a point on the westerly line of Albion Street distant 10.00 feet northerly of the last named point, establish the grade elevation at 253.33 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 252.53 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 251.57 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 250.48 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 249.25 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 247.88 feet; at a point on the westerly line of

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Albion Street, distant 20.00 feet northerly of the last named point, establish the grade elevation at 246.37 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 244.72 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 242.93 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 241.00 feet.

At the intersection of the westerly line of Albion Street with the westerly prolongation of the southerly line of Inez Street, establish the grade elevation at 255.00 feet.

At a point on the westerly line of Albion Street distant 20.00 feet northerly from the intersection of the westerly line of Albion Street with the westerly prolongation of the southerly line of Inez Street, establish the grade elevation at 233.00 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 231.08 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 229.32 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 227.73 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 226.30 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 225.04 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 223.92 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 222.97 feet; at a point on the westerly line of Albion Street distant 20.00 feet northerly of the last named point, establish the grade elevation at 222.20 feet.

At a point on the westerly line of Albion Street distant 10.00 feet southerly from the intersection of the northerly prolongation of the westerly line of Albion Street with the easterly prolongation of the southerly line of Talbot Street, establish the grade elevation at 218.33 feet.

At the intersection of the southwesterly line of Albion Street with the southerly line of Talbot Street, establish the grade elevation at 216.90 feet.

SECTION 2. And the grade of Albion Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Mona Anderson*  
Deputy City Attorney

Presented by

*A. K. Fogg*  
City Engineer

*O. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

**FRED W. SICK**

City Clerk of The City of San Diego, California.

(SEAL)

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**

City Clerk of The City of San Diego, California.

By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of..... and on the.....day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

**A. M. W.**

**DOCUMENT No. 463531**

Filed **FEB 5 - 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5476**

*Estab Grade*  
*por + High*  
*St.*

PASSED FIRST READING **FEB 5 1953**

Moved by *W*

Seconded by *W*

ADOPTED BY COUNCIL **FEB 5 1953**

Moved by *W*

Seconded by *W*

GOES INTO EFFECT

Recorded on Film No. **60 51**

**00155**

ORDINANCE NO. 5476 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF HUGHES STREET, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN A RADIAL LINE BEARING S 38° 08' 15" E THROUGH A POINT ON THE NORTHWESTERLY LINE OF HUGHES STREET, DISTANT THEREALONG 332.50 FEET SOUTHWESTERLY FROM THE EASTERLY LINE OF WATERVILLE HEIGHTS, ACCORDING TO MAP NO. 748 FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, AND A LINE PARALLEL TO AND DISTANT 2.15 FEET NORTHEASTERLY FROM THE NORTHWESTERLY PROLONGATION OF THE NORTHEASTERLY LINE OF LOT 1031, REDWOOD VILLAGE NO. 8, MAP NO. 2788, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Hughes Street, in the City of San Diego, California, between a radial line bearing S 38° 08' 15" E through a point on the northwesterly line of Hughes Street, distant therealong 332.50 feet southwest-erly from the easterly line of Waterville Heights, according to Map No. 748, filed in the Office of the County Recorder of San Diego County, California, and a line parallel to and distant 2.15 feet northeasterly from the northwesterly prolongation of the northeasterly line of Lot 1031, Redwood Village No. 8, Map No. 2788, filed in the Office of the County Recorder of San Diego, County, California, be, and the same is hereby established as follows:

At the intersection of the line parallel to and distant 2.15 feet northeasterly from the northwesterly prolongation of the northeasterly line of said Lot 1031, with the northwesterly line of Hughes Street, establish the grade elevation at 468.46 feet.

At a point on the northwesterly line of Hughes Street, distant 4.42 feet southwest-erly from the intersection of the line parallel to and distant 2.15 feet northeasterly from the northwesterly prolongation of the northeast-erly line of said Lot 1031, with the northwesterly line of Hughes Street, establish the grade elevation at 468.60 feet.

At the intersection of the northwesterly line of Hughes Street, said line bearing N 62° 39' 30" E, with the westerly line of said Redwood Village Unit No. 8, establish the grade elevation at 468.95 feet.

At a point 1.10 feet southerly along the westerly line of said Redwood Village Unit No. 8, said point being the intersection of the northwesterly line of Hughes Street and the westerly line of said Redwood Village Unit No. 8, estab-lish the grade elevation at 469.00 feet; at a point on the northwesterly line

of Hughes Street, distant 3.53 feet southwesterly of the last named point, establish the grade elevation at 469.20 feet; at a point on the northwesterly line of Hughes Street, distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 469.72 feet; at a point on the northwesterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 470.14 feet; at a point on the northwesterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 470.48 feet; at a point on the northwesterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 470.74 feet; at a point on the northwesterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 470.90 feet; at a point on the northwesterly line of Hughes Street distant 18.01 feet southwesterly of the last named point, establish the grade elevation at 471.00 feet; at a point on the northwesterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 471.06 feet; at a point on the northwesterly line of Hughes Street distant 11.20 feet southwesterly of the last named point, establish the grade elevation at 471.02 feet; at a point on the northwesterly line of Hughes Street distant 10.00 feet southwesterly of the last named point, establish the grade elevation at 470.99 feet; at a point on the northwesterly line of Hughes Street distant 20.00 feet southwesterly of the last named point, establish the grade elevation at 470.81 feet; at a point on the northwesterly line of Hughes Street distant 20.00 feet southwesterly of the last named point, establish the grade elevation at 470.50 feet; at a point on the northwesterly line of Hughes Street distant 6.42 feet southwesterly of the last named point, establish the grade elevation at 470.36 feet; at a point on the northwesterly line of Hughes Street distant 11.93 feet southwesterly of the last named point, establish the grade elevation at 470.07 feet; at a point on the northwesterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 469.51 feet; at a point on the northwesterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 468.83 feet; at a point on

the northwesterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 468.03 feet; at a point on the northwesterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 467.10 feet; at a point on the northwesterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 466.06 feet; at a point on the northwesterly line of Hughes Street distant 9.01 feet southwesterly of the last named point, said point being on the northwesterly line of Hughes Street distant 332.50 feet southwesterly from the easterly line of said Waterville Heights, establish the grade elevation at 465.29 feet.

At the intersection of the line parallel to and distant 2.15 feet from the northwesterly prolongation of the northeasterly line of said Lot 1031, with the southeasterly line of Hughes Street, establish the grade elevation at 468.46 feet.

At a point on the southeasterly line of Hughes Street distant 3.76 feet southwesterly from the intersection of the line parallel to and distant 2.15 feet northeasterly from the northwesterly prolongation of the northeasterly line of said Lot 1031 with the southeasterly line of Hughes Street, establish the grade elevation at 468.60 feet.

At a point on the southeasterly line of Hughes Street distant 18.37 feet southwesterly of the last named point, establish the grade elevation at 469.20 feet; at a point on the southeasterly line of Hughes Street distant 18.22 feet southwesterly of the last named point, establish the grade elevation at 469.72 feet.

At the intersection of the southeasterly line of Hughes Street, said line bearing N 62° 39' 30" E with the westerly line of said Redwood Village Unit No. 8, establish the grade elevation at 470.00 feet.

At a point 8.85 feet southerly along the westerly line of said Redwood Village Unit No. 8, said point being the intersection of the southeasterly line of Hughes Street, and the westerly line of said Redwood Village Unit No. 8, establish the grade elevation at 470.10 feet; at a point on the southeasterly line of Hughes Street distant 15.05 feet southwesterly of the last named point, establish the grade elevation at 470.48 feet; at a point on

the southeasterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 470.74 feet; at a point on the southeasterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 470.90 feet; at a point on the southeasterly line of Hughes Street distant 14.15 feet southwesterly of the last named point, establish the grade elevation at 471.00 feet; at a point on the southeasterly line of Hughes Street distant 17.60 feet southwesterly of the last named point, establish the grade elevation at 471.06 feet; at a point on the southeasterly line of Hughes Street distant 8.80 feet southwesterly of the last named point, establish the grade elevation at 471.02 feet; at a point on the southeasterly line of Hughes Street distant 10.00 feet southwesterly of the last named point, establish the grade elevation at 470.99 feet; at a point on the southeasterly line of Hughes Street distant 20.00 feet southwesterly of the last named point, establish the grade elevation at 470.81 feet; at a point on the southeasterly line of Hughes Street distant 20.00 feet southwesterly of the last named point, establish the grade elevation at 470.50 feet; at a point on the southeasterly line of Hughes Street distant 6.42 feet southwesterly of the last named point, establish the grade elevation at 470.36 feet; at a point on the southeasterly line of Hughes Street distant 15.21 feet southwesterly of the last named point, establish the grade elevation at 470.07 feet; at a point on the southeasterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 469.51 feet; at a point on the southeasterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 468.83 feet; at a point on the southeasterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 468.03 feet; at a point on the southeasterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 467.10 feet; at a point on the southeasterly line of Hughes Street distant 22.40 feet southwesterly of the last named point, establish the grade elevation at 466.06 feet; at a point on the southeasterly line of Hughes Street distant 11.47 feet southwesterly of the last named point, said point being the intersection of the radial line bearing S 38° 08' 15" E through a point on the northwesterly line of Hughes

Street, distant 332.50 feet southwesterly from the easterly line of said Waterville Heights with the southeasterly line of Hughes Street, establish the grade elevation at 465.29 feet

SECTION 2. And the grade of Hughes Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Gona Andrew*  
Deputy City Attorney

Presented by

*A. K. Fogg*  
City Engineer

*D. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dall, Godfrey

Mayor Butler

NAYS—Councilmen : none

ABSENT—Councilmen : none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

**FRED W. SICK**

City Clerk of The City of San Diego, California.

(SEAL)

By: *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**

City Clerk of The City of San Diego, California.

By: *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

C. N. W.

DOCUMENT No. 463532

Filed FEB 5 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5477

Estab. Grade of  
for Jennings  
St.

PASSED FIRST READING FEB 5 1953

Moved by *SW*

Seconded by *SW*

ADOPTED BY COUNCIL FEB 5 1953

Moved by *JW*

Seconded by *JW*

GOES INTO EFFECT

Recorded on Film No. 60 72

00162

ORDINANCE NO. 5477 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF JENNINGS STREET, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE NORTHERLY PROLONGATION OF THE WESTERLY LINE OF SILVERGATE AVENUE AND THE NORTHERLY PROLONGATION OF THE EASTERLY LINE OF LOMA VIEW SUBDIVISION, ACCORDING TO MAP NO. 1095 ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Jennings Street, in the City of San Diego, California, between the northerly prolongation of the westerly line of Silvergate Avenue and the northerly prolongation of the easterly line of Loma View Subdivision, according to Map No. 1095 on file in the Office of the County Recorder of San Diego County, California, be, and the same is hereby established as follows:

At the intersection of the northerly line of Jennings Street with the northerly prolongation of the westerly line of Silvergate Avenue, the grade elevation to remain at 272.51 feet.

At a point on the northerly line of Jennings Street distant 60.00 feet easterly from the intersection of the northerly line of Jennings Street with the northerly prolongation of the westerly line of Silvergate Avenue, establish the grade elevation at 273.00 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 272.60 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 272.08 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 271.31 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 270.30 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 269.05 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 267.55 feet; at a point on the northerly line of Jennings Street distant 20.00 feet easterly of the last named point,

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establish the grade elevation at 265.80 feet.

At the intersection of the northerly line of Jennings Street with the northwesterly line of Albion Street, establish the grade elevation at 264.86 feet.

At the intersection of the northerly line of Jennings Street with the easterly line of Albion Street, establish the grade elevation at 262.00 feet.

At a point on the northerly line of Jennings Street distant 17.00 feet easterly from the intersection of the northerly line of Jennings Street with the easterly line of Albion Street, establish the grade elevation at 261.44 feet; at a point on the northerly line of Jennings Street distant 16.22 feet easterly of the last named point, establish the grade elevation at 260.85 feet; at a point on the northerly line of Jennings Street distant 57.66 feet easterly of the last named point, establish the grade elevation at 259.05 feet.

At the intersection of the northerly line of Jennings Street with the northerly prolongation of the easterly line of Loma View Subdivision, establish the grade elevation at 258.30 feet.

At the intersection of the southerly line of Jennings Street with the westerly line of Silvergate Avenue, the grade elevation to remain at 272.95 feet.

At the intersection of the southerly line of Jennings Street with the southeasterly line of Silvergate Avenue, establish the grade elevation at 272.48 feet.

At a point on the southerly line of Jennings Street distant 20.00 feet easterly from the intersection of the southerly line of Jennings Street with the southeasterly line of Silvergate Avenue, establish the grade elevation at 271.71 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 270.70 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 269.45 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade ele-

vation at 267.95 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 266.60 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 265.60 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 264.70 feet; at a point on the southerly line of Jennings Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 264.00 feet; at a point on the southerly line of Jennings Street distant 30.00 feet easterly of the last named point, establish the grade elevation at 263.00 feet; at a point on the southerly line of Jennings Street distant 50.00 feet easterly of the last named point, establish the grade elevation at 261.36 feet; at a point on the southerly line of Jennings Street distant 40.66 feet easterly of the last named point, establish the grade elevation at 260.03 feet.

At the intersection of the southerly line of Jennings Street with the easterly line of Loma View Subdivision, establish the grade elevation at 259.27 feet.

SECTION 2. And the grade of Jennings Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Myron Anderson*  
Deputy City Attorney

Presented by

*A. K. Foggy*  
City Engineer

*D. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Council men : none

ABSENT—Council men : none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

I ~~FURTHER CERTIFY~~ that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of....., and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

A. M. W.

DOCUMENT No. 463533

Filed FEB 5 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5478

Estab. Grade  
of part of  
St.

PASSED FIRST READING  
FEB 5 1953

Moved by [Signature]  
Seconded by [Signature]

ADOPTED BY COUNCIL  
FEB 5 1953

Moved by [Signature]  
Seconded by [Signature]

GOES INTO EFFECT

Recorded on Film No. 60 23

00167

ORDINANCE NO. 5478 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF KEATS STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE NORTHWESTERLY LINE OF SHAFTER STREET AND THE SOUTHEASTERLY LINE OF SHAFTER STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Keats Street in the city of San Diego, California, between the northwesterly line of Shafter Street and the southeasterly line of Shafter Street, be, and the same is hereby established as follows:

At the intersection of the northeasterly line of Keats Street with the northwesterly line of Shafter Street, establish the grade elevation at 0.94 feet.

At the intersection of the northeasterly line of Keats Street with the southeasterly line of Shafter Street, establish the grade elevation at 0.40 feet.

At the intersection of the southwesterly line of Keats Street with the northwesterly line of Shafter Street, establish the grade elevation at 0.60 feet.

At the intersection of the southeasterly prolongation of the southwesterly line of Keats Street with the Mean High Tide Line of the Bay of San Diego, establish the grade elevation at 0.40 feet.

SECTION 2. And the grade of Keats Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

AK Togg  
City Engineer

O. W. Campbell  
City Manager

Approved as to form:

J. F. DU PAUL  
City Attorney

By Yona Anderson

Deputy City Attorney

00168

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey  
Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.  
**FRED W. SICK**

(SEAL)

City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

A.M.W

DOCUMENT No. 463534

FEB 5 - 1953

Filed .....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5479

*Estab Grade  
on Monte Vista  
Ave.*

PASSED FIRST READING

FEB 5 1953

Moved by *Sw*

Seconded by *D*

ADOPTED BY COUNCIL

FEB 5 1953

Moved by *W*

Seconded by *Sw*

GOES INTO EFFECT

Recorded on Film No. 60 *11*

00170

ORDINANCE NO. 5479 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF MONTE VISTA AVENUE, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHERLY LINE OF BELVEDERE STREET AND THE NORTHERLY LINE OF WESTBOURNE STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of MONTE VISTA AVENUE, in the City of San Diego, California, between the southerly line of Belvedere Street and the northerly line of Westbourne Street, be, and the same is hereby established as follows:

At the intersection of the easterly line of Monte Vista Avenue with the southerly line of Belvedere Street, establish the grade elevation at 59.96 feet.

At a point on the easterly line of Monte Vista Avenue distant 15.00 feet southerly from the intersection of the easterly line of Monte Vista Avenue with the southerly line of Belvedere Street, establish the grade elevation at 60.62 feet; at a point on the easterly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 61.44 feet; at a point on the easterly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 62.12 feet; at a point on the easterly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 62.65 feet; at a point on the easterly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 63.07 feet.

At the intersection of the easterly line of Monte Vista Avenue with the northerly line of Westbourne Street, establish the grade elevation at 65.16 feet.

At the intersection of the westerly line of Monte Vista Avenue with the southerly line of Belvedere Street, establish the grade elevation at 59.60 feet.

At a point on the westerly line of Monte Vista Avenue distant 15.00 feet southerly from the intersection of the westerly line of Monte Vista Avenue with the southerly line of Belvedere Street, establish the grade elevation at

60.23 feet; at a point on the westerly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 61.01 feet; at a point on the westerly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 61.64 feet; at a point on the westerly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 62.18 feet; at a point on the westerly line of Monte Vista Avenue distant 20.00 feet southerly of the last named point, establish the grade elevation at 62.59 feet.

At the intersection of the westerly line of Monte Vista Avenue with the northerly line of Westbourne Street, establish the grade elevation at 64.73 feet.

SECTION 2. And the grade of Monte Vista Avenue between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Monroe Anderson*  
Deputy City Attorney

Presented by

*A. L. Fogg*  
City Engineer  
*O. W. [Signature]*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

A. M. W.

DOCUMENT No. 463535

Filed FEB 5 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5480

Estab Grade  
of Pembroke Dr.

PASSED FIRST READING  
FEB 5 1953

Moved by [Signature]  
Seconded by [Signature]

ADOPTED BY COUNCIL  
FEB 5 1953

Moved by [Signature]  
Seconded by [Signature]

GOES INTO EFFECT

Recorded on Film No. 60 25

00174

ORDINANCE NO. 5480 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF PEMROKE DRIVE, IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE NORTHEASTERLY PROLONGATION OF THE NORTHWESTERLY LINE OF LOT 15, COLLWOOD PARK, ACCORDING TO MAP NO. 2403 ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, AND THE NORTHERLY LINE OF HOBART STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Pembroke Drive, in the City of San Diego, California, between the northeasterly prolongation of the northwesterly line of Collwood Park, according to Map No. 2403 on file in the Office of the County Recorder of San Diego County, California, and the northerly line of Hobart Street, be, and the same is hereby established as follows:

At the intersection of the northwesterly line of said Lot 15, with the southwesterly line of Pembroke Drive, the grade elevation to remain at 459.61 feet.

At a point on the southwesterly line of Pembroke Drive distant 57.08 feet southeasterly from the intersection of the northwesterly line of said Lot 15, with the southwesterly line of Pembroke Drive, establish the grade elevation at 459.93 feet.

At the intersection of the northwesterly line of Pembroke Drive with the northerly line of Hobart Street, establish the grade elevation at 459.78 feet.

At the intersection of the northeasterly prolongation of the northwesterly line of said Lot 15, with the northeasterly line of Pembroke Drive, the grade elevation to remain at 459.61 feet.

At a point on the northeasterly line of Pembroke Drive distant 100.34 feet southeasterly from the intersection of the northeasterly prolongation of the northwesterly line of said Lot 15 with the northeasterly line of Pembroke Drive, the grade elevation to remain at 460.18 feet.

At the intersection of the northeasterly line of Pembroke Drive with the northerly line of Hobart Street, the grade elevation to remain at 460.60 feet.

SECTION 2. And the grade of Pembroke Drive between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade

elevations to be established are in relation to the datum line of levels as fixed by ~~Section~~ 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Norm Anderson*  
Deputy City Attorney

Presented by

*A. K. Fogg*  
City Engineer

*D. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 5th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. WICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

Ord- N.S. 5481- N.S. 5490

1953

463536  
DOCUMENT No. ....

Filed FEB 5 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5481

Estab. Grade  
of San Silvegate  
Choc.

PASSED FIRST READING  
FEB 5 1953

Moved by Sw

Seconded by W

ADOPTED BY COUNCIL

FEB 5 1953

Moved by Sw

Seconded by Sw

GOES INTO EFFECT

Recorded on Film No. 60 25

00178

ORDINANCE NO. 5481 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF SILVERGATE AVENUE IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHERLY LINE OF JENNINGS STREET AND THE NORTHERLY LINE OF WILCOX STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Silvergate Avenue in the City of San Diego, California, between the southerly line of Jennings Street and the northerly line of Wilcox Street, be, and the same is hereby established as follows:

At the intersection of the southeasterly line of Silvergate Avenue with the southerly line of Jennings Street, establish the grade elevation at 272.48 feet.

At a point on the southeasterly line of Silvergate Avenue distant 40.49 feet southwesterly from the intersection of the southeasterly line of Silvergate Avenue with the southerly line of Jennings Street, establish the grade elevation at 273.70 feet; at a point on the easterly line of Silvergate Avenue distant 22.44 feet southwesterly of the last named point, establish the grade elevation at 274.60 feet.

At a point on the easterly line of Silvergate Avenue distant 15.00 feet northerly from the intersection of the easterly line of Silvergate Avenue with the northerly line of Wilcox Street, establish the grade elevation at 281.70 feet.

At the intersection of the easterly line of Silvergate Avenue with the northerly line of Wilcox Street, establish the grade elevation at 281.90 feet.

At the intersection of the westerly line of Silvergate Avenue with the southerly line of Jennings Street, establish the grade elevation at 273.50 feet.

At a point on the westerly line of Silvergate Avenue distant 15.00 feet northerly from the intersection of Silvergate Avenue with the northerly line of Wilcox Street, establish the grade elevation at 282.20 feet.

At the intersection of the westerly line of Silvergate Avenue with the northerly line of Wilcox Street, establish the grade elevation at 282.70 feet.

00179

SECTION 2. And the grade of Silvergate Avenue between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Monroe Anderson*  
Deputy City Attorney

Presented by

*A. K. Fogg*  
City Engineer

*D. W. Campbell*  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this...5th...day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

Mayor Butler

NAYS—Councilmen: none

ABSENT—Councilmen: none

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 5th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK

City Clerk of The City of San Diego, California.

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

A. M. W.

DOCUMENT No. 456094

Filed Sep 22 1952  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5482

Zoning por. C. C. Seaman's  
Sub. & Furlow Hts. Unit No. 3  
into "R-4" Zone

PASSED FIRST READING  
Feb. 10, 1953

Moved by Wincote

Seconded by Schneider

ADOPTED BY COUNCIL  
Feb. 10, 1953

Moved by Schneider

Seconded by Wincote

GOES INTO EFFECT

Recorded on Film No. 60 131

00182

5482

ORDINANCE NO. \_\_\_\_\_  
(New Series)

AN ORDINANCE INCORPORATING A PORTION OF LOT 16, C. C. SEAMAN'S SUBDIVISION AND LOTS 1-4, INCLUSIVE, FURLOW HEIGHTS UNIT NO. 3, IN THE CITY OF SAN DIEGO INTO "R-4" ZONE AS DEFINED BY SECTION 101.0408 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE NO. 184 (NEW SERIES) OF THE ORDINANCES OF THE CITY OF SAN DIEGO, ADOPTED MARCH 20, 1933, IN SO FAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1 of the Municipal Code of The City of San Diego, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 16, C. C. Seaman's Subdivision and Lots 1-4, inclusive, Furlow Heights Unit No. 3, in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 6 to 0 has filed a recommendation with the Council of said City as contained in Document No. 455603, recommending that a portion of Lot 16, C. C. Seaman's Subdivision and Lots 1-4, inclusive, Furlow Heights Unit No. 3, in The City of San Diego, California, be incorporated into an "R-4" Zone, as such zone is described in Section 101.0408 of the Municipal Code of said City; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district

designated "R-4" on that certain zone map filed in the office of the City Clerk of said City under Document No. 455603, be, and the same is hereby incorporated into an "R-4" zone, as said zone is described, defined and bounded by Section 101.0408 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this Ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-4" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 or R-2 zone;
- (2) Apartment houses, multiple dwellings;
- (3) Automobile storage garages for the exclusive use of patrons of any uses in this section enumerated, provided such garages are a part of principal building or located in connection therewith on the same or adjoining lot or parcel of land;
- (4) Boarding or lodging houses;
- (5) Doctors' and dentists' offices (prohibiting overnight patients);
- (6) Electric distributing stations for service of immediate district and provided all equipment is within enclosure walls observing yard and set-back requirements and subject to architectural approval of the Planning Commission or Zoning Committee thereof.
- (7) Fraternity and sorority houses;
- (8) Group dwellings;
- (9) Hotels which may include dining room, restaurant and bar for the convenience of occupants provided there shall be no entrances to such places of business except from the lobby of the hotel or

the inside of the building, and providing there is no advertising matter of such business visible from the outside of such hotel.

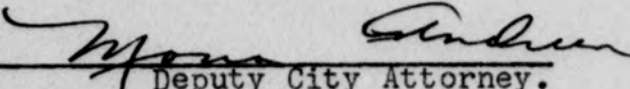
- (10) Institutions of an educational or philanthropic nature;
- (11) Libraries and museums;
- (12) Private clubs, lodges, which may include such businesses as are permitted in hotels in the "R-4" zone, with the same restrictions, provided these clubs and lodges are used exclusively by bona fide members and their individual guests.

Section 3. That Ordinance No. 184 (New Series) of the ordinances of The City of San Diego, entitled, "An ordinance incorporating Oak Park, Balboa Vista and Vicinity, in The City of San Diego, California, into R-1, R-4 and C Zones, as defined by Ordinance No. 8924 of the Ordinances of said City and Amendments thereto." adopted March 20, 1933, be, and the same is hereby repealed, insofar as the same conflicts herewith.

Section 4. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney.

By   
Deputy City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

.....  
Auditor and Comptroller of The City of San Diego, California.

By.....Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail

NAYS—Council men : None

ABSENT—Council man : Godfrey, Mayor Butler

(ATTEST):

*John D. Butler*  
.....  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
.....  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
.....  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By.....Deputy.

464343

DOCUMENT NO. \_\_\_\_\_

Filed \_\_\_\_\_ FEB 24 1953 \_\_\_\_\_

\_\_\_\_\_  
*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

*Ord.* <sup>OF</sup> 5482 \_\_\_\_\_

\_\_\_\_\_  
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THE  
FOLLOWING  
DOCUMENT  
IS THE BEST  
COPY  
AVAILABLE  
FOR  
FILMING

# Affidavit of Publication

Affidavit of Publication of

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

35-65

## ORDINANCE NO. 5482 (NEW SERIES)

AN ORDINANCE INCORPORATING A PORTION OF LOT 16, C. C. SEAMAN'S SUBDIVISION AND LOTS 1-4, INCLUSIVE, FURLOW HEIGHTS UNIT NO. 3, IN THE CITY OF SAN DIEGO INTO "R-4" ZONE AS DEFINED BY SECTION 101.0408 OF THE SAN DIEGO MUNICIPAL CODE AND REPEALING ORDINANCE NO. 184 (NEW SERIES) OF THE ORDINANCES OF THE CITY OF SAN DIEGO, ADOPTED MARCH 20, 1932, IN SO FAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1 of the Municipal Code of The City of San Diego, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of Lot 16, C. C. Seaman's Subdivision and Lots 1-4, inclusive, Furlow Heights Unit No. 3, in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 6 to 0 has filed a recommendation with the Council of said City as contained in Document No. 455603, recommending that a portion of Lot 16, C. C. Seaman's Subdivision and Lots 1-4, inclusive, Furlow Heights Unit No. 3, in The City of San Diego, California, be incorporated into an "R-4" Zone, as such zone is described in Section 101.0408 of the Municipal Code of said City; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-4" on that certain zone map filed in the office of the City Clerk of said City under Document No. 455603, be and the same is hereby incorporated into an "R-4" zone, as said zone is described, defined and bounded by Section 101.0408 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this Ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-4" and no such lot or portion shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 or R-2 zone;
- (2) Apartment houses, multiple dwellings;
- (3) Automobile storage garages for the exclusive use of patrons of any user in this section enumerated; provided such garages are a part of principal building or located in connection therewith on the same or adjoining lot or parcel of land;
- (4) Boarding or lodging houses;
- (5) Doctors and dentists' offices (prohibiting overnight patients);
- (6) Electric distributing stations and service of immediate district and provided all equipment within enclosure, this enclosure and set-back requirements shall be subject to architectural approval of the Planning Commission or committee thereof;
- (7) Fraternality and social clubs;
- (8) Guest dwellings;
- (9) Hotels, which include sleeping rooms, and which are provided with a telephone exchange except from the interior of the building or the inside of the building; providing there is no advertising matter of such business visible from the outside of such hotel;
- (10) Institutions of an educational or philanthropic nature;
- (11) Libraries and museums;
- (12) Private clubs, lodges, which may include such businesses as are permitted in hotels in the "R-4" zone, with these clubs and lodges are provided exclusively by bona fide members and their individual guests.

Section 3. That Ordinance No. 184 (New Series) of the ordinances of The City of San Diego, entitled, "An ordinance incorporating Oak Park, Balboa Vista and Vicinity, in The City of San Diego, California, into R-1 and C zones as defined in Ordinance No. 184 of the City of San Diego, adopted March 20, 1932, and the same is hereby repealed insofar as the same conflicts herewith. This ordinance shall take effect and be in force on the thirty-first day of April and after its passage.

In the matter of the publication of  
ORDINANCE NO. 5482 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE day, to-wit: upon the 19th

day of FEBRUARY, 1953, and upon the

days of 19, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton

Subscribed and sworn to before me, this 24 day of Feb A. D. 1953

Frederick P. ...  
City Clerk of the City of San Diego, California

(Seal) By Deputy

*[Signature]*  
City Clerk of the City of San Diego, California

(Seal)

By \_\_\_\_\_ Deputy.

C0188

of the ...  
providing there is ...  
matter of such ...  
from the outside of ...  
(10) Institutions of an educational or philanthropic nature;  
(11) Libraries and museums;  
(12) Private clubs, lodges, which may include such businesses as are permitted to be held in the "R-1" zone, with the same restrictions, provided such clubs and lodges are held exclusively by the members of such clubs and lodges.

all of the City of San Diego, California, this 14th day of February, 1933, by the following vote, to-wit:  
YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dall.  
NAYS—Councilmen: None.  
ABSENT—Councilman: Godfrey.  
Mayor Butler.

JOHN D. BUTLER,  
Mayor of the City of San Diego, California.  
By LA VERNE E. MILLER,  
Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 12 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 14th day of February, 1933.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. BICK,  
City Clerk of the City of San Diego, California.  
By LA VERNE E. MILLER,  
Deputy.

A. N. W

DOCUMENT No. 463776

Filed FEB 9 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5483

*App. \$32,400.00 from  
the Capital Outlay  
Fund for construction  
of Truckee's Subdivision  
Sewage Pump Station, etc*

PASSED FIRST READING FEB 10 1953

Moved by *Q*

Seconded by *W*

ADOPTED BY COUNCIL

FEB 10 1953

Moved by *Q*

Seconded by *W*

GOES INTO EFFECT

Recorded on Film No. 60 132

00189

ORDINANCE NO. 5483  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$32,400.00 FROM THE CAPITAL OUTLAY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE CONSTRUCTION OF DRUCKER'S SUBDIVISION SEWAGE PUMP STATION, PRESSURE LINE AND APPURTENANCES, IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. That the sum of Thirty-two Thousand Four Hundred Dollars (\$32,400.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Capital Outlay Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the construction of Drucker's Subdivision Sewage Pump Station, pressure line and appurtenances, in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

D. W. Campbell

Approved as

to form by J. F. DuPaul, City Attorney.

By

Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 6, 1953

Joe C. Zeilke  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—Council: Mayor Butler

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10 day of February, 1953.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_, and on the \_\_\_\_\_ day of \_\_\_\_\_.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

\_\_\_\_\_  
City Clerk of The City of San Diego, California.  
By \_\_\_\_\_ Deputy.

**DOCUMENT No.**..... **463777**

Filed..... **FEB 9 - 1953**  
**OFFICE OF THE CITY CLERK**  
**SAN DIEGO, CALIFORNIA**

Ordinance No. .... **5484**

*App. \$7600<sup>00</sup> from  
Unappropriated Balance  
Fund for construction  
of a Police Station  
Parking Lot.*

PASSED FIRST READING

**FEB 10 1953**

Moved by ..... *g*

Seconded by ..... *W*

ADOPTED BY COUNCIL

**FEB 10 1953**

Moved by ..... *g*

Seconded by ..... *D*

GOES INTO EFFECT

Recorded on Film No. .... **60 123**

**00192**

5484

ORDINANCE NO. \_\_\_\_\_  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$7,600.00 FROM THE UNAPPROPRIATED BALANCE FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE CONSTRUCTION OF A POLICE STATION PARKING LOT AT MARKET STREET AND PACIFIC HIGHWAY, IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. That the sum of Seven Thousand Six Hundred Dollars (\$7,600.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance of The City of San Diego, for the purpose only and exclusively of providing funds for the construction of a Police Station Parking Lot at Market Street and Pacific Highway, in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by O. W. Campbell

Approved as  
to form by J. F. DuPaul, City Attorney.

By Shelley L. Higgins  
Assistant City Attorney.

C0193

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb 6, 1953

Jm @ Quilken  
Auditor and Comptroller of The City of San Diego, California.

By Rutgerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Council men : none

ABSENT—~~Council~~ : Mayor Butler

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading

this 10th day of February, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, ~~a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

FRED W. SICK

City Clerk of The City of San Diego, California.

By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_, and on the \_\_\_\_\_ day of \_\_\_\_\_

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

\_\_\_\_\_  
City Clerk of The City of San Diego, California.

By \_\_\_\_\_ Deputy.

A. M. W.

DOCUMENT No. 463778

Filed FEB 9 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

5485

Ordinance No. ....

*Appx. \$2,100<sup>00</sup> from  
Capital Outlay Fund  
for culvert in alley  
Block 240, Mission Beach,  
Lot A, Graemar et al.*

PASSED FIRST READING

FEB 10 1953

Moved by *W*

Seconded by *K*

ADOPTED BY COUNCIL

FEB 10 1953

Moved by *K*

Seconded by *W*

GOES INTO EFFECT

~~60 124~~

Recorded on Film No. ....

00195

ORDINANCE NO. 5485  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$2,100.00 FROM THE CAPITAL OUTLAY FUND OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE CONSTRUCTION OF A CULVERT IN THE ALLEY IN BLOCK 240, MISSION BEACH, LOT A, BRAEMAR, AND MISSION BAY PARK, IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Two Thousand One Hundred Dollars (\$2,100.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Capital Outlay Fund of The City of San Diego, for the purpose only and exclusively of providing funds for the construction of a culvert in the Alley in Block 240, Mission Beach, Lot A, Braemar, and Mission Bay Park, in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by *O. W. Campbell*

Approved as  
to form by J. F. DuPaul, City Attorney.

By *Shelley J. Higgins*  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 6, 1953

Jm<sup>c</sup> Quilken  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Council men : none

ABSENT—~~Council~~ : Mayor Butler

(ATTEST):

John D. Butler  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of....., and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By..... Deputy.

**A.M.W.**

**DOCUMENT No. 463779**

Filed **FEB 9 - 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5486**

*Amending Chapter IV  
of San Diego Municipal  
Code re Health and  
Sanitation Matters, etc.*

PASSED FIRST READING **FEB 10 1953**

Moved by *K*

Seconded by *Seh*

ADOPTED BY COUNCIL **FEB 10 1953**

Moved by *K*

Seconded by *W*

GOES INTO EFFECT

Recorded on Film No. **60 185**

**00198**

AN ORDINANCE AMENDING CHAPTER IV OF THE SAN DIEGO MUNICIPAL CODE REGULATING HEALTH AND SANITATION MATTERS; REVOKING ALL HEALTH PERMITS HERETOFORE ISSUED, AND REPEALING CITY ORDINANCES, AND SECTIONS OF THE SAN DIEGO MUNICIPAL CODE.

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That Article 1, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"CHAPTER IV  
HEALTH AND SANITATION  
ARTICLE 1.

"Sec. 41.01 DEFINITIONS AND INTERPRETATIONS.

The following words and phrases whenever used in this Chapter shall be construed as defined in the following sections unless from the context a different meaning is intended, or unless a different meaning is specifically defined and more particularly directed to the use of such words or phrases.

"Sec. 41.01.1 HEALTH DEPARTMENT OR DEPARTMENT OF PUBLIC HEALTH.

The term HEALTH DEPARTMENT or DEPARTMENT OF PUBLIC HEALTH means the Department of Public Health of The City of San Diego and the Department of Public Health of the County of San Diego, when the latter is enforcing the terms of this Chapter for The City of San Diego.

"Sec. 41.01.2 HEALTH OFFICER

The term HEALTH OFFICER means the Director of Public Health and any officer or employee of the Health Department.

"Sec. 41.01.3 BOARD OF HEALTH

The term BOARD OF HEALTH shall mean the Public Health Commission of The City of San Diego and the Board of Health of the County of San Diego when the County is performing public health functions for The City of San Diego.

"Sec. 41.01.4 ESTABLISHMENT

The Term ESTABLISHMENT shall mean the site or premises wherein the Health Regulated Business is conducted, including but not limited to vehicles, trucks, delivery wagons and/or vending machines.

"Sec. 41.01.5 BUILDING

The term BUILDING means any structure built for the support, shelter, or enclosure of persons, animals or chattels; and when separated by division walls without openings, each portion so separated shall be deemed a separate building.

"Sec. 41.01.6 PREMISES

The term PREMISES means all buildings, sheds, barns, animal pens or shelters, garages, docks, wharves, piers, and the like, whether public or private, standing alone, separately, or together with any other building herein defined, and shall include the land and its covering.

"Sec. 41.01.7 OPENING

The term OPENING means and refers to any opening or break in the foundation, sides or walls, ground or first floors, basements and roofs, including chimney, eaves, grills, windows, ventilators, sidewalk grates and elevators, and around any pipe, wire or other installation connecting with a building or premises through which a rat might enter.

"Sec. 41.01.8 RAT STOPPAGE, RAT PROOFING

The term RAT STOPPAGE or RAT PROOFING as used herein means a form of rat proofing to prevent the ingress or egress of rats and other rodents into or from buildings or premises. It consists essentially

of the closing or protection of all openings in the exterior walls, ground or first floors, basements, roofs, and foundations, with material impervious to rat gnawing, in such manner as to prevent rats from gaining entrance.

"Sec. 41.01.9 RAT HARBORAGE

The term RAT HARBORAGE means any condition which provides shelter or protection for rats or other rodents, thus favoring their multiplication and continued existence in, under, on top of, or outside of any structure of any kind, or in, under, or on top of the land itself.

"Sec. 41.01.10 MASSAGE PARLOR

The term MASSAGE PARLOR means an establishment having a fixed place of business in The City of San Diego, in which establishment any one or more of the following types of treatment, or any similar type of treatment is performed: Massage, alcohol rub, fomentation, bath (including Turkish bath), electric or magnetic treatment in connection with any massage or bath; excluding from the foregoing any treatment administered in good faith in the course of the practice of any healing art by any person licensed to practice any such art or profession under the provisions of the Business and Professions Code of California, or of any other law of this State.

"Sec. 41.01.11 DOG KENNEL

The term DOG KENNEL means any place or premises where three or more dogs are kept for breeding purposes and where the pups are sold for profit or where dogs are received for care or for boarding by the day, week, month or for longer periods of time.

"Sec. 41.01.12 DAIRY, DAIRY FARMS

The term DAIRY or DAIRY FARMS means any place or premises where one or more cows or other milch animal or animals are kept, from which a part of, or all of the milk or milk products are bottled and sold or sold and delivered to any person.

"Sec. 41.01.13 TATTOOING

The term TATTOOING means any method of placing designs, letters

scrolls, figures, symbols, or any other marks upon or under the skin with ink or colors, by the aid of needles or instruments.

"Sec. 41.01.14 CESSPOOL, SEPTIC TANK, SEEPAGE PIT, SUBSURFACE DISPOSAL SYSTEM.

The terms CESSPOOL, SEPTIC TANK, SEEPAGE PIT, SUBSURFACE DISPOSAL SYSTEM shall mean all types of sewage disposal, other than regular sewage disposal plants and systems operated by a political subdivision.

"Sec. 41.01.15 REFRIGERATION PLANT, LOCKER PLANT

The terms REFRIGERATION PLANT, LOCKER PLANT shall mean the business of performing refrigerated storage for compensation of meat not owned by the person maintaining the refrigerating equipment, or the selling of frozen meat at wholesale or retail.

"Sec. 41.02 HEALTH REGULATED BUSINESSES - HEALTH PERMITS

The occupations, businesses and activities which are the subject of Article 2 of this Chapter are designated as "Health Regulated Businesses".

"Sec. 41.03 HEALTH PERMITS REQUIRED

It shall be unlawful for any person or owner to conduct, manage, operate, engage or work in any Health Regulated Business unless there shall have been procured and be then in effect a permit therefor, which shall be known as a "Health Permit". A separate Health Permit shall be required for each establishment, provided, however, that a separate permit shall not be required for each vending machine.

"Sec. 41.04 APPLICATION FOR HEALTH PERMIT

Every applicant for a Health Permit shall file with the Health Department a written application which shall state the name and address of the applicant, a description of the property, its location, street and number wherein and whereon it is proposed to conduct the Health Regulated Business and such other information as the Health Department

may require.

At the time of filing such application, the applicant shall pay to the Clerk designated by the Health Department the fee hereinafter established.

"Sec. 41.05 ISSUANCE OF HEALTH PERMITS - SUSPENSION AND REVOCATION

Upon receipt of the application and fee, the Health Officer shall issue a Health Permit therefor if the Health Department's investigation discloses that the facts set forth in such application are true, the health conditions in and about the place wherein and whereon it is proposed to conduct the Health Regulated Business and the business or activity itself conforms to the requirements of this Code, to the rules and regulations of the Health Department and to the requirements of any codes of the State of California and any regulations issued pursuant thereto pertaining to particular activities subject to regulation therein; that the activity shall not result in a violation of such codes and regulations, otherwise, such Health Permit shall be denied, or, if previously issued, shall be suspended or revoked.

"Sec. 41.06 HEALTH PERMITS - DURATION AND TRANSFER

A Health Permit may be granted at any time during the year, but all permits granted hereunder shall expire on the 31st day of December of the year in which the same are granted; provided, that no fee shall be charged for a Health Permit issued after October 1st of any year.

Health Permits shall not be transferable from one person to another or from one location to another, except under such rules and regulations as are established therefor by the Health Officer.

"Sec. 41.07 HEALTH PERMIT FEE

The fee for a Health Permit shall be ten dollars (\$10.00). The fee for a Health Permit, paid to the County of San Diego, shall be in lieu of the fee for the Health Permit herein required.

"Sec. 41.08 BURLIAL OR REMOVAL PERMIT - FEE

The fee for the burial or removal permit required by Division 7, Part 1, Chapter VI of the Health and Safety Code of the State of California, shall be one dollar (\$1.00). The fee shall not be collected under the following conditions:

(a) Where any provision of the Health and Safety Code requires the payment of any other fee by the applicant for a burial or removal permit;

(b) Where the permit is required for the burial or removal of a body of a member of the Armed Forces of the United States who shall have died while serving in the Armed Forces beyond the continental limits of the United States or on foreign soil;

(c) Where the cost of burial or removal of a body has been paid or will be paid by the State of California, or any political subdivision thereof.

"Sec. 41.09 HEALTH CERTIFICATE - FEE

Whenever it shall appear necessary for the preservation of public health and for the prevention of the spread of disease, the Board of Health, by resolution, may require that each and every person engaged or intending to engage in a Health Regulated Business shall, on or before the 30th day of June of each year, file with the Health Officer, an application for a Certificate of Health.

An examination fee of one dollar (\$1.00) shall be paid to the clerk designated by the Health Department at the time of the examination of each person; provided however, that the Health Officer shall, at his discretion, authorize the examination of applicants without charge upon a showing that such applicant is unable to pay the examination fee.

"Sec. 41.10 PHYSICAL EXAMINATION - REPORTS REQUIRED

In the event a physical examination is required by any of the provisions of this chapter, such examination shall be made by a qualified person, licensed by the State of California as a physician and surgeon, and designated by the Director of Public Health to make such examinations. Such examinations may be made by such designated physicians at places other than the office of the Health Department with the consent of the Health Officer; the fee for such examination to be agreed upon between the applicant and the examiner.

The physician making any examination provided for in this section shall, within twenty-four (24) hours after completion of said examination, file a report with the Department of Public Health, upon forms approved by the Director, showing:

1. Date of Examination.
2. Name of Employee Examined.
3. Physical Condition.
4. Presence of infectious or Contagious Disease.
5. Any other Information Required by the Public Health Commission by Regulations.

All examinations shall include a clinical and laboratory, oral and throat examination and a temperature test, and a specimen of the blood of each person examined, adequate to permit the making of a Widal Blood Test and a Wasserman Blood Test. All specimens shall be submitted to the Laboratory of the Department of Public Health for examination. Whenever there is reasonable grounds to suspect the presence of tuberculosis, gonorrhoea, syphilis, typhoid or diphtheria or other communicable disease, a special examination shall be made and such procedures or specimens as may be necessary shall be submitted to said Laboratory for diagnosis.

"Sec. 41.11 QUALIFICATION EXAMINATION

Where this Chapter requires an examination into the qualifications of one applying for a Health Permit, the examination shall be conducted

by the Health Officer, the applicant shall pay to the clerk designated by the Health Officer, an examination fee of ten dollars (\$10.00). In the event the applicant is unsuccessful in such examination, no part of such fee shall be returned to the applicant.

"Sec. 41.12 RULES AND REGULATIONS - AUTHORITY

The Health Department shall provide such rules and regulations for any subject regulated in this chapter as shall be necessary to prevent such from becoming a nuisance or in any way affecting the peace, health or safety of residents of The City of San Diego.

"Sec. 41.13 ENFORCEMENT OFFICER - AUTHORITY - INSPECTION

The Health Officer is authorized and empowered to enforce the provisions of this chapter and to inspect such activities as are regulated in this chapter for the purpose of determining health conditions of such activities. It shall be unlawful for any person to obstruct or interfere with the Health Officer in the performance of his duties.

"Sec. 41.14 NUISANCE - POWERS OF HEALTH OFFICER

Any building, structure, establishment or activity which is found by the Health Officer to be unsafe, unsanitary or a menace to the public health or which is a violation of this chapter, is declared to be a Public Nuisance. The Health Officer is authorized and empowered to take such action as is provided in Chapter II of the Uniform Building Code of The City of San Diego. In the event that immediate and emergency action is necessary to preserve the public health or safety, the Health Officer is authorized and empowered to summarily abate such nuisance by any reasonable means.

"Sec. 41.15 POSTING OF HEALTH PERMITS

Health permits shall be posted in a conspicuous place in the establishment for which the Health Permit is issued.

"Sec. 41.16 LIST OF EMPLOYEES

Where the provisions of this chapter so provide, all owners, proprietors, or managers shall keep accurate and complete lists of all persons employed, indicating sex and duties performed by each employee, and shall furnish a copy of the same to the Health Officer, which copy must be kept constantly revised by said owner, proprietor or manager.

"Sec. 41.17 COMMUNICABLE DISEASE

No owner, proprietor, or manager shall require or permit any person to work, nor shall any person who is affected with any communicable disease, work in any establishment regulated in Article 2, Divisions 1 and 2 of this chapter.

Section 2. That Article 2, Chapter IV of the San Diego Municipal Code, be and the same is hereby amended by adding thereto a new division, to be known as "Division 1", which shall read as follows:

"ARTICLE 2

HEALTH REGULATED BUSINESSES AND ACTIVITIES

DIVISION 1

FOOD AND DRUG HANDLING, DISTRIBUTION AND SALES

"Sec. 42.0101 FOOD HANDLING ESTABLISHMENTS - REGULATED

Health regulated businesses shall include restaurant, cafe, cafeteria, lunch counter, soda fountain, ice cream parlor, soft drink stand, fruit stand, grocery, bakery, confectionery, delicatessen store, cannery, bottle water establishment, candy

factory, packing plant, concession (temporary or permanent), winery, liquor establishment, fish market, vending vehicle, coffee vending machine, or other places where food or beverages are prepared for sale, sold, distributed, or displayed for sale, or the selling, offering for sale, causing or permitting to be sold or offered for sale, giving away, causing or permitting to be given away, any food or drink.

"Sec. 42.0102 FOOD HANDLING ESTABLISHMENTS - SANITARY SCORE

No Health Permit shall be issued to any food handling establishment scoring less than 80% on the score card approved and adopted by resolution of the Board of Health. All such establishments shall maintain a score of not less than 80%. If, upon inspection, any establishment shall fail to meet with this standard, due written notice shall be served upon the person owning, controlling, operating or maintaining the establishment that such corrections as are necessary shall be made within thirty (30) days, at which time a reinspection shall be made. Failure to comply with said written notice shall be deemed sufficient cause for the suspension or revocation of the Health Permit.

"Sec. 42.0103 PRODUCTS OF UNINSPECTED ESTABLISHMENTS  
PROHIBITED

No person shall be allowed to sell, distribute, offer for sale, vend or to give away any manufactured or prepared food product in The City of San Diego, unless it is the product of an establishment that is regularly inspected by the Health Officer or another Health Department Inspection Service that is recognized and approved by the Board of Health.

"Sec. 42.0104 CAFETERIAS, SMORGASBORD, STEAMTABLES -  
REGULATIONS FOR PROTECTION OF FOOD -  
PERMIT REQUIRED

Articles of food intended and prepared for human consumption without further cooking, washing or other preparation, shall be

covered or enclosed by glass or with some other substance or material in such a manner as to prevent the handling of any such article by any person other than the person selling, offering or exposing such article for sale, and to prevent any such article from coming in contact with any deleterious, unwholesome or unhealthy substances or commodities; provided, however, that the provisions of this section shall not apply to premises where steam tables or other service tables are in use under special permits and provided that such tables shall operate not longer than two (2) successive hours in any twenty-four (24) hour period, and that any food not sold or consumed in such two-hour period, shall be forthwith discarded and not thereafter used for human consumption.

"Sec. 42.0105 MILK DRINKS - ORIGINAL CONTAINER REQUIRED

It shall be unlawful to serve milk drinks from any container other than the original standard bottle or carton, the cap of which shall not be removed except in the presence of the consumer or patron and the contents of which shall contain no more than the individual requirement of the consumer at the time of serving.

It shall be unlawful to prepare milk drinks unless the milk is poured from the original standard milk bottle, carton or container, and the milk meets the standards of Grade "A" pasteurized milk.

"Sec. 42.0106 FOOD HANDLING ESTABLISHMENTS - HEALTH CERTIFICATE, PHYSICAL EXAMINATION, EMPLOYEE LIST - REQUIRED.

Persons engaging in the Health Regulated Businesses enumerated in Section 42.0101, shall be required to conform to the following Sections of this Code:

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CITY OF SAN DIEGO

- a. Section 41.09, establishing the Certificate of Health;
- b. Section 41.10, establishing the Physical Examination;
- c. Section 41.16, Establishing the List of Employees.

"Sec. 42.0107 FOOD HANDLING ESTABLISHMENTS - FLOORS, WALLS, CEILINGS, DRAINBOARDS

The floors of such establishments shall be of good, non-absorbent material, and shall be kept in a clean, sanitary condition at all times. The walls and ceilings shall be smooth, sound and cleanable, and shall be kept painted with oil paint or other approved finishing material and maintained in a clean, and sanitary condition. The walls in the proximity of sinks, mixers, stoves, ranges or other equipment where water, grease or other matter is likely to be splashed on the walls, shall be constructed with tile, or other approved material of sufficient height thoroughly to protect said walls, providing that the back of stoves may be flashed with metal. All drainboards shall be made or constructed of metal, tile, or tile substitutes. The use of wooden drainboards, or wooden drainboards covered with metal, is prohibited.

"Sec. 42.0108 FOOD HANDLING ESTABLISHMENTS - TOILETS, LAVATORIES, TOWELING

Every such establishment shall be equipped with a water flush toilet, sink, and running water, which shall be so located as to be convenient to the room or rooms used for food handling purposes. All toilets shall be adjacent to lavatories or wash rooms, which shall at all times be supplied with soap and towels. The floors of such toilet rooms shall be of cement, tile laid in cement or other non-absorbent material. No door or other opening from a toilet room shall open directly into a kitchen, dining room, or other place where foods are served, cooked or prepared. When such an opening occurs, an anteroom, with a solid door and ventilated

to the outer air, shall be provided between such lavatory and the kitchen, or food establishment.

No owner, proprietor, manager or employee of any such establishment shall provide or expose any towelling or similar article, except individual paper towels, for use of the public generally in any place under his control, or permit any cloth towel or similar article to be provided or exposed unless such towel has been laundered after each separate use.

"Sec. 42.0109 FOOD HANDLING ESTABLISHMENTS - PROTECTION OF FOOD

All foods or beverages in the process of preparation, distribution or display, must be securely protected from flies, dust, dirt and other foreign, injurious contamination.

"Sec. 42.0110 FOOD HANDLING ESTABLISHMENTS - CLOTHING OF EMPLOYEES

All uniforms, clothing or aprons worn by persons employed in serving or handling or preparing food for human consumption, shall be made of washable material and shall be kept clean at all times.

"Sec. 42.0111 FOOD HANDLING ESTABLISHMENTS - ANIMALS PROHIBITED

No dogs, cats or other animals shall be harbored, or permitted in, or brought into any food handling establishment.

"Sec. 42.0112 FOOD HANDLING ESTABLISHMENTS - LOCKERS AND SLEEPING ROOMS - REGULATED

No person or persons shall be permitted to live, sleep or store clothing, bedding or articles used for living or sleeping purposes in any room of a food handling establishment where food is handled. Whenever change of clothing is required, suitable lockers and locker rooms shall be provided for employees.

"Sec. 42.0113 FOOD HANDLING ESTABLISHMENTS - SAWDUST REGULATED

No owner, proprietor, manager or employee of such establishment

shall provide or use on the floors, any sawdust, or similar material, except that butcher shops may use sawdust on floors in a cooler or behind a counter.

"Sec. 42.0114 FOOD HANDLING ESTABLISHMENTS - BOXES,  
CONTAINERS - REGULATED

All surplus boxes, crates, lug boxes, and similar containers in which fruits, vegetables and other products are delivered or received by Food Handling Establishments, shall be kept in orderly condition, and shall not be allowed to accumulate on the premises. Each container shall be kept in a clean and sanitary condition and removed from the premises daily, or at intervals determined by the Health Officer.

"Sec. 42.0115 FOOD HANDLING ESTABLISHMENTS - NEWSPAPER  
WRAPPING - REGULATED

The use of newspapers for wrapping fruits, vegetables, or other food products is prohibited unless such fruits, vegetables or other food be first wrapped in clean wrapping paper.

"Sec. 42.0116 FOOD HANDLING ESTABLISHMENTS - GARBAGE CANS  
SCREEN ROOMS REQUIRED - GARBAGE REGULATED

Sufficient metal garbage cans, with fly-tight covers, shall be provided for all garbage, vegetable trimmings, trash or other refuse. A sufficient number of cans shall be available to prevent overloading and covers shall at all times be kept in place. Where there is an excess of vegetable trimmings or other waste material subject to decomposition, a screen room shall be constructed of screen wire of not less than 14" mesh and shall be fly-tight. All such excess waste material shall be kept in said screen room until removed from the premises. All garbage or food waste products subject to fermentation or decomposition, shall be removed each day except when such establishment is closed to the public.

"Sec. 42.0117 FOOD HANDLING ESTABLISHMENTS - CREAM CUSTARD  
FILLING - PASTRIES REGULATED

a. All commercially prepared custards or cream fillings of

pastries shall be manufactured under conditions of cleanliness.

b. Only pasteurized Grade "A" milk or cream shall be used.

c. The temperature and time of heating the mix shall be as a minimum, the equivalent of a temperature of 140°F. for a period of one hour; provided however, that other temperatures and times may be used when specifically approved by the Health Officer.

d. Upon completion of the cooking of the custard, it shall immediately be transferred into previously sterilized containers, properly covered, and chilled without delay to a temperature of 50°F. or less.

e. Custards must be kept in cooling room until used in making pastries.

f. The filling apparatus shall be cleaned with hot water and sterilized brushes or with a jet of live steam under pressure.

g. Before use, filling apparatus shall be sterilized by either boiling for ten minutes, or steaming in a steam sterilizer for one hour.

h. No pastries containing cream filling shall be displayed in windows or showcases, unless the temperature is maintained at 50°F. or less.

i. Pastries containing custard filling shall not be sold from wagons from door to door unless such wagons are equipped with a refrigerated compartment maintaining a temperature of 50°F. or less, provided however, that pastries may be delivered from manufacturers to retail dealers or consumers by special non-stop trip without continuous refrigeration when it is possible to complete such delivery within four (4) hours time.

"Sec. 42.0118 FOOD HANDLING ESTABLISHMENTS -  
SPECIAL REGULATIONS

a. CANOPIES FOR RANGES. All stoves, ranges, candy kettles, doughnut kettles, ovens and hot plates shall be equipped with a metal canopy of a size at least four inches longer than the entire cooking

surface of said cooking device, on all sides. Such canopy shall be ventilated to the outside air by a separate ventilating flue of not less than six inches in diameter, for an ordinary stove, or as much larger as the Health Department may deem necessary for effective operation.

b. WATER. Every restaurant, cafe, soda fountain, cafeteria, eating house or hotel kitchen, must have an adequate supply of running hot and cold water available at all times. All sinks shall be of metal or approved impervious material.

c. DISHES, GLASSES, IMPLEMENTS, CONFISCATION. All dishes, glasses, silver and other utensils used by customers, shall be thoroughly washed and rinsed, and all drinking glasses shall be sterilized after each separate use, in compliance with rules and regulations of the Health Department. Individual paper drinking cups and plates must be used whenever facilities for sterilization of glasses do not meet the requirements of the regulations of the Health Department.

All dishes, glasses, drinking glasses, or other utensils, or articles used for table service or used by customers or for the public generally, shall be kept in first class condition and repair. Dishes, glasses, or other utensils which are cracked, chipped or damaged shall not be used, and may be confiscated at any time when in the opinion of the Health Officer such procedure is necessary to protect public health and safety.

d. HEAD DRESS REQUIRED. Each person engaged in cooking, or preparing foods, shall wear a suitable cap or head dress to prevent the falling of hair into such foods.

e. FOOD CONTAINERS. No tin can, lard stand, or other such container shall be used for the purpose of cooking, preparing, or storing of food stuffs. All canned goods shall be transferred immediately upon opening from the original container to one of glass, crockery, agateware, glass ware, or other approved receptacle,

intended for that purpose. The Health Officer shall condemn and destroy all food held in storage contrary to the provisions of this section.

f. PROTECTION FOR FOOD SUPPLIES. All flour, meal, sugar or other ingredients used in the making or preparation of food, in a bakery, restaurant, cafe, lunch counter, or similar place of business, shall be kept raised above the surface of the floor to allow cleaning of the floor beneath such ingredients, and offer ample protection against rodents, roaches and other vermin.

g. KITCHEN SCREENS. All kitchens of food handling establishments shall have wire screens at all outside openings, for the purpose of excluding flies and other insects. All screen doors must be self-closing, and outside doors shall open outward only. In addition to the screens so provided, all foods shall be protected from dust, dirt and flies. All screening used in such places shall be no less than 14" mesh.

"Sec. 42.0119 FOOD HANDLING ESTABLISHMENTS - BEVERAGES, SOFT DRINKS REGULATED

Regulations for food handling establishments where soft drinks or other beverages are sold or dispensed.

a. All food handling establishments where soft drinks or other beverages are sold or dispensed shall be equipped with hot and cold running water.

b. An approved sink shall be installed in such establishments with not less than two or more compartments equipped with the proper and approved methods of washing and sterilizing all glassware used by consumer.

c. All straws in such establishments shall be placed in suitable containers and protected from contamination.

"Sec. 42.0120 FOOD HANDLING ESTABLISHMENTS - MALTED MILK, MALTED SKIM MILK, MILK DRINK REGULATED.

a. MALTED MILK, MILK DRINK. It shall be unlawful to prepare,

serve, sell or distribute in such establishment any malted milk or other milk drink unless such drink is a mixture of Grade "A" Pasteurized milk, containing not less than 3.3% of milk fat, with malted milk and flavoring substances, and ice cream containing not less than 10% milk fat or shall contain ice milk containing not less than 4% milk fat; all ice cream or ice milk shall conform to the provisions of the Agricultural Code.

b. **MALTED SKIM MILK.** It shall be unlawful to prepare, serve, sell or distribute in such establishment any malted skim milk unless the malted skim milk is a mixture of skim milk with malted milk and flavoring substance and ice cream or ice milk containing not less than 4% milk fat. The skim milk shall conform to the standards of Grade "A" pasteurized milk; pasteurized and bottled in standard milk bottles in an approved pasteurizing and bottling plant.

c. **SIGN.** The establishment shall publicly display a sign in legible lettering at least four (4) inches high which shall state that Malted Skim Milk or Malted Milk is served.

**"Sec. 42.0121 FOOD HANDLING ESTABLISHMENTS - REGULATIONS FOR FRUIT STANDS OR OPEN MARKETS.**

All deciduous fruits on display in any fruit stand or vegetables intended for human consumption in the raw state without cooking, or kept uncovered or unprotected shall be so displayed or kept so as to have constantly in motion over said fruit or vegetables a current of air from an electric fan. Said fan shall be kept constantly in operation at all times whenever said fruit stand or open market is not screened or protected as provided in this chapter or enclosed so as to protect all of said fruit or vegetables from flies and other contamination. Whenever such food is exposed it shall be kept within ten (10) feet of a fan of not less than twelve (12) inches in diameter, or within fifteen (15) feet from a fan of sixteen (16) inches in diameter.

No food or food product, fruit or vegetable shall be displayed or sold outside of the building or on any sidewalk, public street or highway.

"Sec. 42.0122 FOOD HANDLING ESTABLISHMENTS - STORAGE OF  
FRUITS AND FOODS REGULATED

Deciduous fruits or other foods subject to damage by the rays of the sun shall be kept out of the direct sunlight and shall be elevated not less than eighteen inches (18") above the floor level.

"Sec. 42.0123 FOOD HANDLING ESTABLISHMENTS - REGULATIONS  
FOR VENDING VEHICLES

The applicant for a health permit for a vending vehicle shall, in addition to the information required in Section 41.04, specify the particular foods, food products or beverages, which the applicant proposes to sell or vend. All health permits for the vending vehicle shall be valid only for the sale or vending of the food, food products or beverages designated in writing on the health permit.

a. All implements, tools and receptacles shall be kept in a clean and sanitary condition.

b. Sufficient metal containers with fly-tight covers shall be provided for all vegetable trimmings, tops, and other refuse and which shall be emptied and washed daily.

c. A fly-tight, dust-proof compartment shall be provided for all berries, peaches, plums, figs, apricots, prunes, grapes or other soft fruits or perishable foods, and no such food shall be permitted to be exposed to dust, dirt, flies or other foreign or injurious contamination.

d. Fresh meats, fish, poultry or the flesh of any other animal, or sea food shall be kept in a refrigerated compartment. Said compartment shall be so refrigerated that the temperature of said compartment shall not exceed 50°F. at any time.

e. The ice-box, refrigerator, or other compartment used for icing or refrigerating food products, shall be lined on the inside with metal or tile, with all corner, cracks and crevices either soldered or cemented.

f. No fish, poultry or other animal shall be cleaned, nor shall the entrails of such fish, poultry or other animal be removed in any such vehicle.

g. A chopping block shall be provided for all wagons peddling or vending meats, and shall be removed and cleaned with clean water and soap as often as it becomes necessary.

h. The scales, balances or other weighing devices of the meat, fish or poultry vehicle shall be so placed as to protect them from dust, dirt and flies.

i. No vending vehicle shall park on a vacant lot, highway or street for the purpose of displaying, vending or selling food, food products or beverages, except for a short period of time sufficient to make the immediate sale.

"Sec. 42.0124 FOOD HANDLING ESTABLISHMENTS - HONEY AND BEVERAGES - BOTTLING REQUIRED

All fruit juices, soft drinks, honey or other such beverages or foods shall be bottled in a regularly inspected plant, and shall not be poured or changed from one container to another except in said plant.

"Sec. 42.0125 FOOD HANDLING ESTABLISHMENTS - WINERIES AND CIDER MILLS - REGULATIONS

a. All mills where wine or cider is in the process of preparation shall have cement floors properly drained, and a sink properly installed and provided with running water.

b. All bottles, jugs or receptacles shall be thoroughly washed and sterilized, and shall be supplied with new corks or stoppers.

c. All pulp shall be disposed of by a method approved by the Health Department.

d. All wineries and cider mills shall be equipped with a conveniently located water flush toilet complying with the provisions of this Code.

"Sec. 42.0126 REGULATIONS FOR THE SALE OF FRUITS, VEGETABLES AND FARM PRODUCE BY FARMERS

All farmers or ranchers may dispose of all fruits, vegetables and farm produce actually produced on their ranches, farms or property.

A permit will be issued therefor without charge, providing that each and every provision of this chapter is complied with regulating the type of produce to be sold or distributed.

"Sec. 42.0135 MILK HANDLING ESTABLISHMENTS - REGULATED

Health Regulated Businesses shall include dairies, dairy farms and the business of producing, grading, labeling, handling, pasteurization, distribution, sale or traffic in milk, cream, buttermilk and milk food products.

"Sec. 42.0136 MILK HANDLING ESTABLISHMENTS - NO FEE PERMIT

The Health Regulated Businesses designated in Section 42.0135 shall not be required to pay the Health Permit Fee as established in Section 41.07.

"Sec. 42.0137 MILK HANDLING ESTABLISHMENTS - PHYSICAL EXAMINATION REQUIRED

Persons engaging in the Health Regulated Businesses enumerated in Section 42.0135 shall be required to conform to Section 41.10 establishing the Physical Examination.

"Sec. 42.0138 MILK HANDLING ESTABLISHMENTS - MILK SAMPLES AUTHORIZED

The Health Officer or Dairy Inspector is authorized under the provisions of this chapter to take samples at any time from any person selling, exposing for sale, offering for sale or traffic, exchanging, delivering, distributing or shipping milk, cream, or milk food products in the County of San Diego, provided that such samples are obtained only for the purpose of analysis at the Laboratory of the Department of Public Health, or the State Laboratory, or for such other scientific purposes as may be necessary or required by the Health Department.

**"Sec. 42.0139 MILK HANDLING ESTABLISHMENTS - POSSESSION  
OF SUBSTANDARD PRODUCTS PROHIBITED**

It shall be unlawful for any person to sell, offer for sale, distribute or have in possession for sale or distribution any milk or cream produced or obtained from cows or any other animals unless such conforms to the standards of grading and other requirements for the production, grading, labeling, handling, pasteurization, distribution, sale or traffic of milk, cream, buttermilk and milk food products established by the provisions of the Agriculture Code of the State of California and amendments thereto and by the rules and regulations of the State Department of Agriculture for the enforcement of said Code, and to the provisions of this Code, and to rules and regulations of the Board of Health in this Code defined and unless such milk or cream contains not less than 3.5% fat and is from non-reacting tuberculin tested animals.

**"Sec. 42.0140 MILK HANDLING ESTABLISHMENTS - TUBERCULIN  
TESTS REGULATED**

It shall be unlawful for any person to make any tuberculin test of any animal except inspectors or qualified veterinarians actually engaged in inspection services under authorization of a department which is recognized by the Health Department. Any cow or cows or other animals which have been found to be reactors (reacting to the injection of tuberculin under the direction of an authorized inspector) shall be immediately excluded, removed and isolated from other animals and shall be marked indelibly by tattooing or branded with a letter "T" on the side of the jaw. The size of such letters shall be determined by regulation of the Health Department.

**"Sec. 42.0146 REFRIGERATION AND LOCKER PLANTS - REGULATED**

Health Regulated Businesses shall include refrigeration plant or locker plant as defined in this chapter.

"Sec. 42.0146 REFRIGERATION AND LOCKER PLANTS - STAMPING OF MEAT REQUIRED

All uninspected beef, veal or lamb kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a roller stamp so as to be legibly marked "Uninspected Meat--Not for sale". All uninspected pork kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a hot stamp so as to be legibly marked "Uninspected Meat--Not for Sale". Every stamp required by this section shall also legibly show the plant permit number issued the plant by the Director of Public Health.

"Sec. 42.0147 REFRIGERATION AND LOCKER PLANTS - HIDES OR BILL OF SALE REQUIRED - EXCEPTIONS

No beef, veal or lamb carcasses, or part thereof, shall be accepted unless the hide accompanies the carcass, or unless a bill of sale from a responsible packing plant accompanies such carcass. A record of the disposition of each such hide shall be maintained by the refrigeration or locker plant; provided however, that this section shall not apply to carcasses of deer, game or fowl.

"Sec. 42.0148 REFRIGERATION AND LOCKER PLANTS - PROCESSING DAYS DESIGNATED

Every refrigeration plant handling or processing inspected and uninspected meat shall designate different days of the week upon which inspected meat will be processed and uninspected meat will be processed, and shall notify the Department of Public Health in writing of such designation, and of any change thereof together with the effective date of such change. It shall be unlawful for any refrigeration plant to process both inspected and uninspected meat on the same day, except with the permission of the Department of Public Health.

"Sec. 42.0149 REFRIGERATION AND LOCKER PLANTS - PROCESSING OF GAME REGULATED

The handling of deer, game or fowl shall be classified as handling of uninspected meat and shall be processed as required in Section 42.0148.

Section 3. That Division 2, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 2", which shall read as follows:

"DIVISION 2

PERSONAL SERVICES

"Sec. 42.0201 BARBER SHOP, BEAUTY PARLOR, TATTOOING - REGULATED  
Health Regulated Businesses shall include tattooing and the business of conducting, operating or managing any tattooing establishment, barber shop and beauty parlor.

"Sec. 42.0202 BARBER SHOP, BEAUTY PARLOR, TATTOOING -  
POSTING OF REGULATIONS

The owner, proprietor or manager of any of the foregoing establishments shall keep a copy of regulations posted in a conspicuous place in his establishment, which copy shall be furnished by the Department of Public Health.

"Sec. 42.0203 BARBER SHOP, BEAUTY PARLOR, TATTOOING - ADEQUATE  
PLUMBING, CLEAN FLOORS REQUIRED - SLEEPING ON  
PREMISES PROHIBITED

All of the foregoing establishments shall be equipped with running hot and cold water, with adequate toilet facilities and with all such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.

The floors of such establishments shall be kept free from hair at all times and shall be swept and mopped daily and all furniture and equipment shall be kept free from hairs and dust.

No such establishment shall be used as a sleeping room or dormitory.

"Sec. 42.0204 BARBER SHOP, BEAUTY PARLOR, TATTOOING -  
REGULATIONS

The owners and managers of barber shops, beauty parlors and

tattooing establishments, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. TOWEL LAUNDERING. No operators shall use for service of any customer, any towel or wash cloth that has not been boiled or laundered since last used.

b. OPERATORS' UNIFORM. All operators shall wear clean, washable white coats or aprons while serving customers.

c. WASHING OF HANDS. Every operator shall clean his hands thoroughly immediately before serving such customer.

d. TREATMENT OF BLOOD FLOW. No operator shall use alum or other material to stop the flow of blood, unless the same is applied as a powder and with a clean towel. The use of styptic pencils, alum blocks or other solid styptics is prohibited.

e. CUSTOMER'S SKIN DISEASES. No shaving, hair cutting or tattooing operations shall be performed upon any person affected with any disease of the skin or scalp. No skin disease shall be treated in any such establishment.

"Sec. 42.0205 BARBER SHOP, BEAUTY PARLOR - REGULATIONS

The owners and managers of barber shops and beauty parlors, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. STERILIZING AND WASHING OF TOOLS. All combs, hair brushes, dusters and other articles must be washed with soap and water at frequent intervals and shall be kept clean at all times. All mugs, shaving brushes, scissors, pincers, needles, clippers and other instruments must be sterilized, after each separate use, in a solution approved by the Director of Public Health.

b. HEADREST. No operator shall permit any person to use the headrest of any barber chair or chair under his control, unless the headrest is covered by clean, new paper, or by a fresh, clean towel.

c. REMOVAL OF CUT HAIR. No operator shall remove the cut hairs from the face or neck of a customer by the process of blowing (i.e., blowing through the lips); mechanical bellows or sanitary brush may be used.

d. RUBBER COLLAR PROTECTOR. The use of rubber collar protectors is prohibited.

"Sec. 42.0206 BARBER SHOP - REGULATIONS

6 The owners and managers of barber shops, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. RAZOR DISINFECTING. The blade of a razor, which has been stropped during the operation of shaving a customer, shall be immersed in a disinfecting solution, approved by the Director of Public Health, and then wiped, before being again applied to the face of the customer.

b. CUSPIDORS. Adequate cuspidors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

"Sec. 42.0207 TATTOOING - REGULATIONS

The owners and managers of tattooing establishments, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. STORING OF INSTRUMENTS. All needles and instruments shall be kept in a closed glass case while not in use.

b. STERILIZING OF INSTRUMENTS. Steam sterilizers, approved by the Director of Public Health, shall be provided and all needles and operating instruments shall be sterilized before using on each customer.

c. **STERILIZING SOLUTION.** Sterilizing solutions, approved by the Director, may be used on instruments whenever it can be shown to the Director that such instruments, other than needles, are damaged by boiling in a sterilizer.

d. **ANTISEPTIC ON SKIN.** The customers' skin shall be thoroughly cleansed with an antiseptic solution, approved by the Director, before commencing any tattooing.

e. **OPERATING TABLES.** All operating tables shall be constructed of metal with white enamel or porcelain finish, or stainless steel.

f. **MINORS.** It shall be unlawful to tattoo any person under the age of twenty-one (21) years, unless the written consent of the parent or guardian is obtained, and such written consent shall be kept on file for two years in the office of said establishment.

g. **INFECTIONS.** All infections resulting from the practice of tattooing shall be reported to the Health Officer by the person owning or operating the tattooing establishment.

h. **CUSPIDORS.** Adequate cuspidors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

i. **MINIMUM FLOOR SPACE.** Such establishments shall have not less than one hundred fifty (150) square feet of floor space, and the light and ventilation shall be of a standard approved by the Director.

"Sec. 42.0211 **MESSAGE PARLOR - REGULATED**

Health Regulated Businesses shall include MESSAGE PARLORS as defined in this Chapter.

"Sec. 42.0212 **MESSAGE PARLOR - HEALTH PERMIT - DENIAL, SUSPENSION, REVOCATION**

In addition to the matters contained in Section 41.05, the

denial, suspension or revocation of a health permit for a massage parlor may be predicated on any of the following:

a. PUBLIC NUISANCE. The fact that the establishment, in the opinion of the Director of Public Health, constitutes a public nuisance.

b. MORAL TURPITUDE. Conviction of the permittee of any public offense involving moral turpitude.

c. MORAL CHARACTER. The determination by the City Council, after a public hearing, that the permittee is not a person of good moral character.

"Sec. 42.0213 MASSAGE PARLOR - TREATMENT OF OPPOSITE  
SEX PROHIBITED

It shall be unlawful for the operator of any massage parlor, or for any employee, agent or servant of the operator, to administer any treatment therein to a member of the opposite sex.

"Sec. 42.0214 MASSAGE PARLOR - QUALIFYING EXAMINATION

The Health Department may require that the Applicant pass a qualifying examination as in Section 41.11 provided. The Health Permit for a Massage Parlor may be limited to the practice of such treatment or therapy concerning which the applicant has passed the qualifying examination.

Section 4. That Division 3, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 3", which shall read as follows:

"DIVISION 3

SERVICE BUSINESSES

"Sec. 42.0301 CESSPOOL, SEPTIC TANK CLEANERS - REGULATED

Health Regulated Businesses shall include cesspool, septic tank,

seepage pit cleaners, or cleaners of any subsurface disposal system.

"Sec. 42.0302 CESSPOOL, SEPTIC TANK CLEANERS -  
QUALIFYING EXAMINATION REQUIRED

No person shall engage in the cleaning of a cesspool, septic tank, seepage pit, or any subsurface disposal system without first passing a qualifying examination therefor as established in Section 41.11.

"Sec. 42.0303 CESSPOOL, SEPTIC TANK CLEANERS - INSPECTION  
OF EQUIPMENT

The Health Officer shall examine all equipment used in processing septic tanks, cesspools and seepage pits owned or under the control of each person registered under the provisions of this Division at regular intervals not to exceed ninety days.

"Sec. 42.0304 CESSPOOL, SEPTIC TANK CLEANERS - REPORTS REQUIRED

Whenever a person cleans a septic tank or cesspool, he shall notify the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to the Department of Public Health at the close of each day.

Section 5. That Division 4, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 4", which shall read as follows:

"DIVISION 4

HOUSING

"Sec. 42.0401 HOTELS, APARTMENT HOUSES - REGULATED

Health Regulated Businesses shall include the operation of hotels and apartment houses as defined by the State Housing Act.

**"Sec. 42.0402 HOTELS, APARTMENT HOUSES - INSPECTIONS**

The Health Officer shall inspect all hotels and apartment houses as often as requests therefor shall be made, or whenever said Health Officer shall deem it necessary, and in any event as often as once in each year.

Section 6. That Division 5, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 5", which shall read as follows:

"DIVISION 5

FERTILIZER MANUFACTURING

"Sec. 42.0501 REDUCTION WORKS, FERTILIZER PLANTS - REGULATED

Health Regulated Businesses shall include the business of steaming, boiling, reducing, rendering or cooking any animal, fish or vegetable substance or matter for the manufacture of fertilizer, fats, oils, chicken meal or any by-product thereof of any kind or character.

"Sec. 42.0502 REDUCTION WORKS, FERTILIZER PLANTS - CONSTRUCTION MATERIALS

Such establishment shall have floors and gutters constructed of concrete or other material with a smooth finish; walls, ceilings, partitions, posts, doors and other parts of all structures shall be of such materials, construction and finish as will permit them to be readily and thoroughly cleaned.

"Sec. 42.0503 REDUCTION WORKS, FERTILIZER PLANTS - FISH IN STATE OF DECOMPOSITION PROHIBITED

It shall be unlawful to accept for any process of rendering or reduction any fish or parts of fish in any state of decomposition or putrefaction. All decomposed or putrefied fish, or parts of fish, shall be condemned and disposed of in such manner as the Health Department by regulation shall require.

"Sec. 42.0504 REDUCTION WORKS, FERTILIZER PLANTS - OBNOXIOUS ODORS DECLARED NUISANCE

The escape into the open air of any offensive or obnoxious odors or gasses from any material in the process of reduction, under the provisions of this Division, is hereby declared to be a public nuisance, and may be summarily abated by the Health Department.

"Sec. 42.0505 REDUCTION WORKS, FERTILIZER PLANTS - INSPECTION REQUIRED

All fish or parts of fish received by reduction plants for the process of reducing or rendering shall be immediately processed, and the processing thereof shall continue until the entire catch or supply

shall have been entirely reduced. The Health Department shall be notified when any major breakdown occurs, or when anything of an unusual nature occurs during the process of reduction.

Section 7. That Division 6, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 6", which shall read as follows:

"DIVISION 6

RECREATIONAL ACTIVITIES

"Sec. 42.0601 POOL HALL, BILLIARD HALL - REGULATED

Health Regulated Businesses shall include Pool Hall and Billiard Hall.

"Sec. 42.0602 POOL HALL, BILLIARD HALL - ADEQUATE PLUMBING APPLIANCES REQUIRED, SLEEPING ON PREMISES PROHIBITED

Such establishments shall be equipped with running hot and cold water, adequate toilet facilities and with all such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.

No such establishment shall be used as a sleeping room or dormitory.

"Sec. 42.0603 POOL HALL, BILLIARD HALL - POSTING OF REGULATIONS

The owner, proprietor or manager of such establishments shall keep a copy of regulations posted in a conspicuous place in the establishment, which copy shall be furnished by the Department of Public Health.

Section 8. That Division 7, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 7", which shall read as follows:

"DIVISION 7

ANIMALS.

"Sec. 42.0701 KENNELS, PET SHOPS - DEALING IN ANIMAL PETS  
REGULATED

Health Regulated Businesses shall include the business of trafficking in or raising, selling or exchanging any birds, cats, dogs or other pets, all of which, for the purpose of this Section, are called "Pets"; and the maintenance of any dog kennel as defined in this Chapter.

"Sec. 42.0702 KENNELS, PET SHOPS - CONFORMANCE TO ZONING REQUIRED.

No Health Permit for the activities included in this Division shall be valid unless it shall have been approved by the Planning Commission as not being in conflict with ordinances and local regulations concerning planning and zoning. The applicant shall have the same right of appeal from denial of such permit by the Planning Commission as is provided in Chapter X, Article I, Division 5 of this Code.

"Sec. 42.0703 KENNELS, PET SHOPS - PROXIMITY TO RESIDENCE -  
SOUNDPROOFING

All dog kennels shall be located in an area which is well isolated and all animals shall be kept not less than twenty (20) feet from any door, window or opening of any private dwelling. If, however, any kennel has been established in a congested area, the animals shall be held in a sound proof room.

"Sec. 42.0704 KENNELS, PET SHOPS - CARE OF PETS

Suitable housing facilities shall be provided to protect pets from inclement weather.

Adequate feed and water shall be furnished to all pets. All feed shall be stored in rat-proof containers tightly covered and protected against all rats and other contamination. Meat shall be kept in a properly maintained refrigerator until used.

"Sec. 42.0705 KENNELS, PET SHOPS - SANITARY REGULATIONS

The floors of all structures used for the purpose of housing or keeping pets must be impervious to moisture and be kept in a sanitary condition. All such structures must be white-washed or painted a light color and maintained in good repair at all times.

"Sec. 42.0711 DISEASED PETS - NOTICE TO HEALTH DEPARTMENT

Whenever any pets shall appear to have any communicable disease, the Health Department shall be notified immediately of such condition with such information as may be necessary and such pets shall be immediately isolated from healthy pets, or if in the discretion of the Health Officer said pet is considered a menace to the health of other pets or people, he shall condemn said pet to be removed entirely from the premises and, if necessary, destroyed.

No diseased pets shall be sold or given away, nor shall they be otherwise disposed of except in the manner authorized by the Health Officer.

"Sec. 42.0712 PETS - NOISE, ODORS - DECLARED NUISANCE.

The presence of obnoxious odors or unsanitary conditions, or the failure to muzzle or place in sound proof kennels all dogs barking excessively or to a degree that annoys the immediate neighborhood, is hereby declared to be a public nuisance and may be summarily abated by the Health Officer.

Section 9. That Article 4, Chapter IV of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 1" which shall read as follows:

"ARTICLE 4

DISEASE CONTROL - NUISANCES

DIVISION 1.

GENERAL REGULATIONS

"Sec. 44.0101 COMMON DRINKING CUP PROHIBITED

It shall be unlawful to provide for common use, or to use in

common any cup, glass or other receptacle used for drinking purposes in any hotel, restaurant, saloon, soda fountain, theatre, public hall, private or public school, church, hospital, club, office building, park, playground, lavatory, barber shop, or any other place, building, room, or conveyance frequented by the public.

"Sec. 44.0102 DIPPING FROM WATER CONTAINERS PROHIBITED

It shall be unlawful to provide for use, or to use a cask, water cooler or other receptacle for storing or supplying drinking water to the public or to employees, unless such receptacle is covered and protected so as to prevent persons from dipping the water therefrom or contaminating the same. All such receptacles shall be provided with a faucet or other suitable device for drawing the water.

"Sec. 44.0103 EXPECTORATING IN PUBLIC CONVEYANCE OR BUILDING PROHIBITED

No person shall expectorate in any public conveyance or public building, or on any sidewalk in The City of San Diego.

Section 10. That Division 1, Article 4, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by re-numbering each of the following Sections designated herein as "Old Section Number", with a new Section number, which shall read as follows:

"NEW SECTION NUMBER	OLD SECTION NUMBER
Sec. 44.0104 .....	Sec. 49.06
Sec. 44.0105 .....	Sec. 49.07
Sec. 44.0106 .....	Sec. 49.08
Sec. 44.0107 .....	Sec. 47.01
Sec. 44.0108 .....	Sec. 47.02
Sec. 44.0109 .....	Sec. 41.90
Sec. 44.0110 .....	Sec. 45.10
Sec. 44.0111 .....	Sec. 45.05
Sec. 44.0112 .....	Sec. 45.05.1
Sec. 44.0113 .....	Sec. 45.35

Section 11. That Division 1, Article 4, Chapter IV of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Section, which shall read as follows:

"Sec. 44.0114 CROSS CONNECTIONS WITH WATER SUPPLY PROHIBITED.

No person shall install or permit to be installed an interconnection between a drinking water supply and any equipment or connection of any kind, class or description which may contain water or any liquid or substance unfit for human or domestic consumption. If such interconnections are discovered, the Director of Public Health may cause the water service to be discontinued, until the condition is abated. No device shall be sold which provides such an interconnection as a means of operation, unless the water supply is adequately protected.

Section 12. That Article 4, Chapter IV of the San Diego Municipal Code, be and the same is hereby amended by adding thereto a new Division to be known as "Division 2", which shall read as follows:

"DIVISION 2.

SPECIFIC REGULATIONS

"Sec. 44.0201 BATHING OR SWIMMING POOLS - REGULATED

Bathing or Swimming Pools for public use shall be emptied and properly cleansed before refilling at least twice in each week during the months of July, August and September, and at least once a week during the balance of the year, except pools which are constructed and maintained in accordance with State Board Health Swimming Pool Regulations.

"Sec. 44.0203 FERTILIZING MATERIAL - STORAGE BINS OR ROOMS - SPECIAL PERMIT REQUIRED

No person shall keep or store any fertilizer material in excess of two cubic yards, on any premises within fifty (50) feet of any

building occupied as a residence by human beings except in a container, bin or room which is fly-tight, dust proof and ventilated in such a manner as to prevent the fertilizer material from becoming a harbor for rodents, a breeding place for flies, offensive to the human senses, or a public nuisance.

"Sec. 44.0204 MANURE, STABLE REFUSE, ANIMAL EXCRETA  
REGULATED - LARVECIDE TREATMENT REQUIRED

No manure, animal excreta or stable refuse shall be transported except in a vehicle, effectively covered to prevent the contents from being dropped, which vehicle shall have been approved for such transportation by the Director of Public Health. No person shall permit manure, animal excreta or stable refuse to be dropped upon any street or public property. No person shall keep or store manure, animal excreta, or stable refuse unless the same shall have been treated with a larvecide satisfactory to the Director of Public Health.

"Sec. 44.0211 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL  
SYSTEM. CONNECTING PLUMBING TO UNAPPROVED  
DISPOSAL SYSTEM PROHIBITED.

It shall be unlawful for any person to connect any house, sewer line or other plumbing to a septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system hereafter installed,

constructed or reconstructed, unless such septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system has been approved by the Director of Public Health as provided in this Chapter.

"Sec. 44.0212 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEMS -  
WHERE PROHIBITED

No person shall maintain a cesspool, septic tank or subsurface disposal system on any premises adjoining a lateral sewer; provided, however, that where a sewer lateral is installed adjacent to premises upon which there is located such an existing subsurface disposal system, the Director of Public Health may approve the continued use of such system until such time that the public health and sanitation are adversely affected thereby.

"Sec. 44.0213 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
CONSTRUCTION PERMIT REQUIRED

No septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system shall be installed or constructed or reconstructed unless there is in effect a valid Construction Permit therefor issued by the Director of Public Health.

"Sec. 44.0214 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
APPLICATION FOR CONSTRUCTION PERMIT

Every applicant for such Construction Permit shall file with the Health Department his written application which shall state the name and address of the applicant, a description of the property, its location, street and number where the installation is to be made, the name and address of the contractor who is to perform the work and the number of people such installation is to serve. The application shall include or be accompanied by plans, diagrams and specifications showing the character, manner and kind of installation. (See Chapter IX Article 2 Division 14, for specifications).

"Sec. 44.0215 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
ISSUANCE OF CONSTRUCTION PERMITS, SUSPENSION AND  
REVOCATION

On receipt of the application and fee the Health Officer shall issue such Construction Permit if the Health Department investigation

discloses that the facts set forth in such application are true, the health conditions in and about the premises wherein and whereon it is proposed to construct such installation, and the installation itself conforms to the requirements of this Code. A violation of such requirements shall be grounds for denial of such Construction Permit, or, if previously issued, grounds for suspension or revocation.

"Sec. 44.0216 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
CONSTRUCTION PERMIT - FEE, EXPIRATION, TRANSFER AND  
CHANGE OF LOCATION

The fee for such Construction Permit shall be **Four** dollars (\$4.00). Construction Permits issued pursuant to this Division shall be void one year from the date of issuance. Construction Permits shall not be transferable from one person to another. A supplemental Construction Permit authorizing such work at a different location may be issued upon application therefor, provided that no work has been commenced at the original location, and provided further that such supplemental installation conforms to the requirements of this Code. The fee for such supplemental Construction Permit shall be **Two** Dollars (\$2.00).

"Sec. 44.0217 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
PERCOLATION TEST - WHEN REQUIRED

The Director of Public Health may require the applicant for such Construction Permit to furnish a report of an engineer, registered in the State of California, showing that soil percolation tests have been made by that engineer on the site of the proposed subsurface sewage disposal system and the results of such tests. If the Director of Public Health determines that the location, area, soil porosity, ground water level, density of population in the area, the number of persons to be served, or other conditions would cause the operation of such installation to create an unsanitary condition affecting the public health, such permit shall not be issued. In such case the Construction Permit fee shall be refunded.

"Sec. 44.0218 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM -  
MINIMUM LOT AREA

No septic tank, settling tank, cesspool or other subsurface sewage

disposal system or unit shall be installed or constructed on a lot or parcel containing an area of less than five thousand (5,000) square feet; provided, however, that where the lot area is less than five thousand (5,000) square feet but more than four thousand (4,000) square feet, the Director of Public Health may waive the minimum area requirement if the Director determines that the operation of such installation will not be detrimental to public health.

"Sec. 44.0219 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM-  
INSPECTION REQUIRED - CONSTRUCTION APPROVAL

As soon as the septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system is installed and ready to receive its cover, the person to whom the Permit for such unit or system was issued shall notify the Health Department that such unit or system is ready for inspection. As soon thereafter as practical, the Health Officer shall make an inspection of the work. If the unit or system is approved an inspection certificate shall be posted in a conspicuous place upon the property where the unit or system is located, which inspection certificate shall note the date and approval and the signature of the person making the inspection. No such installation shall be covered prior to its approval as herein required.

"Sec. 44.0220 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM-  
REINSPECTION - FEE

When an inspection has been ordered and the work is found to be not ready for inspection and approval, the Health Officer shall cause an official notice to be posted on the job stating the changes necessary in order that the work will comply with the requirements of this Code. As soon thereafter as practicable, the owner or contractor shall cause the changes to be made and, upon completion thereof, shall notify the Department of Public Health that the unit or system is ready for reinspection. As soon thereafter as practicable, the Health Officer shall make a reinspection. If, upon reinspection, the work is approved, a certificate to that effect shall be posted as hereinabove specified. The fee for each reinspection shall be four dollars (\$4.00).

"Sec. 44.0221 CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM - SURFACE WATER NOT PERMITTED

No opening shall be provided in any drainage system or in any septic tank, settling tank, cesspool or other subsurface disposal unit or system for the purpose of receiving the surface drainage from any yard or building.

"Sec. 44.0225 SANITARY TOILET - WHEN AUTHORIZED

For the temporary occupants of buildings in areas remote from a sewer lateral, the Director of Public Health may authorize the construction and use of an approved type of sanitary toilet in lieu of connection to a public sewer or to a subsurface disposal system.

Section 13. That Article 4, Chapter IV of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 3" which shall read as follows:

"Division 3

ANIMALS"

Section 14. That Division 3, Article 4, Chapter IV of the San Diego Municipal Code be, and the same is hereby amended by re-numbering each of the following Sections designated herein as "Old Section Number", with a new Section number, which shall read as follows:

New Section Number	Old Section Number	:	New Section Number	Old Section Number
Sec. 44.0301	41.60	:	Sec. 44.0317	44.30.6
Sec. 44.0302	44.02	:	Sec. 44.0318	44.31
Sec. 44.0303	44.03	:	Sec. 44.0319	44.31.1
Sec. 44.0304	44.04	:	Sec. 44.0320	44.31.2
Sec. 44.0311	44.30	:	Sec. 44.0321	44.31.3
Sec. 44.0312	44.30.1	:	Sec. 44.0322	44.32
Sec. 44.0313	44.30.2	:	Sec. 44.0323	44.32.1
Sec. 44.0314	44.30.3	:	Sec. 44.0324	44.32.2
Sec. 44.0315	44.30.4	:	Sec. 44.0325	44.32.3
Sec. 44.0316	44.30.5	:	Sec. 44.0326	44.32.4

New Section Number	Old Section Number	:	New Section Number	Old Section Number
Sec. 44.0327	44.32.5	:	Sec. 44.0343	46.03
Sec. 44.0328	44.32.6	:	Sec. 44.0344	46.04
Sec. 44.0329	44.33	:	Sec. 44.0345	46.05
Sec. 44.0330	44.33.1 (erroneously printed 44.31.1)	:	Sec. 44.0346	46.06
Sec. 44.0331	44.33.2	:	Sec. 44.0347	46.07
Sec. 44.0332	44.33.3	:	Sec. 44.0348	46.08
Sec. 44.0333	44.33.4	:	Sec. 44.0349	46.09
Sec. 44.0334	44.33.5	:	Sec. 44.0350	46.10
Sec. 44.0335	44.34	:	Sec. 44.0351	46.11
Sec. 44.0336	44.34.1	:	Sec. 44.0355	46.20
Sec. 44.0337	44.34.2	:	Sec. 44.0356	46.21
Sec. 44.0338	44.34.2 (2nd Sec. of this number)	:	Sec. 44.0357	46.22
Sec. 44.0341	46.01	:	Sec. 44.0358	46.31
Sec. 44.0342	46.02	:	Sec. 44.0359	46.32
		:	Sec. 44.0360	46.33
		:	Sec. 44.0365	44.40

Section 15. That any Health Permits heretofore required by ordinances of The City of San Diego, or by the San Diego Municipal Code, are hereby revoked; provided, however, that such Permits may be reinstated (validated) by the payment of the fees hereinabove required.

Section 16. That the ordinances of The City of San Diego, as listed hereinafter, are, and each of them is hereby repealed:

Ordinance No. 409, adopted January 22, 1897;  
 Ordinance No. 546, adopted August 3, 1898;  
 Ordinance No. 1333, adopted April 28, 1903;  
 Ordinance No. 4014, adopted March 15, 1910;  
 Ordinance No. 5182, adopted July 17, 1913;  
 Ordinance No. 5336, adopted November 21, 1913;  
 Ordinance No. 6383, adopted November 10, 1915;  
 Ordinance No. 7791, adopted July 21, 1919;  
 Ordinance No. 8077, adopted July 31, 1920;  
 Ordinance No. 9853, adopted March 16, 1925;  
 Ordinance No. 10045, adopted July 3, 1925;  
 Ordinance No. 10312, adopted December 24, 1925;

Ordinance No. 10332, adopted January 7, 1926;  
 Ordinance No. 12555, adopted October 21, 1929;  
 Ordinance No. 12742, adopted March 3, 1930;  
 Ordinance No. 464 New Series, adopted June 13, 1934;  
 Ordinance No. 651 New Series, adopted April 30, 1935;  
 Paragraph 2 of Section 6 and Section 8 of Ordinance No. 820  
 New Series, adopted January 28, 1936, as amended by Ordinance No.  
 3833 New Series;  
 Ordinance No. 1432 New Series, adopted August 16, 1938;  
 Ordinance No. 1797 New Series, adopted March 26, 1940;  
 Ordinance No. 1823 New Series, adopted April 16, 1940;  
 Ordinance No. 2367 New Series, adopted February 3, 1942;  
 Section 2 of Ordinance No. 2484 New Series, adopted June 23,  
 1942, as amended by Ordinance No. 2669 New Series;  
 Sub-section E of Section 1, Section 4, Section 5, Section 7,  
 Paragraph 2 of Section 8, Paragraph 3 of Section 9, and Section 16  
 of Ordinance No. 2584 New Series, adopted December 11, 1942;  
 Ordinance No. 2684 New Series, adopted June 15, 1943;  
 Ordinance No. 3069 New Series, adopted September 18, 1945;  
 Ordinance No. 3161 New Series, adopted April 9, 1946;  
 Ordinance No. 3299 New Series, adopted November 19, 1946;  
 Ordinance No. 3358 New Series, adopted February 14, 1947;  
 Ordinance No. 4600 New Series, adopted November 16, 1950;  
 Ordinance No. 4992 New Series, adopted November 27, 1951;

Section 17. That the Articles, Divisions and Sections of the  
 San Diego Municipal Code as listed hereinafter are, and each of them  
 is hereby repealed:

31.0396	41.40.7	44.35.1	45.25.10
41.01	41.40.8	44.35.2	45.25.11
41.05	41.45	44.35.3	45.25.12
41.10	41.45.1		45.25.13
41.10.1	41.45.2	The Title to	45.25.14
41.10.2	41.50	ARTICLE 5	45.25.15
41.10.3	41.50.1		45.25.16
41.10.4	41.50.2	45.15	45.25.17
41.10.5	41.50.4	45.15.1	45.25.18
41.10.6	41.50.5	45.20	45.25.19
41.10.7	41.55	45.20.1	45.25.20
41.10.8	41.55.1	45.20.2	45.25.21
41.15	41.55.2	45.20.3	45.25.22
41.15.1	41.55.3	45.20.4	45.25.23
41.15.2	41.55.4	45.20.5	45.30(1st section
41.15.3	41.55.5	45.20.6	of this number)
41.15.4	41.65	45.20.7	45.30(2nd section
41.20	41.65.1	45.20.8	of this number)
41.20.1	41.65.2	45.20.9	
41.30.4	41.65.3	45.20.10	The Title to
41.35	41.65.4	45.20.11	ARTICLE 6
41.35.1	41.65.5	45.20.12	
41.35.2	41.65.6	45.20.13	The Title to
41.35.3	42.01	45.20.14	ARTICLE 7
41.35.4	42.10	45.25	
41.35.5	42.11	45.25.1	47.10
41.35.6	42.12	45.25.2	47.11
41.40	44.05	45.25.3	47.12
41.40.1	44.06	45.25.4	47.13
41.40.2	44.07	45.25.5	47.14
41.40.3	44.08	45.25.6	47.20
41.40.4	44.09	45.25.7	47.21
41.40.5	44.20	45.25.8	47.30
41.40.6	44.20.1	45.25.9	47.31
	44.20.2		

Article 8 and Divisions 1, 2, 3, 4 and 5, and all Sections  
therein contained,

Title to Article 9

49.03  
49.04  
49.05

Section 18. This ordinance shall take effect and be in force  
on the thirty-first day from and after its passage.

Presented by

Oliver Campbell

Approved as

to form by J. F. DuPAUL, City Attorney

By

Alan M. Fuestare

Deputy City Attorney

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—Councilmen: Mayor Butler

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

~~I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....~~

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

~~.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.~~

DOCUMENT NO. **464668**

Filed **MAR 2 1953**

City Clerk.

By Deputy.

**Affidavit of Publication**

**OF**  
*Ord. 5486*

00244

THE  
FOLLOWING  
DOCUMENT  
IS THE BEST  
COPY  
AVAILABLE  
FOR  
FILMING

# Affidavit of Publication

466<sup>90</sup>

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, }  
CITY OF SAN DIEGO. } ss.

In the matter of the publication of ORDINANCE NO 5486 (NEW SERIES) AMENDING CHAPTER IV OF THE SAN DIEGO MUNICIPAL CODE REGULATING HEALTH AND SANITATION MATTERS

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the 21st

days of FEBRUARY, 1953, and upon the

       days of        19      , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton  
Subscribed and sworn to before me, this 2 day of March, A. D. 1953

Fredwick  
City Clerk of the City of San Diego, California  
(Seal)

By        Deputy.

00245

LANK, SEEPAGE PIT, SUMPS, FACE DISPOSAL SYSTEM, mean all types of sewage disposal plants and systems operated political subdivision.

"Sec. 41.01.15. REFRIGERATED PLANT, LOCKER PLANT. The term REFRIGERATED PLANT, LOCKER PLANT mean the business of performing refrigerated storage for comparison of meat not owned by person maintaining the refrigerating equipment, or the selling frozen meat at wholesale or retail.

"Sec. 41.02. HEALTH REGULATED BUSINESSES—HEALTH PERMITS. The occupations, businesses and activities which are the subject Article 2 of this Chapter are designated as "Health Regulated Businesses."

"Sec. 41.03. HEALTH PERMITS REQUIRED. It shall be unlawful for any person or owner to conduct, manage, operate, engage or work in Health Regulated Business unless there shall have been procured be then in effect a permit therefor which shall be known as a "Health Permit." A separate Health Permit shall be required for each establishment, provided, however, that a separate permit shall not be required for each vending machine.

"Sec. 41.04. APPLICATION FOR HEALTH PERMIT. Every applicant for a Health Permit shall file with the Health Department a written application which shall state the name and address of the applicant, a description of the property, its location, size and number wherein and whereon it is proposed to conduct the Health Regulated Business and such other information as the Health Department may require.

At the time of filing such application, the applicant shall pay the Clerk designated by the Health Department the fee hereinafter established.

"Sec. 41.05. ISSUANCE OF HEALTH PERMITS—SUSPENSION AND REVOCATION. Upon receipt of the application and fee, the Health Officer shall issue a Health Permit therefor if the Health Department's investigation discloses that the facts set forth in such application are true, the health conditions in and about the place wherein and whereon is proposed to conduct the Health Regulated Business and the business or activity itself conforms to the requirements of this Code, to the rules and regulations of the Health Department and to the requirements of any codes of the State of California and any regulations issued pursuant thereto pertaining to particular activities subject to regulation therein; that the activities shall not result in a violation of such codes and regulations, otherwise, such Health Permit shall be denied, or, if previously issued, shall be suspended or revoked.

"Sec. 41.06. HEALTH PERMITS DURATION AND TRANSFER. A Health Permit may be granted at any time during the year, but all permits granted hereunder shall expire on the 31st day of December of the year in which the same is granted; provided, that no fee shall be charged for a Health Permit issued after October 1st of year.

Health Permits shall not be transferable from one person to another or from one location to another except under such rules and regulations as are established therefor by the Health Officer.

"Sec. 41.07. HEALTH PERMITS FEE. The fee for a Health Permit shall be ten dollars (\$10.00). The fee for a Health Permit, paid to the County of San Diego, shall be the fee for the fee for the Health Permit herein required.

"Sec. 41.08. BURIAL OR REMOVAL PERMIT—FEE. The fee for the burial or removal permit required by Division 7, Part 1 of the Health and Safety Code of the State of California, shall be one dollar (\$1.00). This fee shall not be collected under the following conditions:

(a) Where any provision of the Health and Safety Code requires the payment of any other fee by the applicant for a burial or removal permit;

(b) Where the permit is required for the burial or removal of a body of a member of the Armed Forces of the United States who shall have died while serving in the Armed Forces beyond the continental limits of the United States or on foreign soil;

(c) Where the cost of burial or removal of a body has been paid or will be paid by the State of California, or any political subdivision thereof.

"Sec. 41.09. HEALTH CERTIFICATE—FEE. Whenever it shall appear necessary for the preservation of public health and for the prevention of the spread of disease, the Board of Health, by resolution, may require that each and every person, who

## ORDINANCE NO. 5486 (NEW SERIES)

AN ORDINANCE AMENDING CHAPTER IV OF THE SAN DIEGO MUNICIPAL CODE REGULATING HEALTH AND SANITATION MATTERS; REVOKING ALL HEALTH PERMITS HERETOFORE ISSUED, AND REPEALING CITY ORDINANCES, AND SECTIONS OF THE SAN DIEGO MUNICIPAL CODE.

BE IT ORDAINED, By the Council of The City of San Diego, as follows: Section 1. That Article I, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

### CHAPTER IV HEALTH AND SANITATION ARTICLE 1. DEFINITIONS AND INTERPRETATIONS.

The following words and phrases whenever used in this Chapter shall be construed as defined in the following sections unless from the context a different meaning is intended, or unless a different meaning is specifically defined and more particularly directed to the use of such words or phrases.

"Sec. 41.01.1. HEALTH DEPARTMENT OR DEPARTMENT OF PUBLIC HEALTH. The term HEALTH DEPARTMENT OR DEPARTMENT OF PUBLIC HEALTH means the Department of Public Health of The City of San Diego and the Department of Public Health of the County of San Diego, when the latter is enforcing the terms of this Chapter for The City of San Diego.

"Sec. 41.01.2. HEALTH OFFICER. The term HEALTH OFFICER means the Director of Public Health and any officer or employee of the Health Department.

"Sec. 41.01.3. BOARD OF HEALTH. The term BOARD OF HEALTH shall mean the Public Health Commission of The City of San Diego and the Board of Health of the County of San Diego when the County is performing public health functions for The City of San Diego.

"Sec. 41.01.4. ESTABLISHMENT. The term ESTABLISHMENT shall

and any officer or employee of the Health Department.

**Sec. 41.01.3. BOARD OF HEALTH.** The term BOARD OF HEALTH shall mean the Public Health Commission of The City of San Diego and the Board of Health of the County of San Diego when the County is performing public health duties for The City of San Diego.

**Sec. 41.01.4. ESTABLISHMENT.** The term ESTABLISHMENT shall mean the site or premises wherein the Health Regulated Business is conducted, including but not limited to vehicles, trucks, delivery wagons and/or vending machines.

**Sec. 41.01.5. BUILDING.** The term BUILDING means any structure built for the support, shelter or enclosure of persons, animals or chattels; and when separated by division walls without openings, each portion so separated shall be deemed a separate building.

**Sec. 41.01.6. PREMISES.** The term PREMISES means all buildings, sheds, barns, animal pens or shelters, barges, docks, wharves, piers, and the like, whether public or private, standing alone, separately, or together with any other building herein defined, and shall include the land and its appurtenances.

**Sec. 41.01.7. OPENING.** The term OPENING means and refers to any opening or break in the foundation, sides or walls, ground or first floors, basements, roofs, including chimney, eaves, windows, ventilators, side-walk grates and elevators, and around any pipe, wire or other installation connecting with a building or premises through which a rat might enter.

**Sec. 41.01.8. RAT STOPPAGE.** The term RAT STOPPAGE or RAT PROOFING as used herein means a form of rat proofing to prevent the ingress or egress of rats and other rodents into or from buildings or premises. It consists essentially of the closing or protection of all openings in the exterior walls, ground or first floors, basements, roofs, and foundations, with material impervious to rat crawling, in such manner as to prevent rats from gaining entrance.

**Sec. 41.01.9. RAT HARBORAGE.** The term RAT HARBORAGE means any condition which provides shelter or protection for rats or other rodents, thus favoring their multiplication and continued existence in, under, on top of, or outside of any structure of any kind, or in, under, or on top of the land itself.

**Sec. 41.01.10. MESSAGE PARLOR.** The term MESSAGE PARLOR means an establishment having a fixed place of business in The City of San Diego, in which establishment any one or more of the following types of treatment, or any similar type of treatment, is performed: Massage, alcohol rub, fo-metation, bath (including Turkish bath), electric or magnetic treatment in connection with any massage or bath; excluding from the foregoing any treatment administered in good faith in the course of the practice of any healing art by any person licensed to practice such art or profession under the provisions of the Business and Professions Code of California, or any other law of this State.

**Sec. 41.01.11. DOG KENNEL.** The term DOG KENNEL means any place or premises where three or more dogs are kept for breeding purposes and where the pups are sold for profit or where dogs are boarded for care or for boarding by day, week, month or for longer periods of time.

**Sec. 41.01.12. DAIRY.** The term DAIRY or DAIRY PREMISES means any place or premises where one or more cows or other milk animals or animals are kept from which a part of, or all of, the milk or milk products are bottled and sold or sold and delivered to any person.

**Sec. 41.01.13. TATTOOING.** The term TATTOOING means any method of placing designs, letters, scrolls, figures, symbols, or any other marks upon or under the skin with ink or colors, by the aid of needles or instruments.

**Sec. 41.01.14. CESSPOOL, SEPTIC TANK, SEEPAGE PIT, SUBSURFACE DISPOSAL SYSTEM.** The terms CESSPOOL, SEPTIC

removal of a body has been paid or will be paid by the State of California, or any political subdivision thereof.

**Sec. 41.09. HEALTH CERTIFICATE—FEE.** Whenever it shall appear necessary for the preservation of public health and for the prevention of the spread of disease, the Board of Health, by resolution, may require that each and every person engaged or intending to engage in a Health Regulated Business shall, on or before the 30th day of June of each year, file with the Health Officer, an application for a Certificate of Health.

An examination fee of one dollar (\$1.00) shall be paid to the clerk designated by the Health Department at the time of the examination of each person; provided however, that the Health Officer shall, at his discretion, authorize the examination of applicants without charge upon a showing that such applicant is unable to pay the examination fee.

**Sec. 41.10. PHYSICAL EXAMINATION—REPORTS REQUIRED.**

In the event a physical examination is required by any of the provisions of this chapter, such examination shall be made by a qualified person, licensed by the State of California as a physician and surgeon, and designated by the Director of Public Health to make such examinations. Such examinations may be made by such designated physicians at places other than the office of the Health Department with the consent of the Health Officer; the fee for such examination to be agreed upon between the applicant and the examiner.

The physician making any examination provided for in this section shall, within twenty-four (24) hours after completion of said examination, file a report with the Department of Public Health, upon forms approved by the Director, showing:

- 1. Date of Examination.
- 2. Name of Employee Examined.
- 3. Physical Condition.
- 4. Presence of infectious or Contagious Disease.
- 5. Any other Information Required by the Public Health Commission by Regulations.

All examinations shall include a clinical and laboratory, oral and throat examination and a temperature test, and a specimen of the blood of each person examined, adequate to permit the making of a Widal Blood Test and a Wasserman Blood Test. All specimens shall be submitted to the Laboratory of the Department of Public Health for examination. Whenever there is reasonable grounds to suspect the presence of tuberculosis, gonorrhoea, syphilis, typhoid or diphtheria or other communicable disease, a special examination shall be made and such procedures or specimens as may be necessary shall be submitted to said Laboratory for diagnosis.

**Sec. 41.11. QUALIFICATION EXAMINATION.**

Where this Chapter requires an examination into the qualifications of one applying for a Health Permit, the examination shall be conducted by the Health Officer the applicant shall pay to the clerk designated by the Health Officer, an examination fee of ten dollars (\$10.00). In the event the applicant is unsuccessful in such examination, no part of such fee shall be returned to the applicant.

**Sec. 41.12. RULES AND REGULATIONS—AUTHORITY.**

The Health Department shall provide such rules and regulations for any subject regulated in this chapter as shall be necessary to prevent such from becoming a nuisance or in any way affecting the peace, health or safety of residents of The City of San Diego.

**Sec. 41.13. ENFORCEMENT OFFICER — AUTHORITY — INSPECTION.**

The Health Officer is authorized and empowered to enforce the provisions of this chapter and to inspect such activities as are regulated in this chapter for the purpose of determining health conditions of such activities. It shall be unlawful for any person to obstruct or interfere with the Health Officer in the performance of his duties.

**Sec. 41.14. NUISANCE—POWERS OF HEALTH OFFICER.**

Any building, structure, estab-

ishment or activity which is found by the Health Officer to be unsafe, unsanitary or a menace to the public health or which is a violation of this chapter, is declared to be a Public Nuisance. The Health Officer is authorized and empowered to take such action as is provided in Chapter II of the Uniform Building Code of The City of San Diego. In the event that immediate and emergency action is necessary to preserve the public health or safety, the Health Officer is authorized and empowered to summarily abate such nuisance by any reasonable means.

**Sec. 42.015. POSTING OF HEALTH PERMITS.**  
Health permits shall be posted in a conspicuous place in the establishment for which the Health Permit is issued.

**Sec. 42.016. LIST OF EMPLOYEES.**  
Where the provisions of this chapter so provide, all owners, proprietors, or managers shall keep accurate and complete lists of all persons employed, indicating sex and duties performed by each employee, and shall furnish a copy of the same to the Health Officer, which copy must be kept constantly revised by said owner, proprietor or manager.

**Sec. 42.017. COMMUNICABLE DISEASE.**  
No owner, proprietor, or manager shall require or permit any person to work, nor shall any person who is affected with any communicable disease, work in any establishment regulated in Article 2, Divisions 1 and 2 of this chapter.

Section 2. That Article 2, Chapter IV of the San Diego Municipal Code, be and the same is hereby amended by adding thereto a new division, to be known as "Division 1", which shall read as follows:

**ARTICLE 2**  
**HEALTH REGULATED**  
**BUSINESS AND ACTIVITIES**  
**DIVISION 1**  
**FOOD AND DRUG HANDLING,**  
**DISTRIBUTION AND SALES**

**Sec. 42.010. FOOD HANDLING ESTABLISHMENTS—REGULATED.**  
Health regulated businesses shall include restaurant, cafe, cafeteria, lunch counter, soda fountain, ice cream parlor, soft drink stand, fruit stand, grocery, bakery, confectionary, delicatessen store, cannery, bottle water establishment, candy factory, packing plant, concession (temporary or permanent), winery, liquor establishment, fish market, vending vehicle, coffee vending machine, or other places where food or beverages are prepared for sale, sold, distributed, or displayed for sale, or the selling, offering for sale, causing or permitting to be sold or offered for sale, giving away, causing or permitting to be given away, any food or drink.

**Sec. 42.011. FOOD HANDLING ESTABLISHMENTS—SANITARY SCORE.**  
No Health Permit shall be issued to any food handling establishment scoring less than 80% on the score card approved and adopted by resolution of the Board of Health. All such establishments shall maintain a score of not less than 80%. If, upon inspection, any establishment shall fail to meet with this standard, due written notice shall be served upon the person owning, controlling, operating or maintaining the establishment that such corrections as are necessary shall be made within thirty (30) days, at which time a re-inspection shall be made. Failure to comply with said written notice shall be deemed sufficient cause for the suspension or revocation of the Health Permit.

**Sec. 42.012. PRODUCTS OF UNINSPECTED ESTABLISHMENTS PROHIBITED.**  
No person shall be allowed to sell, distribute, offer for sale, vend or to give away any manufactured or prepared food product in The City of San Diego, unless it is the product of an establishment that is regularly inspected by the Health Officer or another Health Department Inspection Service that is recognized and approved by the Board of Health.

**Sec. 42.013. CAFETERIAS, SMORGASBORD, STEAM TABLES—REGULATIONS FOR PROTECTION OF FOOD—PERMIT REQUIRED.**  
Articles of food intended and prepared for human consumption without further cooking, washing or other preparation, shall be covered or enclosed by glass or with some other substance or material in such a manner as to prevent the handling of any such article by any person other than the person selling, offering or exposing such article for sale, and to prevent any such article from coming in contact with any deleterious, unwholesome or unhealthy substances or commodities; provided, however, that the provisions of this section shall not apply to premises where are in use under special permits and provided that such establishments operate not longer than two (2) successive hours in any twenty-four (24) hour period, and that any food not sold or consumed in such two-hour period, shall be forthwith discarded and not thereafter used for human consumption.

**Sec. 42.014. MILK DRINKS—ORIGINAL CONTAINER REQUIRED.**  
It shall be unlawful to serve milk drinks from any container other than the original standard bottle or carton, the cap of which shall not be removed except in the presence of the consumer or patron and the contents of which shall contain no more than the individual requirement of the consumer at the time of serving.

**Sec. 42.015. MILK DRINKS—PREPARED MILK DRINKS—MILK IN ORIGINAL CONTAINER.**  
It shall be unlawful to prepare milk drinks unless the milk is poured from the original standard milk bottle, carton or container, and the milk meets the standards of Grade "A" pasteurized milk.

**Sec. 42.016. FOOD HANDLING ESTABLISHMENTS—HEALTH DEPARTMENT EQUIPPED WITH THE PROPER AND APPROVED METHODS OF WASHING AND STERILIZING ALL GLASSWARE USED BY CONSUMER.**  
All straws in such establishments shall be placed in suitable containers and protected from contamination.

**Sec. 42.017. FOOD HANDLING ESTABLISHMENTS—MILK, Malted Milk, Milk Drink, Malted Milk, Milk Drink.**  
It shall be unlawful to prepare, serve, sell or distribute in such establishment any malted milk or other milk drink unless such drink is a mixture of Grade "A" Pasteurized milk, containing not less than 3.3% of milk fat, with malted milk and flavoring substances, and ice cream containing not less than 10% milk fat or shall contain ice milk containing not less than 4% milk fat; all ice cream or ice milk shall conform to the provisions of the Agricultural Code.

**Sec. 42.018. Malted Skim Milk.**  
It shall be unlawful to prepare, serve, sell or distribute in such establishment any malted skim milk unless the malted skim milk is a mixture of skim milk with malted milk and flavoring substance and ice cream or ice milk containing not less than 4% milk fat. The skim milk shall conform to the standards of Grade "A" pasteurized milk; pasteurized and bottled in standard milk bottles in an approved pasteurizing and bottling plant.

**Sec. 42.019. Signs.**  
The establishment shall publicly display a sign in legible lettering at least four (4) inches high which shall state that Malted Skim Milk or Malted Milk is served.

**Sec. 42.020. FOOD HANDLING ESTABLISHMENTS—CLOTHING OF EMPLOYEES.**  
All uniforms, clothing or aprons worn by persons employed in serving or handling or preparing food for human consumption, shall be made of washable material and shall be kept clean at all times.

**Sec. 42.021. FOOD HANDLING ESTABLISHMENTS—ANIMALS PROHIBITED.**  
No dogs, cats or other animals shall be harbored, or permitted in, or brought into any food handling establishment.

**Sec. 42.022. FOOD HANDLING ESTABLISHMENTS—LOCKERS AND SLEEPING ROOMS—REGULATED.**  
No person or persons shall be permitted to live, sleep or store clothing, bedding or articles used for living or sleeping purposes in any room of a food handling establishment where food is handled. Whenever change of clothing is required, suitable lockers and locker rooms shall be provided for employees.

**Sec. 42.023. FOOD HANDLING ESTABLISHMENTS—SAWDUST REGULATED.**  
No owner, proprietor, manager or employee of such establishment shall provide or use on the floors, any sawdust, or similar material, except that butcher shops may use sawdust on floors in a cooler or behind a counter.

**Sec. 42.024. FOOD HANDLING ESTABLISHMENTS—BOXES, CONTAINERS—REGULATED.**  
All surplus boxes, crates, lug boxes, and similar containers in which fruits, vegetables and other products are delivered or received by Food Handling Establishments, shall be kept in orderly condition, and shall not be allowed to accumulate on the premises. Each container shall be kept in a clean and sanitary condition and moved from the premises daily, or at intervals determined by the Health Officer.

**Sec. 42.025. FOOD HANDLING ESTABLISHMENTS—NEWSPAPER WRAPPING—REGULATED.**  
The use of newspapers for wrapping fruits, vegetables, or other food products is prohibited unless such fruits, vegetables or other food be first wrapped in clean wrapping paper.

**Sec. 42.026. FOOD HANDLING ESTABLISHMENTS—GARBAGE CANS SCREEN ROOMS REQUIRED—GARBAGE REGULATED.**  
Sufficient metal garbage cans, with fly-tight covers, shall be provided for all garbage, vegetable trimmings, trash or other refuse. A sufficient number of cans shall be available to prevent overflowing and covers shall at all times be kept in place. Where there is an excess of vegetable trimmings or other waste material subject to decomposition, a screen room shall be constructed of screen wire of not less than 1/4" mesh and shall be fly-tight. All such excess waste material shall be kept in said screen room until removed from the premises. All garbage or food waste products subject to fermentation or decomposition, shall be removed each day except when such establishment is closed to the public.

**Sec. 42.027. FOOD HANDLING ESTABLISHMENTS—CREAM CUSTARD FILLING—PASTRIES REGULATED.**  
a. All commercially prepared custards or cream fillings of pastries shall be manufactured under conditions of cleanliness.  
b. Only pasteurized Grade "A" milk or cream shall be used.  
c. The temperature and time of heating the mix shall be as a minimum, the equivalent of a temperature of 140° F. for a period of one hour; provided however, that other temperatures and times may be used when specifically approved by the Health Officer.

d. Upon completion of the cooking of the custard, it shall immediately be transferred into previously sterilized containers, properly covered, and chilled without delay to a temperature of 50° F. or less.  
e. Custards must be kept in cooling room until used in making pastries.  
f. The filling apparatus shall be cleaned with hot water and sterilized brushes or with a jet of live steam under pressure.  
g. Before use, filling apparatus shall be sterilized by either boiling for ten minutes, or steaming in a steam sterilizer for one hour.

h. No pastries containing cream filling shall be displayed in windows or showcases, unless the temperature is maintained at 50° F. or less.  
i. Pastries containing custard filling shall not be sold from wagons from door to door unless such wagons are equipped with a refrigerated compartment maintaining a temperature of 50° F. or less. Provided however, that pastries may be delivered from manufacturers to retail dealers or consumers by special non-stop trip without continuous refrigeration when it is possible to complete such delivery within four (4) hours time.

**Sec. 42.028. FOOD HANDLING ESTABLISHMENTS—SPECIAL REGULATIONS.**  
a. CANOPIES FOR RANGERS. All stoves, ranges, candy kettles, doughnut kettles, ovens and hot plates shall be equipped with a metal canopy of a size at least four inches longer than the entire cooking surface of said cooking device, on all sides. Such canopy shall be ventilated to the outside air by a separate ventilating flue of not less than six inches in diameter, for an ordinary stove, or as much larger as the Health Department may deem necessary for effective operation.  
b. WATER. Every restaurant, cafe, soda fountain, cafeteria, eating house or hotel kitchen, must have an adequate supply of running hot and cold water available at all times. All sinks shall be of metal

partments equipped with the proper and approved methods of washing and sterilizing all glassware used by consumer.  
c. All straws in such establishments shall be placed in suitable containers and protected from contamination.

**Sec. 42.029. FOOD HANDLING ESTABLISHMENTS—MILK, Malted Milk, Milk Drink, Malted Milk, Milk Drink.**  
It shall be unlawful to prepare, serve, sell or distribute in such establishment any malted milk or other milk drink unless such drink is a mixture of Grade "A" Pasteurized milk, containing not less than 3.3% of milk fat, with malted milk and flavoring substances, and ice cream containing not less than 10% milk fat or shall contain ice milk containing not less than 4% milk fat; all ice cream or ice milk shall conform to the provisions of the Agricultural Code.

**Sec. 42.030. Malted Skim Milk.**  
It shall be unlawful to prepare, serve, sell or distribute in such establishment any malted skim milk unless the malted skim milk is a mixture of skim milk with malted milk and flavoring substance and ice cream or ice milk containing not less than 4% milk fat. The skim milk shall conform to the standards of Grade "A" pasteurized milk; pasteurized and bottled in standard milk bottles in an approved pasteurizing and bottling plant.

**Sec. 42.031. Signs.**  
The establishment shall publicly display a sign in legible lettering at least four (4) inches high which shall state that Malted Skim Milk or Malted Milk is served.

**Sec. 42.032. FOOD HANDLING ESTABLISHMENTS—REGULATIONS FOR FRUIT STANDS OR OPEN MARKETS.**  
All deciduous fruits on display in any fruit stand or vegetables intended for human consumption in the raw state without cooking, or kept uncovered or unprotected shall be so displayed or kept so as to have constantly in motion over said fruit or vegetables a current of air from an electric fan. Said fan shall be kept constantly in operation at all times whenever said fruit stand or open market is not screened or protected as provided in this chapter or enclosed so as to protect all of said fruit or vegetables from flies and other contamination. Whenever such fruit is exposed it shall be kept within ten (10) feet of a fan of not less than twelve (12) inches in diameter, or within fifteen (15) feet from a fan of sixteen (16) inches in diameter.

No food or food product, fruit or vegetable shall be displayed or sold outside of the building or on any sidewalk, public street or highway.  
**Sec. 42.033. FOOD HANDLING ESTABLISHMENTS—STORAGE OF FRUITS AND FOODS REGULATED.**  
Deciduous fruits or other foods subject to damage by the rays of the sun shall be kept out of the direct sunlight and shall be elevated not less than eighteen inches (18") above the floor level.

**Sec. 42.034. FOOD HANDLING ESTABLISHMENTS—REGULATIONS FOR VENDING VEHICLES.**  
The applicant for a health permit for a vending vehicle shall, in addition to the information required in Section 41.04, specify the particular foods, food products or beverages, which the applicant proposes to sell or vend. All health permits for the vending vehicle shall be valid only for the sale or vending of the food, food products or beverages designated in writing on the health permit.  
a. All implements, tools and receptacles shall be kept in a clean and sanitary condition.  
b. Sufficient metal containers with fly-tight covers shall be provided for all vegetable trimmings, tops, and other refuse and which shall be emptied and washed daily.  
c. A fly-tight, dust-proof compartment shall be provided for all berries, peaches, plums, figs, apricots, prunes, grapes or other soft fruits or perishable foods, and no such food shall be permitted to be exposed to dust, dirt, flies or other foreign or injurious contamination.  
d. Fresh meats, fish, poultry or the flesh of any other animal, or sea food shall be kept in a refrigerated compartment. Said compartment shall be so refrigerated that the temperature of said compartment shall not exceed 50° F. at any time.  
e. The ice-box, refrigerator, or other compartment used for chilling or refrigerating food products shall be lined on the inside with metal or tile, with all corners, cracks and crevices either soldered or cemented.  
f. No fish, poultry or other animal shall be cleaned, nor shall the entrails of such fish, poultry or other animal be removed in any such vehicle.  
g. A chopping block shall be provided for all wagons peddling or vending meats, and shall be removed and cleaned with clean water and soap as often as it becomes necessary.  
h. The scales, balances or other weighing devices of the meat, fish or poultry vehicle shall be so placed as to protect them from dust, dirt and flies.  
i. No vending vehicle shall park on a vacant lot, highway or street for the purpose of displaying, vending or selling food, food products or beverages, except for a short period of time sufficient to make the immediate sale.

**Sec. 42.035. FOOD HANDLING ESTABLISHMENTS—HONEY AND BEVERAGES—BOTTLING REQUIRED.**  
All fruit juices, soft drinks, honey or other such beverages or foods shall be bottled in a regularly inspected plant, and shall not be poured or changed from one container to another except in said plant.

**Sec. 42.036. FOOD HANDLING ESTABLISHMENTS—TATTOOING.**  
The Health Regulated Businesses shall include tattooing plant or locker plant as defined in this chapter.  
**Sec. 42.037. REFRIGERATION AND LOCKER PLANTS—STAMPING OF MEAT REQUIRED.**  
All uninspected beef, veal or lamb kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a roller stamp so as to be legibly marked "Uninspected Meat—Not for Sale." All uninspected pork kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a hot stamp so as to be legibly marked "Uninspected Meat—Not for Sale." Every stamp required by this section shall also legibly show the plant permit number issued the plant by the Director of Public Health.

**Sec. 42.038. REFRIGERATION AND LOCKER PLANTS—HIDES OF BILL OF SALE REQUIRED—EXCEPTIONS.**  
No beef, veal or lamb carcasses or part thereof, shall be accepted unless the hide accompanies the carcass, or unless a bill of sale from a responsible packing plant accompanies such carcass. A record of the disposition of each such hide shall be maintained by the refrigeration or locker plant; provided however, that this section shall not apply to carcasses of deer, game or fowl.  
**Sec. 42.039. REFRIGERATION AND LOCKER PLANTS—PROCESSING DAYS DESIGNATED.**  
Every refrigeration plant handling or processing inspected and uninspected meat shall designate different days of the week upon which inspected meat will be processed, and uninspected meat will be processed, and shall notify the Department of Public Health in writing of such designation, and of any change thereof, together with the effective date of such change. It shall be unlawful for any refrigeration plant to process both inspected and uninspected meat on the same day, except with the permission of the Department of Public Health.

**Sec. 42.040. REFRIGERATION AND LOCKER PLANTS—PROCESSING OF GAME REGULATED.**  
The handling of deer, game or fowl shall be classified as handling of uninspected meat and shall be processed as required in section 42.038.

Section 3. That Division 2, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 2", which shall read as follows:  
**"DIVISION 2**  
**PERSONAL SERVICES**  
**Sec. 42.041. BARBER SHOP, BEAUTY PARLOR, TATTOOING—REGULATED.**  
Health Regulated Businesses shall include tattooing and the business of conducting, operating or managing any tattooing establishment, barber shop and beauty parlor.  
**Sec. 42.042. BARBER SHOP, BEAUTY PARLOR, TATTOOING—POSTING OF REGULATIONS.**  
The owner, proprietor or manager of any of the foregoing establishments shall keep a copy of regulations posted in a conspicuous place in his establishment, which copy shall be furnished by the Department of Public Health.  
**Sec. 42.043. BARBER SHOP, BEAUTY PARLOR, TATTOOING—ADEQUATE PLUMBING—CLEAN FLOORS REQUIRED—SLEEPING ON PREMISES PROHIBITED.**  
All of the foregoing establishments shall be equipped with running hot and cold water, with adequate toilet facilities and with such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.044. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.045. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.046. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

cream produced or obtained from cows or any other animals unless such conforms to the standards of grading and other requirements for the production, grading, distribution, sale or traffic of milk, cream, buttermilk and milk food products established by the provisions of the Agricultural Code of the State of California and amendments thereto and by the State Department of Agriculture for the enforcement of said Code, and to the provisions of this Code, and to the rules and regulations of the Board of Health in this Code defined and unless such milk or cream contains not less than 3.5% fat and is from non-reacting tuberculin tested animals.  
**Sec. 42.040. MILK HANDLING ESTABLISHMENTS—TUBERCULIN TESTS REGULATED.**  
It shall be unlawful for any person to make any tuberculin test of any animal except inspectors or qualified veterinarians actually engaged in inspection services under authorization of a department which is recognized by the Health Department. Any cow or cows or other animals which have been found to be reactors (reacting to the injection of tuberculin under the direction of an authorized inspector) shall be immediately excluded, removed and shall be marked indelibly by tattooing or branded with a letter "T" on the side of the jaw. The size of such letters shall be determined by regulation of the Health Department.

**Sec. 42.044. REFRIGERATION AND LOCKER PLANTS—REGULATED.**  
Health Regulated Businesses shall include refrigeration plant or locker plant as defined in this chapter.  
**Sec. 42.045. REFRIGERATION AND LOCKER PLANTS—STAMPING OF MEAT REQUIRED.**  
All uninspected beef, veal or lamb kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a roller stamp so as to be legibly marked "Uninspected Meat—Not for Sale." All uninspected pork kept or placed in any refrigeration plant shall be stamped immediately upon arrival with a hot stamp so as to be legibly marked "Uninspected Meat—Not for Sale." Every stamp required by this section shall also legibly show the plant permit number issued the plant by the Director of Public Health.

**Sec. 42.047. REFRIGERATION AND LOCKER PLANTS—HIDES OF BILL OF SALE REQUIRED—EXCEPTIONS.**  
No beef, veal or lamb carcasses or part thereof, shall be accepted unless the hide accompanies the carcass, or unless a bill of sale from a responsible packing plant accompanies such carcass. A record of the disposition of each such hide shall be maintained by the refrigeration or locker plant; provided however, that this section shall not apply to carcasses of deer, game or fowl.

**Sec. 42.048. REFRIGERATION AND LOCKER PLANTS—PROCESSING DAYS DESIGNATED.**  
Every refrigeration plant handling or processing inspected and uninspected meat shall designate different days of the week upon which inspected meat will be processed, and uninspected meat will be processed, and shall notify the Department of Public Health in writing of such designation, and of any change thereof, together with the effective date of such change. It shall be unlawful for any refrigeration plant to process both inspected and uninspected meat on the same day, except with the permission of the Department of Public Health.

**Sec. 42.049. REFRIGERATION AND LOCKER PLANTS—PROCESSING OF GAME REGULATED.**  
The handling of deer, game or fowl shall be classified as handling of uninspected meat and shall be processed as required in section 42.038.

Section 3. That Division 2, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 2", which shall read as follows:  
**"DIVISION 2**  
**PERSONAL SERVICES**  
**Sec. 42.041. BARBER SHOP, BEAUTY PARLOR, TATTOOING—REGULATED.**  
Health Regulated Businesses shall include tattooing and the business of conducting, operating or managing any tattooing establishment, barber shop and beauty parlor.  
**Sec. 42.042. BARBER SHOP, BEAUTY PARLOR, TATTOOING—POSTING OF REGULATIONS.**  
The owner, proprietor or manager of any of the foregoing establishments shall keep a copy of regulations posted in a conspicuous place in his establishment, which copy shall be furnished by the Department of Public Health.  
**Sec. 42.043. BARBER SHOP, BEAUTY PARLOR, TATTOOING—ADEQUATE PLUMBING—CLEAN FLOORS REQUIRED—SLEEPING ON PREMISES PROHIBITED.**  
All of the foregoing establishments shall be equipped with running hot and cold water, with adequate toilet facilities and with such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.044. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.045. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.046. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.047. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.048. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.049. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.050. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.051. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

**Sec. 42.052. BARBER SHOP, BEAUTY PARLOR, TATTOOING—CLEANLINESS REQUIRED.**  
The floors of such establishments shall be kept free from hair at all times, and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.  
No such establishment shall be used as a sleeping room or dormitory.

didors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

**Sec. 42.027. TATTOOING—REGULATIONS.**  
The owners and managers of tattooing establishments, and persons employed therein, shall conform, or secure conformance, to the following regulations:

a. **STORING OF INSTRUMENTS.** All needles and instruments shall be kept in a closed glass case while not in use.  
b. **STERILIZING OF INSTRUMENTS.** Steam sterilizers, approved by the Director of Public Health, shall be provided and all needles and operating instruments shall be sterilized before using on each customer.

c. **STERILIZING SOLUTION.** Sterilizing solutions, approved by the Director, may be used on instruments whenever it can be shown to the Director that such instruments, other than needles, are damaged by boiling in a sterilizer.  
d. **ANTISEPTIC ON SKIN.** The customer's skin shall be thoroughly cleaned with an antiseptic solution, approved by the Director, before commencing any tattooing.

e. **OPERATING TABLES.** All operating tables shall be constructed of metal with white enamel or porcelain finish or stainless steel.  
f. **MINORS.** It shall be unlawful to tattoo any person under the age of twenty-one (21) years, unless the written consent of the parent or guardian is obtained, and such written consent shall be kept on file for two years in the office of said establishment.

g. **INFECTIONS.** All infections resulting from the practice of tattooing shall be reported to the Health Officer by the person owning or operating the tattooing establishment.  
h. **CUSPIDORS.** Adequate cuspidors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

i. **MINIMUM FLOOR SPACE.** Such establishments shall have not less than one hundred fifty (150) square feet of floor space, and the standard ventilation shall be of a light and ventilation approved by the Director.  
**Sec. 42.028. MESSAGE PARLOR—REGULATED.**  
Health Regulated Businesses shall include MESSAGE PARLORS as defined in this Chapter.

**Sec. 42.029. MESSAGE PARLOR—HEALTH PERMIT—DENIAL, SUSPENSION, REVOCATION.**  
In addition to the matters contained in Section 41.05, the denial, suspension or revocation of a health permit for a message parlor may be predicated on any of the following:

a. **PUBLIC NUISANCE.** The fact that the establishment, in the opinion of the Director of Public Health, constitutes a public nuisance.  
b. **MORAL TURPITUDE.** Conviction of the permittee of any public offense involving moral turpitude.

c. **MORAL CHARACTER.** The determination by the City Council, after a public hearing, that the permittee is not a person of good moral character.  
**Sec. 42.030. MESSAGE PARLOR—TREATMENT OF OPPOSITE SEX PROHIBITED.**  
It shall be unlawful for the operator of any message parlor, or for any employee, agent or servant of the operator, to administer any treatment therein to a member of the opposite sex.

**Sec. 42.031. MESSAGE PARLOR—QUALIFYING EXAMINATION.**  
The Health Department may require that the Applicant pass a qualifying examination as in Section 41.11 provided. The Health Permit for a Message Parlor may be limited to the practice of such treatment or therapy concerning which the applicant has passed the qualifying examination.

Section 4. That Division 3, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 3", which shall read as follows:  
**"DIVISION 3**  
**SERVICE BUSINESSES**  
**Sec. 42.030. CESSPOOL, SEPTIC TANK CLEANERS—REGULATED.**  
Health Regulated Businesses shall include cesspool, septic tank, seepage pit cleaners, or cleaners of any subsurface disposal system.  
**Sec. 42.031. CESSPOOL, SEPTIC TANK CLEANERS—QUALIFYING EXAMINATION REQUIRED.**  
No person shall engage in the cleaning of a cesspool, septic tank, seepage pit, or any subsurface disposal system without first passing a qualifying examination therefor as established in Section 41.11.

**Sec. 42.032. CESSPOOL, SEPTIC TANK CLEANERS—INSPECTION OF EQUIPMENT.**  
The Health Officer shall examine all equipment used in processing septic tanks, cesspools and seepage pits owned or under the control of each person registered under the provisions of this Division at regular intervals not to exceed ninety days.  
**Sec. 42.033. CESSPOOL, SEPTIC TANK CLEANERS—REPORTS REQUIRED.**  
Whenever a person cleans a septic tank or cesspool, he shall notify the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to

the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to

the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to

the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to

the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to

person other than the person selling, offering or exposing such article for sale, and to prevent any such article from coming in contact with any deleterious, unwholesome or unhealthy substances or commodities; provided, however, that the provisions of this section shall not apply to premises where glass, tables or other service tables are in use under special permits and provided that such permits shall operate not longer than two (2) successive hours in any twenty-four (24) hour period, and that any food not sold or consumed in such two-hour period, shall be forthwith discarded and not thereafter used for human consumption.

**"Sec. 42.0105. MILK DRINKS—ORIGINAL CONTAINER REQUIRED.**

It shall be unlawful to serve milk drinks from any container other than the original standard bottle or carton, the cap of which shall not be removed except in the presence of the consumer or patron and the contents of which shall contain no more than the individual requirement of the consumer at the time of serving.

It shall be unlawful to prepare milk drinks unless the milk is poured from the original standard milk bottle, carton or container, and the milk meets the standards of Grade "A" pasteurized milk.

**"Sec. 42.0106. FOOD HANDLING ESTABLISHMENTS—HEALTH CERTIFICATE, PHYSICAL EXAMINATION, EMPLOYEE LIST—REQUIRED.**

Persons engaging in the Health Regulated Businesses enumerated in Section 42.0101, shall be required to conform to the following Sections of this Code:

a. Section 41.09, establishing the Certificate of Health.

b. Section 41.10, establishing the Physical Examination.

c. Section 41.16, establishing the List of Employees.

**"Sec. 42.0107. FOOD HANDLING ESTABLISHMENTS—FLOORS, WALLS, CEILING, DRAINBOARDS.**

The floors of such establishments shall be of good, non-absorbent material, and shall be kept in a clean, sanitary condition at all times. The walls and ceilings shall be smooth, sound and cleanable, and shall be kept painted with oil paint or other approved finishing material and maintained in a clean, and sanitary condition. The walls in the proximity of sinks, mixers, stoves, ranges or other equipment where water, grease or other matter is likely to be splashed on the walls, shall be constructed with tile, or other approved material of sufficient height, thoroughly to protect said walls, providing that the back of stoves may be flashed with metal. All drainboards shall be made or constructed of metal, tile, or tile substitutes. The use of wooden drainboards, or wooden drainboards covered with metal, is prohibited.

**"Sec. 42.0108. FOOD HANDLING ESTABLISHMENTS—TOILETS, LAVATORIES, TOWELING.**

Every such establishment shall be equipped with a water flush toilet, sink, and running water, which shall be so located as to be convenient to the room or rooms used for food handling purposes. All toilets shall be adjacent to lavatories or wash rooms, which shall at all times be supplied with soap and towels. The floors of such toilet rooms shall be of cement, tile laid in cement or other non-absorbent material. No door or other opening from a toilet room shall open directly into a kitchen, dining room, or other place where foods are served, cooked or prepared. When such an opening occurs, an anteroom, with a solid door and ventilated to the outer air, shall be provided between such lavatory and the kitchen, or food establishment.

No owner, proprietor, manager or employee of any such establishment shall provide or expose any towel or similar article, except individual paper towels, for use of the public generally in any place under his control, or permit any cloth towel or similar article to be provided or exposed unless such towel has been laundered after each separate use.

**"Sec. 42.0109. FOOD HANDLING ESTABLISHMENTS—PROTECTION OF FOOD.**

All foods or beverages in the process of preparation, distribution or display, must be securely protected from flies, dust, dirt and other foreign, injurious contamination.

dows or showcases, unless the temperature is maintained at 35° F. or less.

1. Pastries containing custard filling shall not be sold from wagons from door to door unless such wagons are equipped with a refrigerated compartment maintaining a temperature of 50° F. or less, provided however, that pastries may be delivered from manufacturers to retail dealers or consumers by special non-stop trip without continuous refrigeration when it is possible to complete such delivery within four (4) hours time.

**"Sec. 42.0111. FOOD HANDLING ESTABLISHMENTS—SPECIAL REGULATIONS.**

a. CANOPIES FOR RANGES. All stoves, ranges, candy kettles, doughnut kettles, ovens and hot plates shall be equipped with a metal canopy of a size at least four inches longer than the entire cooking surface of said cooking device, on all sides. Such canopy shall be ventilated to the outside air by a separate ventilating flue of not less than six inches in diameter, for an ordinary stove, or as much larger as the Health Department may deem necessary for effective operation.

b. WATER. Every restaurant, cafe, soda fountain, cafeteria, eating house or hotel kitchen, must have an adequate supply of running hot and cold water available at all times. All sinks shall be of metal or approved impervious material.

c. DISHES, GLASSES, IMPLEMENTS, CONFISCATION. All dishes, glasses, silver and other utensils used by customers, shall be thoroughly washed and rinsed, and all drinking glasses shall be sterilized after each separate use, in compliance with rules and regulations of the Health Department. Individual paper drinking cups and plates must be used whenever facilities for sterilization of glasses do not meet the requirements of the regulations of the Health Department.

d. HEAD DRESS REQUIRED. Each person engaged in cooking, or preparing foods, shall wear a suitable cap or head dress to prevent the falling of hair into such foods.

e. FOOD CONTAINERS. No tin can, lard stand, or other such container shall be used for the purpose of cooking, preparing, or storing of food stuffs. All canned goods shall be transferred immediately upon opening, from the original container to one of glass, crockery, earthenware, glass ware, or other approved receptacle, intended for that purpose. The Health Officer shall condemn and destroy all food held in storage contrary to the provisions of this section.

f. PROTECTION FOR FOOD SUPPLIES. All flour, meal, sugar or other ingredients used in the preparation of food, in a bakery, restaurant, cafe, lunch counter, or similar place of business, shall be kept raised above the surface of the floor to allow cleaning of the floor beneath such ingredients, and offer ample protection against rodents, roaches and other vermin.

g. KITCHEN SCREENS. All kitchens of food handling establishments shall have wire screens at all outside openings, for the purpose of excluding flies and other insects. All screen doors must be self-closing, and outside doors shall open outward only. In addition to the screens so provided, all foods shall be protected from dust, dirt and flies. All screening used in such places shall be no less than 14" mesh.

**"Sec. 42.0119. FOOD HANDLING ESTABLISHMENTS—BEVERAGES, SOFT DRINKS REGULATED.**

Regulations for food handling establishments where soft drinks or other beverages are sold or dispensed.

a. All food handling establishments where soft drinks or other beverages are sold or dispensed shall be equipped with hot and cold running water.

b. An approved sink shall be installed in such establishments with not less than two or more com-

shall be lined on the inside with metal or tile, with all corner, cracks and crevices either soldered or cemented.

f. No fish, poultry or other animal shall be cleaned, nor shall the entrails of such fish, poultry or other animal be removed in any such vehicle.

g. A chopping block shall be provided for all wagons peddling or vending meats, and shall be removed and cleaned with clean water and soap as often as it becomes necessary.

h. The scales, balances or other weighing devices of the meat, fish or poultry vehicle shall be so placed as to protect them from dust, dirt and flies.

i. No vending vehicle shall park on a vacant lot, highway or street for the purpose of displaying, vending or selling food, food products or beverages, except for a short period of time sufficient to make the immediate sale.

**"Sec. 42.0124. FOOD HANDLING ESTABLISHMENTS—HONEY AND BEVERAGES—BOTTLING REQUIRED.**

All fruit juices, soft drinks, honeys or other such beverages or foods shall be bottled in a regularly inspected plant, and shall not be poured or changed from one container to another except in said plant.

**"Sec. 42.0125. FOOD HANDLING ESTABLISHMENTS—WINERIES AND CIDER MILLS—REGULATIONS.**

a. All mills where wine or cider is in the process of preparation shall have cement floors properly drained, and a sink properly installed and provided with running water.

b. All bottles, jugs or receptacles shall be thoroughly washed and sterilized, and shall be supplied with new corks or stoppers.

c. All pulp shall be disposed of by a method approved by the Health Department.

d. All wineries and cider mills shall be equipped with a conveniently located water flush toilet complying with the provisions of this Code.

**"Sec. 42.0126. REGULATIONS FOR THE SALE OF FRUITS, VEGETABLES AND FARM PRODUCE BY FARMERS.**

All farmers or ranchers may dispose of all fruits, vegetables and farm produce actually produced on their ranches, farms or property. A permit will be issued therefor without charge, providing that each and every provision of this chapter is complied with regulating the type of produce to be sold or distributed.

**"Sec. 42.0135. MILK HANDLING ESTABLISHMENTS—REGULATED. Health Regulated Businesses—shall include dairies, dairy farms and the business of producing, grading, labeling, handling, pasteurization, distribution, sale or traffic in milk, cream, buttermilk and milk food products.**

**"Sec. 42.0136. MILK HANDLING ESTABLISHMENTS—NO FEE PERMIT.**

The Health Regulated Businesses designated in Section 42.0135 shall not be required to pay the Health Permit Fee as established in Section 41.07.

**"Sec. 42.0137. MILK HANDLING ESTABLISHMENTS—PHYSICAL EXAMINATION REQUIRED.**

Persons engaging in the Health Regulated Businesses enumerated in Section 42.0135 shall be required to conform to Section 41.10 establishing the Physical Examination.

**"Sec. 42.0138. MILK HANDLING ESTABLISHMENTS—MILK SAMPLES AUTHORIZED.**

The Health Officer or Dairy Inspector is authorized under the provisions of this chapter to take samples at any time from any person selling, exposing for sale, offering for sale or traffic, exchanging, delivering, distributing or shipping milk, cream, or milk food products in the County of San Diego, provided that such samples are obtained only for the purpose of analysis at the Laboratory of the Department of Public Health, or the State Laboratory, or for such other scientific purposes as may be necessary or required by the Health Department.

**"Sec. 42.0139. MILK HANDLING ESTABLISHMENTS—POSSESSION OF SUBSTANDARD PRODUCTS PROHIBITED.**

It shall be unlawful for any person to sell, offer for sale, distribute or have in possession for sale or distribution any milk or

business of conducting, operating or maintaining any tattooing establishment, barber shop and beauty parlor.

**"Sec. 42.0202. BARBER SHOP, BEAUTY PARLOR, TATTOOING—POSTING OF REGULATIONS.**

The owner, proprietor or manager of any of the foregoing establishments shall keep a copy of regulations posted in a conspicuous place in his establishment, which copy shall be furnished by the Department of Public Health.

**"Sec. 42.0203. BARBER SHOP, BEAUTY PARLOR, TATTOOING—ADEQUATE PLUMBING, CLEAN FLOORS REQUIRED—SLEEPING ON PREMISES PROHIBITED.**

All of the foregoing establishments shall be equipped with running hot and cold water, with adequate toilet facilities and with all such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.

The floors of such establishments shall be kept free from hair at all times and shall be swept and mopped daily and all furniture and equipment shall be kept free from hair and dust.

No such establishment shall be used as a sleeping room or dormitory.

**"Sec. 42.0204. BARBER SHOP, BEAUTY PARLOR, TATTOOING—REGULATIONS.**

The owners and managers of barber shops, beauty parlors and tattooing establishments, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. TOWEL LAUNDERING. No operators shall use for service of any customer, any towel or wash cloth that has not been boiled or laundered since last used.

b. OPERATORS' UNIFORM. All operators shall wear clean, washable white coats or aprons while serving customers.

c. WASHING OF HANDS. Every operator shall clean his hands thoroughly immediately before serving such customer.

d. TREATMENT OF BLOOD FLOW. No operator shall use slum or other material to stop the flow of blood, unless the same is applied as a powder and with a clean towel. The use of styptic pencils, slum blocks or other solid styptics is prohibited.

e. CUSTOMER'S SKIN DISEASES. No shaving, hair cutting or tattooing operations shall be performed upon any person affected with any disease of the skin or scalp. No skin disease shall be treated in any such establishment.

**"Sec. 42.0205. BARBER SHOP, BEAUTY PARLOR—REGULATIONS. The owners and managers of barber shops and beauty parlors, and personnel employed therein, shall conform, or secure conformance, to the following regulations:**

a. STERILIZING AND WASHING OF TOOLS. All combs, hair brushes, dusters and other articles must be washed with soap and water at frequent intervals and shall be kept clean at all times. All mugs, shaving brushes, scissors, pliers, needles, clippers and other instruments must be sterilized, after each separate use, in a solution approved by the Director of Public Health.

b. HEADREST. No operator shall permit any person to use the headrest of any barber chair or chair under his control, unless the headrest is covered by clean, new paper, or by a fresh, clean towel.

c. REMOVAL OF CUT HAIR. No operator shall remove the cut hairs from the face or neck of a customer by the process of blowing (i.e., blowing through the lips), mechanical bellows or sanitary brush may be used.

d. RUBBER COLLAR PROTECTOR. The use of rubber collar protectors is prohibited.

**"Sec. 42.0206. BARBER SHOP—REGULATIONS.**

The owners and managers of barber shops, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. RAZOR DISINFECTING. The blade of a razor, which has been stropped during the operation of shaving a customer, shall be immersed in a disinfecting solution, approved by the Director of Public Health, and then wiped, before being again applied to the face of the customer.

b. CUSPIDORS. Adequate cus-

shall include cesspool, septic tank, seepage pit, cleaners, or cleaners of any subsurface disposal system.

**"Sec. 42.0302. CESSPOOL, SEPTIC TANK CLEANERS—QUALIFYING EXAMINATION REQUIRED.**

No person shall engage in the cleaning of a cesspool, septic tank, seepage pit, or any subsurface disposal system without first passing a qualifying examination therefor as established in Section 41.11.

**"Sec. 42.0303. CESSPOOL, SEPTIC TANK CLEANERS—INSPECTION OF EQUIPMENT.**

The Health Officer shall examine all equipment used in processing septic tanks, cesspools and seepage pits owned or under the control of each person registered under the provisions of this Division at regular intervals not to exceed ninety days.

**"Sec. 42.0304. CESSPOOL, SEPTIC TANK CLEANERS—REPORTS REQUIRED.**

Whenever a person cleans a septic tank or cesspool, he shall notify the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to the Department of Public Health at the close of each day.

Section 5, That Division 4, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 4," which shall read as follows:

**"DIVISION 4 HOUSING**

**"Sec. 42.0401. HOTELS, APARTMENT HOUSES—REGULATED.**

Health Regulated Businesses shall include the operation of hotels and apartment houses as defined by the State Housing Act.

**"Sec. 42.0402. HOTELS, APARTMENT HOUSES—INSPECTIONS.**

The Health Officer shall inspect all hotels and apartment houses as often as requests therefor shall be made, or whenever said Health Officer shall deem it necessary, and in any event as often as once in each year.

Section 6, That Division 5, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 5," which shall read as follows:

**"DIVISION 5 FERTILIZER MANUFACTURING**

**"Sec. 42.0501. REDUCTION WORKS, FERTILIZER PLANTS—REGULATED.**

Health Regulated Businesses shall include the business of steaming, boiling, reducing, rendering or cooking any animal, fish or vegetable substance or matter for the manufacture of fertilizer, fat, oils, chicken meal or any by-product thereof of any kind or character.

**"Sec. 42.0502. REDUCTION WORKS, FERTILIZER PLANTS—CONSTRUCTION MATERIALS.**

Such establishment shall have floors and gutters constructed of concrete or other material with a smooth finish; walls, ceilings, partitions, posts, doors and other parts of all structures shall be of such materials construction and finish as will permit them to be readily and thoroughly cleaned.

**"Sec. 42.0503. REDUCTION WORKS, FERTILIZER PLANTS—FISH IN STATE OF DECOMPOSITION PROHIBITED.**

It shall be unlawful to accept for any process of rendering or reduction any fish or parts of fish in any state of decomposition or putrefaction. All decomposed or putrefied fish, or parts of fish, shall be condemned and disposed of in such manner as the Health Department by regulation shall require.

**"Sec. 42.0504. REDUCTION WORKS, FERTILIZER PLANTS—OBNOXIOUS ODORS DECLARED NUISANCE.**

The escape into the open air of any offensive or obnoxious odors or gases from any material in the process of reduction, under the provisions of this Division, is hereby declared to be a public nuisance, and may be summarily abated by the Health Department.

**"Sec. 42.0505. REDUCTION WORKS, FERTILIZER PLANTS—INSPECTION REQUIRED.**

All fish or parts of fish received by reduction plants for the process

pidors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

"Sec. 42.0207. TATTOOING—REGULATIONS.

The owners and managers of tattooing establishments, and personnel employed therein, shall conform, or secure conformance, to the following regulations:

a. STORING OF INSTRUMENTS. All needles and instruments shall be kept in a closed glass case while not in use.

b. STERILIZING OF INSTRUMENTS. Steam sterilizers, approved by the Director of Public Health, shall be provided and all needles and operating instruments shall be sterilized before using on each customer.

c. STERILIZING SOLUTION. Sterilizing solutions, approved by the Director, may be used on instruments whenever it can be shown to the Director that such instruments, other than needles, are damaged by boiling in a sterilizer.

d. ANTISEPTIC ON SKIN. The customers' skin shall be thoroughly cleansed with an antiseptic solution, approved by the Director, before commencing any tattooing.

e. OPERATING TABLES. All operating tables shall be constructed of metal with white enamel or porcelain finish or stainless steel.

f. MINORS. It shall be unlawful to tattoo any person under the age of twenty-one (21) years, unless the written consent of the parent or guardian is obtained, and such written consent shall be kept on file for two years in the office of said establishment.

g. INFECTIONS. All infections resulting from the practice of tattooing shall be reported to the Health Officer by the person owning or operating the tattooing establishment.

h. CUSPIDORS. Adequate cuspidors must be furnished, which shall be cleaned daily; shall be kept in a clean and sanitary condition, and shall be provided at all times with a disinfecting solution approved by the Director.

i. MINIMUM FLOOR SPACE. Such establishments shall have not less than one hundred fifty (150) square feet of floor space, and the light and ventilation shall be of a standard approved by the Director.

"Sec. 42.0211. MASSAGE PARLOR—REGULATED.

Health Regulated Businesses shall include MASSAGE PARLORS as defined in this Chapter.

"Sec. 42.0212. MASSAGE PARLOR—HEALTH PERMIT—DENIAL, SUSPENSION, REVOCATION.

In addition to the matters contained in Section 41.05, the denial, suspension or revocation of a health permit for a massage parlor may be predicated on any of the following:

a. PUBLIC NUISANCE. The fact that the establishment, in the opinion of the Director of Public Health, constitutes a public nuisance.

b. MORAL TURPITUDE. Conviction of the permittee of any public offense involving moral turpitude.

c. MORAL CHARACTER. The determination by the City Council, after a public hearing, that the permittee is not a person of good moral character.

"Sec. 42.0213. MASSAGE PARLOR—TREATMENT OF OPPOSITE SEX PROHIBITED.

It shall be unlawful for the operator of any massage parlor, or for any employee, agent or servant of the operator, to administer any treatment therein to a member of the opposite sex.

"Sec. 42.0214. MASSAGE PARLOR—QUALIFYING EXAMINATION.

The Health Department may require that the Applicant pass a qualifying examination as in Section 41.11 provided. The Health Permit for a Massage Parlor may be limited to the practice of such treatment or therapy concerning which the applicant has passed the qualifying examination.

Section 4. That Division 3, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 3," which shall read as follows:

"DIVISION 3

SERVICE BUSINESSES

"Sec. 42.0201. CESSPOOL, SEPTIC TANK CLEANERS—REGULATED.

Health Regulated Businesses shall include cesspool, septic tank seepage pit cleaners, or cleaners of any subsurface disposal system.

"Sec. 42.0202. CESSPOOL, SEPTIC TANK CLEANERS—QUALIFYING EXAMINATION REQUIRED.

No person shall engage in the cleaning of a cesspool, septic tank, seepage pit, or any subsurface disposal system without first passing

of reducing or rendering shall be immediately processed, and the processing thereof shall continue until the entire catch or supply shall have been entirely reduced. The Health Department shall be notified when any major breakdown occurs, or when anything of an unusual nature occurs during the process of reduction.

Section 7. That Division 5, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 5," which shall read as follows:

"DIVISION 5

RECREATIONAL ACTIVITIES

"Sec. 42.0601. POOL HALL, BILLIARD HALL—REGULATED.

Health Regulated Businesses shall include Pool Hall and Billiard Hall.

"Sec. 42.0602. POOL HALL, BILLIARD HALL—ADEQUATE PLUMBING APPLIANCES REQUIRED. SLEEPING ON PREMISES PROHIBITED.

Such establishments shall be equipped with running hot and cold water, adequate toilet facilities and with all such appliances, furnishings and materials as may be necessary to enable persons employed in and about such establishments to comply with the requirements of this chapter.

No such establishment shall be used as a sleeping room or dormitory.

"Sec. 42.0603. POOL HALL, BILLIARD HALL—POSTING OF REGULATIONS.

The owner, proprietor or manager of such establishments shall keep a copy of regulations posted in a conspicuous place in the establishment, which copy shall be furnished by the Department of Public Health.

Section 8. That Division 7, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 7," which shall read as follows:

"DIVISION 7

ANIMALS

"Sec. 42.0701. KENNELS, PET SHOPS—DEALING IN ANIMAL PETS REGULATED.

Health Regulated Businesses shall include the business of trafficking in or raising, selling or exchanging any birds, cats, dogs or other pets, all of which, for the purpose of this Section, are called "Pets"; and the maintenance of any dog kennel as defined in this Chapter.

"Sec. 42.0702. KENNELS, PET SHOPS—CONFORMANCE TO ZONING REQUIRED.

No Health Permit for the activities included in this Division shall be valid unless it shall have been approved by the Planning Commission as not being in conflict with ordinances and local regulations concerning planning and zoning. The applicant shall have the same right of appeal from denial of such permit by the Planning Commission as is provided in Chapter X, Article I, Division 5 of this Code.

"Sec. 42.0703. KENNELS, PET SHOPS—PROXIMITY TO RESIDENCE—SOUNDPROOFING.

All dog kennels shall be located in an area which is well isolated and all animals shall be kept not less than twenty (20) feet from any door, window or opening of any private dwelling. If, however, any kennel has been established in a congested area, the animals shall be held in a sound proof room.

"Sec. 42.0704. KENNELS, PET SHOPS—CARE OF PETS.

Suitable housing facilities shall be provided to protect pets from inclement weather.

Adequate feed and water shall be furnished to all pets. All feed shall be stored in rat-proof containers tightly covered and protected against all rats and other contamination. Meat shall be kept in a properly maintained refrigerator until used.

"Sec. 42.0705. KENNELS, PET SHOPS—SANITARY REGULATIONS.

The floors of all structures used for the purpose of housing or keeping pets must be impervious to moisture and be kept in a sanitary condition. All such structures must be white-washed or painted a light color and maintained in good repair at all times.

"Sec. 42.0711. DISEASED PETS—NOTICE TO HEALTH DEPARTMENT.

Whenever any pets shall appear to have any communicable disease, the Health Department shall be notified immediately of such condition with such information as may be necessary and such pets shall be immediately isolated from healthy pets. If in the discretion of the Health Officer said pet is considered a menace to the health of other pets or people, he shall condemn said pet to be removed entirely from the premises and, if necessary, destroyed.

No diseased pets shall be sold

public use shall be emptied and properly cleaned before refilling at least twice in each week during the months of July, August and September, and at least once a week during the balance of the year, except pools which are constructed and maintained in accordance with State Board Health Swimming Pool Regulations.

"Sec. 44.0203. FERTILIZING MATERIAL—STORAGE BINS OR ROOMS—SPECIAL PERMIT REQUIRED.

No person shall keep or store any fertilizer material in excess of two cubic yards, on any premises within fifty (50) feet of any building occupied as a residence by human beings except in a container, bin or room which is fly-tight, dust proof and ventilated in such a manner as to prevent the fertilizer material from becoming a harbor for rodents, a breeding place for flies, offensive to the human senses, or a public nuisance.

"Sec. 44.0204. MANURE, STABLE REFUSE, ANIMAL EXCRETA REGULATED—LARVICIDE TREATMENT REQUIRED.

No manure, animal excreta or stable refuse shall be transported except in a vehicle, effectively covered to prevent the contents from being dropped, which vehicle shall have been approved for such transportation by the Director of Public Health. No person shall permit manure, animal excreta or stable refuse to be dropped upon any street or public property. No person shall keep or store manure, animal excreta, or stable refuse unless the same shall have been treated with a larvicide satisfactory to the Director of Public Health.

"Sec. 44.0211. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM, CONNECTING PLUMBING TO UNAPPROVED DISPOSAL SYSTEM PROHIBITED.

It shall be unlawful for any person to connect any house, sewer line or other plumbing to a septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system hereafter installed, constructed or reconstructed, unless such septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system has been approved by the Director of Public Health as provided in this Chapter.

"Sec. 44.0212. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEMS—WHERE PROHIBITED.

No person shall maintain a cesspool, septic tank or subsurface disposal system on any premises adjoining a lateral sewer; provided, however, that where a sewer lateral is installed adjacent to premises upon which there is located such an existing subsurface disposal system, the Director of Public Health may approve the continued use of such system until such time that the public health and sanitation are adversely affected thereby.

"Sec. 44.0213. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—CONSTRUCTION PERMIT REQUIRED.

No septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system shall be installed or constructed or reconstructed unless there is in effect a valid Construction Permit therefor issued by the Director of Public Health.

"Sec. 44.0214. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—APPLICATION FOR CONSTRUCTION PERMIT.

Every applicant for such Construction Permit shall file with the Health Department his written application which shall state the name and address of the applicant, a description of the property, its location, street and number where the installation is to be made, the name and address of the contractor who is to perform the work and the number of people such installation is to serve. The application shall include or be accompanied by plans, diagrams and specifications showing the character, manner and kind of installation. (See Chapter IX Article 2 Division 14, for specifications).

"Sec. 44.0215. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—ISSUANCE OF CONSTRUCTION PERMITS, SUSPENSION AND REVOCATION.

On receipt of the application and fee the Health Officer shall issue such Construction Permit if the Health Department investigation discloses that the facts set forth in such application are true, the health conditions in and about the premises wherein and whereon it is proposed to construct such installation, and the installation itself conforms to the requirements of this Code. A violation of such requirements shall be grounds for denial of such Construction Permit, or, if previously issued, grounds for sus-

approved, a certificate to that effect shall be posted as hereinabove specified. The fee for each reinspection shall be four dollars (\$4.00).

"Sec. 41.0221. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—SURFACE WATER NOT PERMITTED.

No opening shall be provided in any drainage system or in any septic tank, settling tank, cesspool or other subsurface disposal unit or system for the purpose of receiving the surface drainage from any yard or building.

"Sec. 44.0225. SANITARY TOILET—WHEN AUTHORIZED.

For the temporary occupants of buildings in areas remote from a sewer lateral, the Director of Public Health may authorize the construction and use of an approved type of sanitary toilet in lieu of connection to a public sewer or to a subsurface disposal system.

Section 13. That Article 4, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 3" which shall read as follows:

"Division 3

ANIMALS

Section 14. That Division 3, Article 4, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by re-numbering each of the following Sections designated herein as "Old Section Number" with a new Section number, which shall read as follows:

New Section Number	Old Section Number
Sec. 44.0301	44.01
Sec. 44.0302	44.02
Sec. 44.0303	44.03
Sec. 44.0304	44.04
Sec. 44.0311	44.30
Sec. 44.0312	44.30.1
Sec. 44.0313	44.30.2
Sec. 44.0314	44.30.3
Sec. 44.0315	44.30.4
Sec. 44.0316	44.30.5
Sec. 44.0317	44.30.6
Sec. 44.0318	44.31
Sec. 44.0319	44.31.1
Sec. 44.0320	44.31.2
Sec. 44.0321	44.31.3
Sec. 44.0322	44.32
Sec. 44.0323	44.32.1
Sec. 44.0324	44.32.2
Sec. 44.0325	44.32.3
Sec. 44.0326	44.32.4
Sec. 44.0327	44.32.5
Sec. 44.0328	44.32.6
Sec. 44.0329	44.32
Sec. 44.0330	44.33.1

(erroneously printed)

Sec. 44.0331	44.33.2
Sec. 44.0332	44.33.3
Sec. 44.0333	44.33.4
Sec. 44.0334	44.33.5
Sec. 44.0335	44.34
Sec. 44.0336	44.34.1
Sec. 44.0337	44.34.2
Sec. 44.0338	44.34.3

(and Sec. of this number)

Sec. 44.0341	45.01
Sec. 44.0342	45.02
Sec. 44.0343	45.03
Sec. 44.0344	45.04
Sec. 44.0345	45.05
Sec. 44.0346	45.06
Sec. 44.0347	45.07
Sec. 44.0348	45.08
Sec. 44.0349	45.09
Sec. 44.0350	45.10
Sec. 44.0351	45.11
Sec. 44.0352	45.20
Sec. 44.0353	45.21
Sec. 44.0354	45.22
Sec. 44.0355	45.23
Sec. 44.0356	45.33
Sec. 44.0357	45.40

Section 15. That any Health Permits heretofore required by ordinances of the City of San Diego, or by the San Diego Municipal Code, are hereby revoked; provided, however, that such Permits may be reinstated (validated) by the payment of the fees hereinabove required.

Section 16. That the ordinances of the City of San Diego, as listed hereinafter, are, and each of them is hereby repealed:

Ordinance No. 409, adopted January 22, 1897; Ordinance No. 546, adopted August 3, 1898; Ordinance No. 1257, adopted April 23, 1903; Ordinance No. 4014, adopted March 15, 1910; Ordinance No. 5182, adopted July 17, 1913; Ordinance No. 5326, adopted November 21, 1913; Ordinance No. 6583, adopted November 10, 1915; Ordinance No. 7791, adopted July 21, 1919; Ordinance No. 8077, adopted July 31, 1920; Ordinance No. 9853, adopted March 16, 1925; Ordinance No. 10045, adopted July 3, 1925; Ordinance No. 10812, adopted December 24, 1925; Ordinance No. 10532, adopted January 7, 1926; Ordinance No. 12555, adopted October 21, 1929; Ordinance No. 12742, adopted March 5, 1930; Ordinance No. 484 New Series, adopted June 13, 1934; Ordinance No. 451 New Series, adopted April 20, 1935.

shall include cesspool, septic tank, seepage pit, cleaners, or cleaners of any subsurface disposal system.

"Sec. 42.0302. CESSPOOL, SEPTIC TANK CLEANERS—QUALIFYING EXAMINATION REQUIRED.

No person shall engage in the cleaning of a cesspool, septic tank, seepage pit, or any subsurface disposal system without first passing a qualifying examination therefor as established in Section 41.11.

"Sec. 42.0303. CESSPOOL, SEPTIC TANK CLEANERS—INSPECTION OF EQUIPMENT.

The Health Officer shall examine all equipment used in processing septic tanks, cesspools and seepage pits owned or under the control of each person registered under the provisions of this Division at regular intervals not to exceed ninety days.

"Sec. 42.0304. CESSPOOL, SEPTIC TANK CLEANERS—REPORTS REQUIRED.

Whenever a person cleans a septic tank or cesspool, he shall notify the Health Officer upon the regulation form adopted by the Health Officer. Said form shall contain information such as location of septic tanks, cesspools and seepage pits, location of the disposal field where sewage effluent or other material has been finally disposed of, or any other information which the Health Officer by regulation may require. Said report shall be transmitted to the Department of Public Health at the close of each day.

Section 5. That Division 4, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 4," which shall read as follows:

#### "DIVISION 4 HOUSING

"Sec. 42.0401. HOTELS, APARTMENT HOUSES—REGULATED.

Health Regulated Businesses shall include the operation of hotels and apartment houses as defined by the State Housing Act.

"Sec. 42.0402. HOTELS, APARTMENT HOUSES—INSPECTIONS.

The Health Officer shall inspect all hotels and apartment houses as often as requests therefor shall be made, or whenever said Health Officer shall deem it necessary, and in any event as often as once in each year.

Section 6. That Division 5, Article 2, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 5," which shall read as follows:

#### "DIVISION 5 FERTILIZER MANUFACTURING

"Sec. 42.0501. REDUCTION WORKS, FERTILIZER PLANTS—REGULATED.

Health Regulated Businesses shall include the business of steaming, boiling, reducing, rendering or cooking any animal, fish or vegetable substance or matter for the manufacturer of fertilizer, fats, oils, chicken meal or any by-product thereof of any kind or character.

"Sec. 42.0502. REDUCTION WORKS, FERTILIZER PLANTS—CONSTRUCTION MATERIALS.

Such establishment shall have floors and gutters constructed of concrete or other material with a smooth finish; walls, ceilings, partitions, posts, doors and other parts of all structures shall be of such materials, construction and finish as will permit them to be readily and thoroughly cleaned.

"Sec. 42.0503. REDUCTION WORKS, FERTILIZER PLANTS—FISH IN STATE OF DECOMPOSITION PROHIBITED.

It shall be unlawful to accept for any process of rendering or reduction any fish or parts of fish in any state of decomposition or putrefaction. All decomposed or putrefied fish, or parts of fish, shall be condemned and disposed of in such manner as the Health Department by regulation shall require.

"Sec. 42.0504. REDUCTION WORKS, FERTILIZER PLANTS—OBNOXIOUS ODORS DECLARED NUISANCE.

The escape into the open air of any offensive or obnoxious odors or gases from any material in the process of reduction, under the provisions of this Division, is hereby declared to be a public nuisance, and may be summarily abated by the Health Department.

"Sec. 42.0505. REDUCTION WORKS, FERTILIZER PLANTS—INSPECTION REQUIRED.

All fish or parts of fish received by reduction plants for the process

shall be immediately isolated from healthy pets. If in the discretion of the Health Officer said pet is considered a menace to the health of other pets or people, he shall condemn said pet to be removed entirely from the premises and, if necessary, destroyed.

No diseased pets shall be sold or given away, nor shall they be otherwise disposed of except in the manner authorized by the Health Officer.

"Sec. 42.0712. PETS—NOISE, ODORS—DECLARED NUISANCE.

The presence of obnoxious odors or unsanitary conditions, or the failure to muzzle or place in sound proof kennels all dogs barking excessively or to a degree that annoys the immediate neighborhood, is hereby declared to be a public nuisance and may be summarily abated by the Health Officer.

Section 9. That Article 4, Chapter IV of the San Diego Municipal Code, be, and the same is hereby amended by adding thereto a new Division, to be known as "Division 1" which shall read as follows:

"ARTICLE 4  
DISEASE CONTROL—NUISANCES  
DIVISION 1.  
GENERAL REGULATIONS

"Sec. 44.0101. COMMON DRINKING CUP PROHIBITED. It shall be unlawful to provide for common use, or to use in common any cup, glass or other receptacle used for drinking purposes in any hotel, restaurant, saloon, soda fountain, theatre, public hall, private or public school, church, hospital, club, office building, park, playground, lavatory, barber shop, or any other place, building, room, or conveyance frequented by the public.

"Sec. 44.0102. DIPPING FROM WATER CONTAINERS PROHIBITED.

It shall be unlawful to provide for use or to use a tank, water cooler or other receptacle for storing or supplying drinking water to the public or to employees, unless such receptacle is covered and protected so as to prevent persons from dipping the water therefrom or contaminating the same. All such receptacles shall be provided with a faucet or other suitable device for drawing the water.

"Sec. 44.0103. EXPECTORATING IN PUBLIC CONVEYANCE OR BUILDING PROHIBITED.

No person shall expectorate in any public conveyance or public building, or on any sidewalk in the City of San Diego.

Section 10. That Division 1, Article 4, Chapter IV, of the San Diego Municipal Code be, and the same is hereby amended by re-numbering each of the following Sections designated herein as "Old Section Number," with a new Section number, which shall read as follows:

"NEW SECTION NUMBER"	"OLD SECTION NUMBER"
Sec. 44.0104	Sec. 43.96
Sec. 44.0105	Sec. 43.97
Sec. 44.0106	Sec. 43.98
Sec. 44.0107	Sec. 43.99
Sec. 44.0108	Sec. 43.99
Sec. 44.0109	Sec. 43.99
Sec. 44.0110	Sec. 43.99
Sec. 44.0111	Sec. 43.99
Sec. 44.0112	Sec. 43.99
Sec. 44.0113	Sec. 43.99

Section 11. That Division 1, Article 4, Chapter IV of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new Section, which shall read as follows:

"Sec. 44.0114. CROSS CONNECTIONS WITH WATER SUPPLY PROHIBITED.

No person shall install or permit to be installed an interconnection between a drinking water supply and any equipment or connection of any kind, class or description which may contain water or any liquid or substance unfit for human or domestic consumption. If such interconnections are discovered, the Director of Public Health may cause the water service to be discontinued, until the condition is abated. No device shall be sold which provides such an interconnection as a means of operation, unless the water supply is adequately protected.

Section 12. That Article 4, Chapter IV of the San Diego Municipal Code, be and the same is hereby amended by adding thereto a new Division to be known as "Division 2," which shall read as follows:

"ARTICLE 4  
SPECIFIC REGULATIONS  
DIVISION 2.  
BATHING OR SWIMMING POOLS—REGULATED

It is the purpose of this ordinance to regulate the bathing or swimming pools for which the facts set forth in such application are true, the health conditions in and about the premises wherein and whereon it is proposed to construct such installation, and the installation itself conforms to the requirements of this Code. A violation of such requirements shall be grounds for denial of such construction Permit, or, if previously issued, grounds for suspension or revocation.

"Sec. 44.0216. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—CONSTRUCTION PERMIT—FEE, EXPIRATION, TRANSFER AND CHANGE OF LOCATION.

The fee for such Construction Permit shall be Four Dollars (\$4.00). Construction Permits issued pursuant to this Division shall be void one year from the date of issuance. Construction Permits shall not be transferable from one person to another. A supplemental Construction Permit authorizing such work at a different location may be issued upon application therefor, provided that no work has been commenced at the original location, and provided further that such supplemental installation conforms to the requirements of this Code. The fee for such supplemental Construction Permit shall be Two Dollars (\$2.00).

"Sec. 44.0217. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—PERCOLATION TEST—WHEN REQUIRED.

The Director of Public Health may require the applicant for such Construction Permit to furnish a report of an engineer, registered in the State of California, showing that soil percolation tests have been made by that engineer on the site of the proposed subsurface sewage disposal system and the results of such tests. If the Director of Public Health determines that the location, area, soil porosity, ground water level, density of population in the area, the number of persons to be served, or other conditions would cause the operation of such installation to create an unsanitary condition affecting the public health, such permit shall not be issued. In such case the Construction Permit fee shall be returned.

"Sec. 44.0218. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—MINIMUM LOT AREA.

No septic tank, settling tank, cesspool or other subsurface sewage disposal system or unit shall be installed or constructed on a lot or parcel containing an area of less than five thousand (5,000) square feet; provided, however, that where the lot area is less than five thousand (5,000) square feet but more than four thousand (4,000) square feet, the Director of Public Health may waive the minimum area requirement if the Director determines that the operation of such installation will not be detrimental to public health.

"Sec. 44.0219. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—INSPECTION REQUIRED—CONSTRUCTION APPROVAL.

As soon as the septic tank, settling tank, cesspool or other subsurface sewage disposal unit or system is installed and ready to receive its cover, the person to whom the Permit for such unit or system was issued shall notify the Health Department that such unit or system is ready for inspection. As soon thereafter as practical, the Health Officer shall make an inspection of the work. If the unit or system is approved an inspection certificate shall be posted in a conspicuous place upon the property where the unit or system is located, which inspection certificate shall note the date and approval and the signature of the person making the inspection. No such installation shall be covered prior to its approval as herein required.

"Sec. 44.0220. CESSPOOL, SEPTIC TANK, SUBSURFACE DISPOSAL SYSTEM—REINSPECTION—FEE.

When an inspection has been ordered and the work is found to be not ready for inspection and approval, the Health Officer shall cause an official notice to be posted on the job stating the changes necessary in order that the work will comply with the requirements of this Code. As soon thereafter as practicable, the owner or contractor shall cause the changes to be made and, upon completion thereof, shall notify the Department of Public Health that the unit or system is ready for reinspection. As soon thereafter as practicable, the Health Officer shall make a reinspection. If, upon reinspection, the work is

9353, adopted March 18, 1925; Ordinance No. 16015, adopted July 3, 1925; Ordinance No. 10312, adopted December 26, 1925; Ordinance No. 10332, adopted January 7, 1926; Ordinance No. 12333, adopted October 21, 1929; Ordinance No. 12742, adopted March 3, 1930; Ordinance No. 484 New Series, adopted June 13, 1934; Ordinance No. 454 New Series, adopted April 30, 1935;

Paragraph 2 of Section 8 and Section 8 of Ordinance No. 820 New Series, adopted January 25, 1936, as amended by Ordinance No. 3833 New Series; Ordinance No. 1432 New Series, adopted August 18, 1938; Ordinance No. 1797 New Series, adopted March 25, 1940; Ordinance No. 1822 New Series, adopted April 16, 1940; Ordinance No. 2347 New Series, adopted February 3, 1942;

Section 2 of Ordinance No. 2484 New Series, adopted June 23, 1942, as amended by Ordinance No. 2669 New Series;

Sub-section E of Section 1, Section 4, Section 5, Section 7, Paragraph 2 of Section 8, Paragraph 3 of Section 9 and Section 16 of Ordinance No. 2584 New Series, adopted December 11, 1942; Ordinance No. 2684 New Series, adopted June 15, 1943; Ordinance No. 3069 New Series, adopted September 18, 1945; Ordinance No. 3161 New Series, adopted April 3, 1946; Ordinance No. 3299 New Series, adopted November 19, 1946; Ordinance No. 3358 New Series, adopted February 14, 1947; Ordinance No. 4600 New Series, adopted November 16, 1950; Ordinance No. 4992 New Series, adopted November 27, 1951.

Section 17. That the Articles, Divisions and Sections of the San Diego Municipal Code as listed hereinafter are, and each of them is hereby repealed:

41.026, 41.01, 41.05, 41.10, 41.101, 41.102, 41.103, 41.104, 41.105, 41.106, 41.107, 41.108, 41.15, 41.151, 41.152, 41.153, 41.154, 41.20, 41.201, 41.202, 41.203, 41.204, 41.205, 41.206, 41.207, 41.208, 41.209, 41.21, 41.211, 41.212, 41.213, 41.214, 41.215, 41.216, 41.217, 41.218, 41.219, 41.22, 41.221, 41.222, 41.223, 41.224, 41.225, 41.226, 41.227, 41.228, 41.229, 41.23, 41.231, 41.232, 41.233, 41.234, 41.235, 41.236, 41.237, 41.238, 41.239, 41.24, 41.241, 41.242, 41.243, 41.244, 41.245, 41.246, 41.247, 41.248, 41.249, 41.25, 41.251, 41.252, 41.253, 41.254, 41.255, 41.256, 41.257, 41.258, 41.259, 41.26, 41.261, 41.262, 41.263, 41.264, 41.265, 41.266, 41.267, 41.268, 41.269, 41.27, 41.271, 41.272, 41.273, 41.274, 41.275, 41.276, 41.277, 41.278, 41.279, 41.28, 41.281, 41.282, 41.283, 41.284, 41.285, 41.286, 41.287, 41.288, 41.289, 41.29, 41.291, 41.292, 41.293, 41.294, 41.295, 41.296, 41.297, 41.298, 41.299, 41.30, 41.301, 41.302, 41.303, 41.304, 41.305, 41.306, 41.307, 41.308, 41.309, 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41.814, 41.815, 41.816, 41.817, 41.818, 41.819, 41.82, 41.821, 41.822, 41.823, 41.824, 41.825, 41.826, 41.827, 41.828, 41.829, 41.83, 41.831, 41.832, 41.833, 41.834, 41.835, 41.836, 41.837, 41.838, 41.839, 41.84, 41.841, 41.842, 41.843, 41.844, 41.845, 41.846, 41.847, 41.848, 41.849, 41.85, 41.851, 41.852, 41.853, 41.854, 41.855, 41.856, 41.857, 41.858, 41.859, 41.86, 41.861, 41.862, 41.863, 41.864, 41.865, 41.866, 41.867, 41.868, 41.869, 41.87, 41.871, 41.872, 41.873, 41.874, 41.875, 41.876, 41.877, 41.878, 41.879, 41.88, 41.881, 41.882, 41.883, 41.884, 41.885, 41.886, 41.887, 41.888, 41.889, 41.89, 41.891, 41.892, 41.893, 41.894, 41.895, 41.896, 41.897, 41.898, 41.899, 41.90, 41.901, 41.902, 41.903, 41.904, 41.905, 41.906, 41.907, 41.908, 41.909, 41.91, 41.911, 41.912, 41.913, 41.914, 41.915, 41.916, 41.917, 41.918, 41.919, 41.92, 41.921, 41.922, 41.923, 41.924, 41.925, 41.926, 41.927, 41.928, 41.929, 41.93, 41.931, 41.932, 41.933, 41.934, 41.935, 41.936, 41.937, 41.938, 41.939, 41.94, 41.941, 41.942, 41.943, 41.944, 41.945, 41.946, 41.947, 41.948, 41.949, 41.95, 41.951, 41.952, 41.953, 41.954, 41.955, 41.956, 41.957, 41.958, 41.959, 41.96, 41.961, 41.962, 41.963, 41.964, 41.965, 41.966, 41.967, 41.968, 41.969, 41.97, 41.971, 41.972, 41.973, 41.974, 41.975, 41.976, 41.977, 41.978, 41.979, 41.98, 41.981, 41.982, 41.983, 41.984, 41.985, 41.986, 41.987, 41.988, 41.989, 41.99, 41.991, 41.992, 41.993, 41.994, 41.995, 41.996, 41.997, 41.998, 41.999, 42.00, 42.001, 42.002, 42.003, 42.004, 42.005, 42.006, 42.007, 42.008, 42.009, 42.01, 42.011, 42.012, 42.013, 42.014, 42.015, 42.016, 42.017, 42.018, 42.019, 42.02, 42.021, 42.022, 42.023, 42.024, 42.025, 42.026, 42.027, 42.028, 42.029, 42.03, 42.031, 42.032, 42.033, 42.034, 42.035, 42.036, 42.037, 42.038, 42.039, 42.04, 42.041, 42.042, 42.043, 42.044, 42.045, 42.046, 42.047, 42.048, 42.049, 42.05, 42.051, 42.052, 42.053, 42.054, 42.055, 42.056, 42.057, 42.058, 42.059, 42.06, 42.061, 42.062, 42.063, 42.064, 42.065, 42.066, 42.067, 42.068, 42.069, 42.07, 42.071, 42.072, 42.073, 42.074, 42.075, 42.076, 42.077, 42.078, 42.079, 42.08, 42.081, 42.082, 42.083, 42.084, 42.085, 42.086, 42.087, 42.088, 42.089, 42.09, 42.091, 42.092, 42.093, 42.094, 42.095, 42.096, 42.097, 42.098, 42.099, 42.10, 42.101, 42.102, 42.103, 42.104, 42.105, 42.106, 42.107, 42.108, 42.109, 42.11, 42.111, 42.112, 42.113, 42.114, 42.115, 42.116, 42.117, 42.118, 42.119, 42.12, 42.121, 42.122, 42.123, 42.124, 42.125, 42.126, 42.127, 42.128, 42.129, 42.13, 42.131, 42.132, 42.133, 42.134, 42.135, 42.136, 42.137, 42.138, 42.139, 42.14, 42.

**DOCUMENT No. 463780**

Filed **FEB 9 - 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5487**

*Amending Article 3,  
Chapter IX of the  
San Diego Municipal  
Code by amending  
Division 14 re Cesspools,  
etc.*  
PASSED FIRST READING FEB 10 1953

Moved by *K*

Seconded by *W*

ADOPTED BY COUNCIL  
FEB 10 1953

Moved by *W*

Seconded by *Sen*

GOES INTO EFFECT

Recorded on Film No. **60 186**

**00246**

AN ORDINANCE AMENDING ARTICLE 3 CHAPTER IX OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING DIVISION 14 REGULATING CESSPOOLS AND SEPTIC TANKS, BY ADDING TO DIVISION 15 SECTIONS 93.1511, 93.1512, 93.1513, 93.1514 AND 93.1515 REGULATING GAS APPLIANCES; AND REPEALING A PORTION OF ORDINANCE NO. 11648 AND CERTAIN SECTIONS OF THE SAN DIEGO MUNICIPAL CODE.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That Division 14, Article 3, Chapter IX of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"DIVISION 14

CESSPOOL, SEPTIC TANK AND SUBSURFACE DISPOSAL SYSTEM  
SPECIFICATIONS

"Sec. 93.1401. LOCATION OF SUBSURFACE DISPOSAL SYSTEMS. Any subsurface sewage disposal unit or system or part thereof hereafter constructed or installed shall be so situated that it will be a "safe distance" from any source of water supply as determined by the Director of Public Health. In determining what is a "safe distance" the Director shall consider: the source of possible pollution, the type of soil, surface and subsurface, the type and source of water supply, the geological formation of the ground, the direction of surface drainage, and the depth and direction of ground water flow.

Under no circumstances shall any part of such subsurface sewage disposal unit or system, except the house sewer line, be located closer than fifty feet (50') from any water supply.

No part of such subsurface sewage disposal unit or system, except the house sewer line, shall be located less than five feet (5') from every building or structure or less than five feet (5') from every property line.

"Sec. 93.1402 CONSTRUCTION OF HOUSE SEWER. Any house sewer line or part thereof hereafter constructed or installed in connection with subsurface disposal systems shall be constructed of bell and spigot cast iron pipe with leaded joints when located less than fifty feet (50') from any well used as a domestic water supply.

"Sec. 93.1403 TYPE OF SUBSURFACE DISPOSAL SYSTEM REQUIRED. Any subsurface sewage disposal unit or system hereafter constructed or installed shall consist of a septic tank with effluent discharging into a distribution box connected to a subsurface tile system consisting of at least two (2) lateral absorption lines each of which lines shall not exceed one hundred twenty-five feet (125') in length or, with the approval of the Director, such distribution box may be connected to a cesspool or cesspools each having at least three feet (3') inside diameter.

"Sec. 93.1404 MINIMUM REQUIREMENTS FOR SEPTIC TANKS FOR ONE-FAMILY AND TWO-FAMILY RESIDENCES OR SMALL INSTITUTIONS OR INDUSTRIES WHERE USED BY NOT MORE THAN TEN (10) PERSONS. Any septic tank hereafter constructed or installed shall meet the following minimum specifications:

(a) Such tank shall have an inside depth of at least five feet (5') with a liquid depth of at least four feet (4'). The length of the tank shall not exceed three (3) times the width of such tank and shall have a liquid capacity of not less than 960 gallons. Such tank shall have at least two compartments and a manhole of adequate size shall be installed in each compartment.

(b) The inlet and outlet of such tank shall have a vertical four inch (4") tee extending two feet (2') below and six inches (6") above the liquid level of the tank.

(c) Such tank shall be watertight and shall be constructed of concrete, concrete block, brick or tile. The top of such tank shall be constructed of reinforced concrete at least four inches (4") thick. When such tank is constructed of concrete the walls and bottom of the tank shall be at least six inches (6") thick and shall be adequately reinforced with steel or other approved material. The concrete used

for such tanks shall contain one part cement, two parts sharp sand and four parts crushed rock or gravel. Where brick, concrete block, or tile is used in the construction of such tank, the inside shall be plastered with Portland cement mortar composed of one part cement and three parts sand. The side walls of such tank shall be adequately reinforced with steel or other approved material so as to withstand any inside or outside pressure.

(d) The line from such septic tank to the distribution box shall be constructed of watertight bell and spigot pipe.

"Sec. 93.1405 MINIMUM REQUIREMENTS FOR DISTRIBUTION BOX. Any distribution box hereafter constructed or installed shall meet the following minimum specifications:

(a) Such distribution box shall be watertight and shall be constructed of the same materials authorized for the construction of a septic tank.

(b) The outlets from such distribution box shall have exactly the same elevation. The inlet to such distribution box shall be one inch (1") above the elevation of the outlets.

(c) Such distribution box shall be connected to a subsurface tile system consisting of at least two (2) lateral absorption lines; provided that one or more cesspools may be substituted for or used in conjunction with lateral absorption lines when approved by the Director.

(d) All lines leading from the distribution box to the lateral absorption lines or to cesspools shall be constructed with water tight joints.

"Sec. 93.1406 MINIMUM REQUIREMENTS FOR DISPOSAL LINES. Any subsurface tile system hereafter constructed or installed for the purpose of disposing of the effluent from a septic tank shall meet the following minimum specifications:

(a) Such tile system shall consist of at least two (2) lateral absorption lines totaling at least two hundred feet (200') in length; provided, however, each line shall not exceed one hundred twenty-five feet

(125') in length. Where it is practical each line shall be one hundred twenty-five feet (125') in length.

(b) Lateral absorption lines shall be constructed of tile pipe spaced one quarter inch (1/4") apart so as to provide open joints. The upper one-half (1/2) of each open joint shall be covered with tar paper or copper screen.

(c) Each lateral absorption line shall be placed in a trench at least eighteen inches (18") wide, which trench shall contain at least thirteen inches (13") of rock or gravel grading not less than one inch (1"), with at least four inches (4") of such rock or gravel beneath the bottom of the line and four inches (4") of such rock or gravel over the top of the line.

(d) Lateral absorption lines shall have a grade of two inches (2") per one hundred feet (100') with not more than fifty percent (50%) variation either way.

(e) Lateral absorption lines shall not be more than thirty inches (30") below the surface of the ground.

(f) Every lateral absorption line shall be at least ten feet (10') from every other lateral absorption line. Where it is necessary to use ells or wyes on any lateral absorption line, at least ten feet (10') of closed-joint tile shall be inserted at each such fitting so as to space the absorption lines at least ten feet (10') apart.

"Sec. 93.1407 SUBSTITUTION OF CESSPOOL FOR TILE SYSTEM UPON APPROVAL OF DIRECTOR. A cesspool or series of cesspools may be substituted for or used in conjunction with a subsurface tile system, when such substitution or use is approved by the Director of Public Health, provided, however, no cesspool shall be permitted where the Director of Public Health determines that its use might contaminate or pollute an underground water supply.

"Sec. 93.1408 MINIMUM REQUIREMENTS FOR CESSPOOLS. Any cesspool hereafter constructed or installed shall meet the following minimum specifications:

(a) Such cesspool shall be not less than three feet (3') inside diameter and shall be constructed to a depth where the side wall area of the cesspool will have sufficient porosity to provide adequate drainage as determined by the Director.

(b) Such cesspool shall be either rectangular or round. In the case of a rectangular shape, such cesspool shall be constructed of brick, concrete block, and/or two inch (2") redwood plank securely braced with four inch by four inch (4" x 4") redwood timber. In the case of a round shape, such cesspool shall be constructed of brick, concrete block, and/or one inch (1") redwood boards of full thickness with supporting two inch by three inch (2" x 3") redwood timbers placed every five feet (5') so as to form a securely braced octagon shape.

(c) The top of such cesspool shall be covered with a concrete slab or cover constructed of concrete reinforced with steel or other approved material, which slab or cover shall extend not less than eighteen inches (18") beyond the outside of the side walls of the cesspool.

"Sec. 93.1409 MINIMUM STANDARDS APPLICABLE TO SYSTEMS SERVING ONE-FAMILY OR TWO-FAMILY RESIDENCES OR SMALL INSTITUTIONS OR INDUSTRIES WHERE USED BY NOT MORE THAN TEN (10) PERSONS. The minimum standards for septic tanks, distribution boxes, tile lines and cesspools, as set forth in this division, are the minimum standards for a subsurface sewage disposal system or unit serving a one-family or two-family residence or small institution or industry having sanitary facilities used by not more than ten (10) persons.

"Sec. 93.1410 SPECIAL APPROVAL REQUIRED FOR SYSTEMS SERVING MULTIPLE DWELLINGS OR INSTITUTIONS OR INDUSTRIES WHERE USED BY MORE THAN TEN (10) PERSONS. Every applicant for a permit to install or construct a subsurface sewage disposal system or unit to serve residences, institutions or industries, other than a one-family or two-family residence or a small institution or industry having sanitary facilities used by more than ten (10) persons, shall submit to the Director for approval the detailed plans and specifications of the proposed subsurface sewage disposal system.

"Sec. 93.1411 PROVISIONS NOT TO BE CONSTRUED TO PREVENT THE DIRECTOR FROM IMPOSING ADDITIONAL REQUIREMENTS. Nothing contained in this Division shall be construed to prevent the Director from requiring compliance with higher or more stringent requirements or specifications than those contained herein where compliance with such higher or more stringent requirements or specifications is necessary to maintain a sanitary condition.

Section 2. That the title of Division 15, Article 3, Chapter IX of the San Diego Municipal Code be and the same is hereby amended to read as follows:

"DIVISION 15  
GAS FITTINGS, FIXTURES AND APPLIANCES"

Section 3. That Division 15, Article 3, Chapter IX of the San Diego Municipal Code be, and the same is hereby amended by adding thereto new sections, to be known as and numbered Sections 93.1511, 93.1512, 93.1513, 93.1514 and 93.1515, which shall read as follows:

"Sec. 93.1511 GAS APPLIANCES - APPROVAL OF CITY REQUIRED

No person shall sell, offer for sale, loan, rent or dispose of by gift or premium any material, device or appliance, designed or intended for attachment, directly or indirectly to any house, gas piping system using natural or artificial gas for light, heat or power in The City of San Diego, unless such material, device or appliance complies with the provisions of this Division and has been approved for such installation and use in The City of San Diego.

"Sec. 93.1512 RATING OF GAS APPLIANCES - NAME PLATE REQUIRED

All materials, devices and appliances, designed or intended for attachment directly or indirectly to any house gas piping system, using natural or artificial gas for light, heat or power, shall be only those which have been approved for the purpose and the same shall bear or contain the maker's name, trademark, or identification symbol, together with such rating by the manufacturer as may be necessary in

order to determine the purpose and intended use; no person shall remove, alter, deface or obliterate the maker's name, trademark, identification symbol or the required rating schedule or mark.

"Sec. 93.1513 GAS APPLIANCES - APPROVAL OF RECOGNIZED LABORATORY DEEMED TO COMPLY WITH REQUIREMENTS

All materials, devices and appliances covered and intended to be regulated by this Division, when conforming with the requirements of Section 93.1512 and when bearing the stamp, label or other indication of approval by the American Gas Association, or any other recognized laboratory approved by the Department of Inspection, will be approved and shall be deemed to comply with the requirements of this Division.

"Sec. 93.1514 GAS APPLIANCES - PROVISIONAL APPROVAL

The Department of Inspection may grant "Provisional Approval" of materials, devices or appliances intended to be installed and used in the consumption of natural or artificial gas, under the following conditions:

(a) Where no standard has been prepared or adopted to which such materials, devices or appliances should conform.

(b) Where no other materials, devices or appliances or similar type are regularly listed or approved.

(c) Temporary acceptance may be given to materials, devices and appliances not listed by the American Gas Association, or other laboratory standards which may be approved by the Department, provided such materials, devices or appliances have been submitted to the laboratories for test and approval. Such temporary acceptance shall not be granted for a period in excess of ninety (90) days.

The above mentioned "Provisional Approval" applies only to the particular material, device or appliance so "provisionally approved" and such "provisional approval" shall be granted only for the particular materials, devices and appliances which the Department finds are safe and suitable for the purpose for which they are to be used or intended to be used.

"Sec. 93.1515 GAS APPLIANCES - LIABILITY FOR DAMAGES

This Division shall not be construed to relieve or lessen the responsibility or liability of any party owning, operating, controlling, or installing any materials, devices, appliances or equipment using natural or artificial gas, for damages to persons or property caused by any defect therein, nor shall The City of San Diego, or any member of the Department of Inspection, be held as assuming any such liability by reason of the approval of any materials, device, appliance or equipment authorized under this Division.

Section 4. That Section 185, Section 230 and Section 231 of Ordinance No. 11648, adopted March 28, 1928, and Sections 93.0505, 93.1006 and 93.1401, of the San Diego Municipal Code are, and each of them is, hereby repealed.

Section 5. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by O. W. Campbell

Approved as  
to form by J. F. DuPAUL, City Attorney

By Alan M. Fuestone  
Deputy City Attorney

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By.....Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—Council: Mayor Butler

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By.....Deputy.

DOCUMENT NO. 464679

Filed MAR 2 1953

*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

**OF**  
*Ord. 5487*

00256



**REQUIREMENTS FOR DISPOSAL LINES.** Any subsurface tile system hereafter constructed or installed for the purpose of disposing of the effluent from a septic tank shall meet the following minimum specifications:

- (a) Such tile system shall consist of at least two (2) lateral absorption lines totaling at least two hundred feet (200') in length; provided, however, each line shall not exceed one hundred twenty-five feet (125') in length. Where it is practical each line shall be one hundred twenty-five feet (125') in length.
- (b) Lateral absorption lines shall be constructed of tile pipe spaced one quarter inch (1/4") apart so as to provide open joints. The upper one-half (1/2) of each open joint shall be covered with tar paper or copper screen.
- (c) Each lateral absorption line shall be placed in a trench at least eighteen inches (18") wide, which trench shall contain at least three inches (3") of rock or gravel grading not less than one inch (1") with at least four inches (4") of such rock or gravel beneath the bottom of the line and four inches (4") of such rock or gravel over the top of the line.
- (d) Lateral absorption lines shall have a grade of two inches (2") per one hundred feet (100') with not more than fifty percent (50%) variation either way.
- (e) Lateral absorption lines shall not be more than thirty inches (30") below the surface of the ground.
- (f) Every lateral absorption line shall be at least ten feet (10') from every other lateral absorption line. Where it is necessary to use elbows or wyes on any lateral absorption line, at least ten feet (10') of closed-joint tile shall be inserted at each such fitting so as to space the absorption lines at least ten feet (10') apart.

"Sec. 93.1407. SUBSTITUTION OF CESSPOOL FOR TILE SYSTEM UPON APPROVAL OF DIRECTOR. A cesspool or series of cesspools may be substituted for or used in conjunction with a subsurface tile system, when such substitution or use is approved by the Director of Public Health, provided, however, no cesspool shall be permitted where the Director of Public Health determines that its use might contaminate or pollute an underground water supply.

**"Sec. 93.1408. MINIMUM REQUIREMENTS FOR CESSPOOLS.** Any cesspool hereafter constructed or installed shall meet the following minimum specifications:

- (a) Such cesspool shall be not less than three feet (3') inside diameter and shall be constructed to a depth where the side wall area of the cesspool will have sufficient porosity to provide adequate drainage as determined by the Director.
- (b) Such cesspool shall be either rectangular or round. In the case of a rectangular shape, such cesspool shall be constructed of brick, concrete block, and/or two inch (2") redwood plank securely braced with four inch by four inch (4"x4") redwood timber. In the case of a round shape, such cesspool shall be constructed of brick, concrete block, and/or one inch (1") redwood boards of full thickness with supporting two inch by three inch (2"x3") redwood timbers placed every five feet (5') so as to form a securely braced octagon shape.
- (c) The top of such cesspool shall be covered with a concrete slab or cover constructed of concrete reinforced with steel or other approved material, which slab or cover shall extend not less than eighteen inches (18") beyond the outside of the side walls of the cesspool.

"Sec. 93.1409. MINIMUM STANDARDS APPLICABLE TO SYSTEMS SERVING ONE-FAMILY OR TWO-FAMILY RESIDENCES OR SMALL INSTITUTIONS OR INDUSTRIES WHERE USED BY NOT MORE THAN TEN (10) PERSONS. The minimum standards for septic tanks, distribution boxes, tile lines and cesspools, as set forth in this division, are the minimum standards for a subsurface sewage disposal system or unit serving a one-family or two-family residence or small institution or industry having sanitary facilities used by not more than ten (10) persons.

"Sec. 93.1410. SPECIAL APPROVAL REQUIRED FOR SYSTEMS SERVING MULTIPLE DWELLINGS OR INSTITUTIONS OR INDUSTRIES WHERE USED BY MORE THAN TEN (10) PERSONS. Every applicant for a permit to install or construct a subsurface sewage disposal system or unit to serve residences, institutions or industries, other than one-family or two-family residence or a small institution or industry having sani-

ticular material, device or appliance so "provisionally approved" and such "provisional approval" shall be granted only for the particular materials, devices and appliances which the Department finds are safe and suitable for the purpose for which they are to be used or intended to be used.

**"Sec. 93.1515. GAS APPLIANCES - LIABILITY FOR DAMAGES.**

This Division shall not be construed to relieve or lessen the responsibility or liability of any party owning, operating, controlling, or installing any materials, devices, appliances or equipment using natural or artificial gas, for damages to persons or property caused by any defect therein, nor shall The City of San Diego, or any member of the Department of Inspection, be held as assuming any such liability by reason of the approval of any materials, device, appliance or equipment authorized under this Division.

Section 4. That Section 185, Section 230 and Section 231 of Ordinance No. 11448, adopted March 28, 1928, and Sections 93.0505, 93.1006 and 93.1401, of the San Diego Municipal Code are, and each of them is, hereby repealed.

Section 5. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1955, by the following vote, to-wit:

- YEAS—Councilmen: Swan, Win-cete, Schneider, Kerrigan, Dall, Godfrey.
- NAYS—Councilmen: None.
- ABSENT—Mayor Butler.
- JOHN D. BUTLER, Mayor of The City of San Diego, California.
- FRED W. SICK, City Clerk of The City of San Diego, California.
- By LA VERNE E. MILLER, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1955.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK, City Clerk of The City of San Diego, California.

By LA VERNE E. MILLER, Deputy.

**Affidavit of Publication**

**of Publication**

96-600

**ORDINANCE NO. 5487 (NEW SERIES)**

AN ORDINANCE AMENDING ARTICLE 3 CHAPTER IX OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING DIVISION 14 REGULATING CESSPOOLS AND SEPTIC TANKS, BY ADDING TO DIVISION 15 SECTIONS 93.1511, 93.1512, 93.1513, 93.1514 AND 93.1515 REGULATING GAS APPLIANCES; AND REPEALING A PORTION OF ORDINANCE NO. 11648 AND CERTAIN SECTIONS OF THE SAN DIEGO MUNICIPAL CODE.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That Division 14, Article 3, Chapter IX of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

"DIVISION 14 CESSPOOL, SEPTIC TANK AND SUBSURFACE DISPOSAL SYSTEM SPECIFICATIONS

"Sec. 93.1401. LOCATION OF SUBSURFACE DISPOSAL SYSTEMS. Any subsurface sewage disposal unit or system or part thereof hereafter constructed or installed shall be so situated that it will be a "safe distance" from any source of water supply as determined by the Director of Public Health. In determining what is a "safe distance" the Director shall consider: The source of possible pollution, the type of soil, surface and subsurface, the type and source of water supply, the geological formation of the ground, the direction of surface drainage, and the depth and direction of ground water flow.

Under no circumstances shall any part of such subsurface sewage disposal unit or system, except the house sewer line, be located closer than fifty feet (50') from any water supply.

In the matter of the publication of **ORDINANCE NO. 5487 (NEW SERIES) AMENDING ARTICLE 3 CHAPTER IX OF THE SAN DIEGO MUNICIPAL CODE.**

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said **ORDINANCE**

of which the annexed clipping is a copy, has been published in said newspaper for the period of **ONE** day; to-wit: upon the **21st**



A.P.W.

DOCUMENT No. 463782

Filed FEB 9 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5488

Changing name of  
Arroyo Avenue  
to Cedantes Avenue

PASSED FIRST READING FEB 10 1953

Moved by Sch

Seconded by 9

ADOPTED BY COUNCIL FEB 10 1953

Moved by 9

Seconded by W

GOES INTO EFFECT

Recorded on Film No. 60 137

00258

ORDINANCE NO. 5488 (New Series)

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, CHANGING THE NAME OF ARROYO AVENUE TO CERVANTES AVENUE.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the name of Arroyo Avenue between the easterly line of Euclid Avenue and the northeasterly boundary line of the City of San Diego at Lot 73, Las Alturas Villa Sites, according to the map thereof No. 501 filed in the Office of the County Recorder of San Diego County, California, be, and the same is hereby changed to CERVANTES AVENUE.

SECTION 2. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.

SECTION 3. That this Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By Harold E. Ray  
Deputy City Attorney

Recommended by  
Harold Hacking  
For City Planning Commission

Presented by

AK Fogg  
City Engineer

Recommended by

The George Cousser  
by James B. Mohler  
For City Fire Department

Recommended by

Ed Blom  
asst City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—Councilmen: Mayor Butler

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

**FRED W. SICK**  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

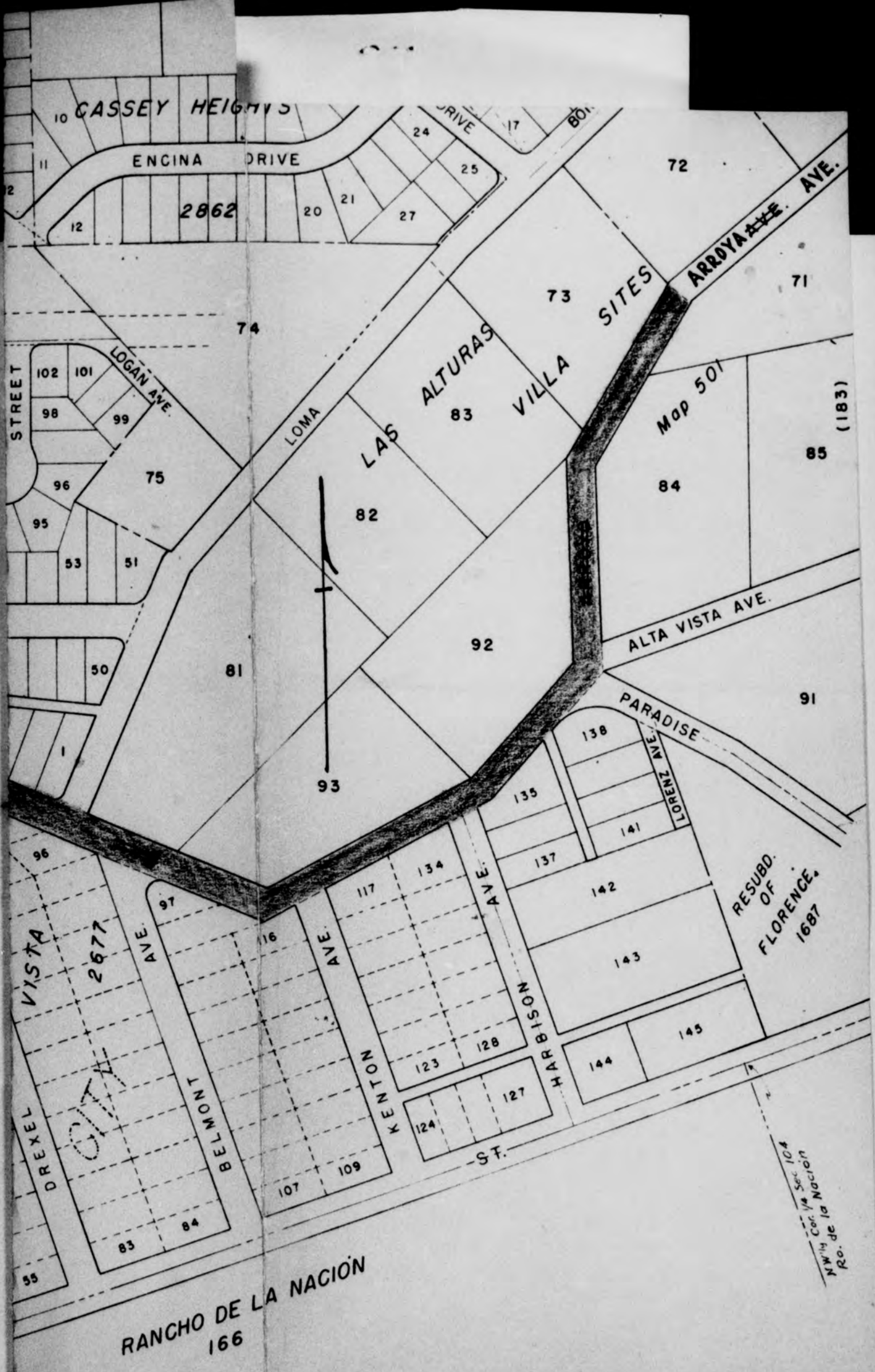
I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.





RANCHO DE LA NACIÓN  
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00262

NW 1/4 Cor. 1/4 Sec. 104  
Ro. de la Nación

RESUBD.  
OF  
FLORENCE,  
1687

Map 501  
(183)

CASSEY HEIGHTS

ENCINA DRIVE

LOGAN AVE.

LOMA

LAS ALTURAS

VILLA SITES

ARROYA AVE.

ALTA VISTA AVE.

PARADISE

DREXEL VISTA

BELMONT

KENYON

HARBISON

LORENZ AVE.

AVE

ST.

2862

2677

2077

35

83

84

107

109

124

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123

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DOCUMENT NO. **464684**

Filed **MAR 2 1953**

City Clerk.

By Deputy.

**Affidavit of Publication**

<sup>OF</sup>  
*Ord. 5488*

00263

THE  
FOLLOWING  
DOCUMENT  
IS THE BEST  
COPY  
AVAILABLE  
FOR  
FILMING

# Affidavit of Publication

Affidavit of Publication of

1380

STATE OF CALIFORNIA,  
 COUNTY OF SAN DIEGO, }  
 CITY OF SAN DIEGO. } ss.

In the matter of the publication of ORDINANCE NO 5488 (NEW SERIES) CHANGING THE NAME OF ARROYO AVENUE TO CERVANTES AVENUE

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the 21st

days of FEBRUARY, 1953, and upon the

       days of        19      , and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this 2 day of March A. D. 1953

*Fredrick Dick*  
 City Clerk of the City of San Diego, California

(Seal)

By        Deputy.

**ORDINANCE NO. 5488**  
 (NEW SERIES)  
 AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA CHANGING THE NAME OF ARROYO AVENUE TO CERVANTES AVENUE.  
 BE IT ORDAINED By the Council of The City of San Diego, California, as follows:  
 Section 1. That the name of Arroyo Avenue between the easterly line of Euclid Avenue and the northeasterly boundary line of the City of San Diego at Lot 73, Las Alturas Villa Sites, according to the

map thereof No. 191 filed in the Office of the County Recorder of San Diego County, California, be, and the same hereby changed to CERVANTES AVENUE.  
 Section 2. That all ordinances or parts of ordinances in conflict herewith are hereby repealed.  
 Section 3. That this Ordinance shall take effect and be in force on the thirty-first day from and after its passage.  
 Passed and adopted by the Council of the City of San Diego, California, this 16th day of February, 1953, by the following vote, to-wit:  
 YEAS—Councilmen: Swan, Win-cote, Kerrigan, Schneider, Dall, Godfrey.  
 NAYS—Councilmen: None.  
 ABSENT—Mayor Butler.  
 JOHN D. BUTLER,  
 Mayor of The City of San Diego, California.  
 FRED W. SICK,  
 (Seal) City Clerk of The City of San Diego, California.  
 By LA VERNE E. MILLER,  
 Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 14 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 16th day of February, 1953.  
 I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.  
 FRED W. SICK,  
 City Clerk of The City of San Diego, California.  
 By LA VERNE E. MILLER,  
 Deputy.

DOCUMENT No. 463783

Filed Feb. 9, 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5489

Establishing grades of Alley  
in Block 55, City Heights

PASSED FIRST READING

Feb. 10, 1953

Moved by Godfrey

Seconded by Schneider

ADOPTED BY COUNCIL

Feb. 10, 1953

Moved by Kerrigan

Seconded by Schneider

GOES INTO EFFECT

Recorded on Film No. 60-133

00265

ORDINANCE NO. 5489 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF THE ALLEY IN BLOCK 55, CITY HEIGHTS, IN THE CITY OF SAN DIEGO, CALIFORNIA, ACCORDING TO MAP NO. 1007, ON FILE IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, CALIFORNIA, BETWEEN THE SOUTHERLY LINE OF UNIVERSITY AVENUE AND THE NORTHERLY LINE OF WIGHTMAN STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of the Alley in Block 55, City Heights, in the City of San Diego, California, according to Map No. 1007, on file in the Office of the County Recorder of San Diego County, California, between the southerly line of University Avenue and the northerly line of Wightman Street, be, and the same is hereby established as follows:

At the intersection of the easterly line of said alley with the southerly line of University Avenue, establish the grade elevation at 346.55 feet.

At a point on the easterly line of said alley distant 20.00 feet southerly from the intersection of the easterly line of said alley with the southerly line of University Avenue, establish the grade elevation at 347.04 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 347.29 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 347.28 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 347.00 feet; at a point on the easterly line of said alley distant 120.00 feet southerly of the last named point, establish the grade elevation at 344.60 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 344.15 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 343.57 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 342.90 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 342.10 feet; at a

point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 341.13 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 339.93 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 338.51 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 336.84 feet; at a point on the easterly line of said alley distant 120.00 feet southerly of the last named point, establish the grade elevation at 326.27 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 324.90 feet; at a point on the easterly line of said alley distant 15.00 feet southerly of the last named point, establish the grade elevation at 324.50 feet; at a point on the easterly line of said alley distant 25.00 feet southerly of the last named point, establish the grade elevation at 324.80 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 325.88 feet; at a point on the easterly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 327.49 feet.

At the intersection of the easterly line of said alley with the northerly line of Wightman Street, establish the grade elevation at 329.46 feet.

At the intersection of the westerly line of said alley with the southerly line of University Avenue, establish the grade elevation at 346.42 feet.

At a point on the westerly line of said alley distant 20.00 feet southerly from the intersection of the westerly line of said alley with the southerly line of University Avenue, establish the grade elevation at 346.97 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 347.25 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at

347.27 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 347.00 feet; at a point on the westerly line of said alley distant 120.00 feet southerly of the last named point, establish the grade elevation at 344.60 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 344.10 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 343.61 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 342.98 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 342.25 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 341.34 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 340.20 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 338.79 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 337.15 feet; at a point on the westerly line of said alley distant 120.00 feet southerly of the last named point, establish the grade elevation at 326.55 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 325.20 feet; at a point on the westerly line of said alley distant 15.00 feet southerly of the last named point, establish the grade elevation at 324.80 feet; at a point on the westerly line of said alley distant 25.00 feet southerly of the last named point, establish the grade elevation at 325.10 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 326.20 feet; at a point on the westerly line of said alley distant 20.00 feet southerly of the last named point, establish the grade elevation at 327.59 feet

At the intersection of the westerly line of said alley with the northernly line of Wightman Street, establish the grade elevation at 328.58 feet.

SECTION 2. And the grade of said alley between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By Mona Anderson  
Deputy City Attorney

Presented by

A. K. Foy  
City Engineer

O. W. Campbell  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—Councilmen: Mayor Butler

(ATTEST):

(SEAL)

*John D. Butler*  
Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK

City Clerk of The City of San Diego, California.

By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of....., and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

A. J. W

**DOCUMENT No.** 463784

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Filed Feb. 9, 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

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Ordinance No. 5490

Establishing grades on  
Chalcedony Street, between  
Pendleton Street and Randall  
Street.

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PASSED FIRST READING

Feb. 10, 1953

Moved by Sch.

Seconded by W.

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ADOPTED BY COUNCIL

Feb. 10, 1953

Moved by G.

Seconded by W.

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GOES INTO EFFECT

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Recorded on Film No. 60 189

00271

ORDINANCE NO. 5490 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF CHALCEDONY STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE EASTERLY LINE OF PENDLETON STREET AND THE WESTERLY LINE OF RANDALL STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Chalcedony Street in the City of San Diego, California, between the easterly line of Pendleton Street and the westerly line of Randall Street, be, and the same is hereby established as follows:

At the intersection of the northerly line of Chalcedony Street with the easterly line of Pendleton Street, establish the grade elevation at 124.50 feet.

At the intersection of the northerly line of Chalcedony Street with the westerly line of Quincy Street, establish the grade elevation at 95.25 feet.

At the intersection of the northerly line of Chalcedony Street with the easterly line of Quincy Street, establish the grade elevation at 92.25 feet.

At a point on the northerly line of Chalcedony Street distant 120.00 feet easterly from the intersection of the northerly line of Chalcedony Street with the easterly line of Quincy Street, establish the grade elevation at 78.10 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 75.92 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 74.09 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 72.62 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 71.51 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.75 feet; at a point on the north-

erly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.36 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.32 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.63 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 71.30 feet; at a point on the northerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 72.32 feet; at a point on the northerly line of Chalcedony Street distant 140.00 feet easterly of the last named point, establish the grade elevation at 80.75 feet.

At the intersection of the northerly line of Chalcedony Street with the westerly line of Randall Street, establish the grade elevation at 83.50 feet.

At the intersection of the southerly line of Chalcedony Street with the easterly line of Pendleton Street, establish the grade elevation at 124.00 feet.

At the intersection of the southerly line of Chalcedony Street with the westerly line of Quincy Street, establish the grade elevation at 94.75 feet.

At the intersection of the southerly line of Chalcedony Street with the easterly line of Quincy Street, establish the grade elevation at 91.75 feet.

At a point on the southerly line of Chalcedony Street distant 120.00 feet easterly from the intersection of the southerly line of Chalcedony Street, with the easterly line of Quincy Street, establish the grade elevation at 77.60 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 75.42 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 73.59 feet; at a point on the southerly line of Chalcedony Street

distant 20.00 feet easterly of the last named point, establish the grade elevation at 72.12 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 71.01 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.25 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 69.86 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 69.82 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.13 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 70.80 feet; at a point on the southerly line of Chalcedony Street distant 20.00 feet easterly of the last named point, establish the grade elevation at 71.82 feet; at a point on the southerly line of Chalcedony Street distant 140.00 feet easterly of the last named point, establish the grade elevation at 80.25 feet.

At the intersection of the southerly line of Chalcedony Street with the westerly line of Randall Street, establish the grade elevation at 82.50 feet.

SECTION 2. And the grade of Chalcedony Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By *Yvonne Anderson*  
Deputy City Attorney

Presented by

*A.K. Foggy*  
City Engineer

*D.W. Campbell*  
City Manager

00274

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this.....10th.....day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey,

NAYS—Councilmen: None

ABSENT—Councilmen: Mayor Butler

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this.....10th.....day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of..... and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

Old-NS, 5491-NS, 5500

1953

A. P. W

DOCUMENT No. 463785

Filed Feb. 9, 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5491

Establishing grades on Plover  
Street, between Klauber Avenue  
and Gibson Street

PASSED FIRST READING  
Feb. 10, 1953

Moved by W

Seconded by K

ADOPTED BY COUNCIL  
Feb. 10, 1953

Moved by Sch.

Seconded by K.

GOES INTO EFFECT

Recorded on Film No. 60 130

00276

ORDINANCE NO. 5491 (New Series)

AN ORDINANCE ESTABLISHING THE GRADE OF PLOVER STREET IN THE CITY OF SAN DIEGO, CALIFORNIA, BETWEEN THE SOUTHEASTERLY LINE OF KLAUBER AVENUE AND THE NORTHWESTERLY LINE OF GIBSON STREET.

BE IT ORDAINED By the Council of the City of San Diego, California, as follows:

SECTION 1. That the grade of Plover Street in the City of San Diego, California, between the southeasterly line of Klauber Avenue and the northwesterly line of Gibson Street, be, and the same is hereby established as follows:

At the intersection of the easterly line of Plover Street with the southeasterly line of Klauber Avenue, establish the grade elevation at 438.15 feet.

At a point on the easterly line of Plover Street distant 4.66 feet southerly from the intersection of the easterly line of Plover Street with the southerly line of Klauber Avenue, establish the grade elevation at 438.00 feet; at a point on the easterly line of Plover Street distant 11.32 feet southerly of the last named point, establish the grade elevation at 437.55 feet; at a point on the easterly line of Plover Street distant 11.32 feet southerly of the last named point, establish the grade elevation at 437.37 feet; at a point on the easterly line of Plover Street distant 11.33 feet southerly of the last named point, establish the grade elevation at 437.30 feet; at a point on the easterly line of Plover Street distant 13.72 feet southerly of the last named point, establish the grade elevation at 437.62 feet; at a point on the easterly line of Plover Street distant 66.00 feet southerly of the last named point, establish the grade elevation at 440.60 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 441.42 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.10 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.62 feet; at a point on the easterly line of Plover Street distant 20.00

00277

feet southerly of the last named point, establish the grade elevation at 443.00 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 443.22 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 443.30 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 443.22 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 443.00 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.62 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.10 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 441.42 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 440.60 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 439.75 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 438.99 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 438.34 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 437.78 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 437.32 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.96 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.70 feet; at a point on the easterly line of Plover Street distant 20.00

feet southerly of the last named point, establish the grade elevation at 436.53 feet; at a point on the easterly line of Plover Street distant 300.00 feet southerly of the last named point, establish the grade elevation at 434.75 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 434.38 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 433.54 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 432.22 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 430.44 feet.

At a point on the easterly line of Plover Street distant 80.00 feet southerly from the intersection of the easterly line of Plover Street with the northerly line of Lot 1, Block 4, Sunny Slope Addition to Encanto Heights, according to Map No. 1135 on file in the Office of the County Recorder of San Diego County, California, establish the grade elevation at 427.63 feet; at a point on the easterly line of Plover Street distant 10.87 feet southerly of the last named point, establish the grade elevation at 425.50 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 422.32 feet; at a point on the easterly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 418.63 feet; at a point on the easterly line of Plover Street distant 189.13 feet southerly of the last named point, establish the grade elevation at 382.50 feet.

At a point on the easterly line of Plover Street distant 12.06 feet northerly from the intersection of the easterly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 357.20 feet.

At the intersection of the easterly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 355.20 feet.

At the intersection of the westerly line of Plover Street with the southeasterly line of Klauber Avenue, establish the grade elevation at 436.50 feet.

At a point on the westerly line of Plover Street distant 13.72 feet southerly from the intersection of the westerly line of Plover Street with the southeasterly line of Klauber Avenue, establish the grade elevation at 437.12 feet; at a point on the westerly line of Plover Street distant 66.00 feet southerly of the last named point, establish the grade elevation at 440.10 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 440.92 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 441.60 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.12 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.50 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.72 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.80 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.72 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.50<sup>feet</sup> feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 442.12 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 441.60 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 440.92 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 440.10 feet; at a point on the westerly line of Plover Street

distant 20.00 feet southerly of the last named point, establish the grade elevation at 439.25 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 438.49 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 437.84 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 437.28 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.82 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.46 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.20 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 436.03 feet; at a point on the westerly line of Plover Street distant 300.00 feet southerly of the last named point, establish the grade elevation at 434.25 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 433.94 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 433.16 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 431.90 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 430.18 feet.

At a point on the westerly line of Plover Street distant 44.20' feet southerly from the intersection of the westerly line of Plover Street with the northerly line of Lot 19, Block 3, Sunny Slope Addition to Encanto Heights, according to Map No. 1135 on file in the office of the County Recorder of San Diego County, California, establish the grade elevation at 427.45 feet; at a point on the westerly line of Plover Street distant 21.28

feet southerly of the last named point, establish the grade elevation at 425.38 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 422.26 feet; at a point on the westerly line of Plover Street distant 20.00 feet southerly of the last named point, establish the grade elevation at 418.63 feet; at a point on the westerly line of Plover Street distant 189.13 feet southerly of the last named point, establish the grade elevation at 382.50 feet.

At a point on the westerly line of Plover Street distant 37.36 feet northerly from the intersection of the westerly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 357.70 feet.

At a point on the westerly line of Plover Street distant 21.36 feet northerly from the intersection of the westerly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 355.25 feet.

At a point on the westerly line of Plover Street distant 5.31 feet northerly from the intersection of the westerly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 353.75 feet.

At the intersection of the westerly line of Plover Street with the northwesterly line of Gibson Street, establish the grade elevation at 353.50 feet.

SECTION 2. And the grade of Plover Street between the points hereinbefore mentioned, shall have a uniform ascent and descent; all of said grade elevations to be established are in relation to the datum line of levels as fixed by Section 62.01 and Section 62.02 of the San Diego Municipal Code of said City.

SECTION 3. This Ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Approved as to form:

J. F. DU PAUL  
City Attorney

By Mona Anderson  
Deputy City Attorney

Presented by

A. K. Fogg  
City Engineer

O. W. Campbell  
City Manager

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 10th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—Councilmen: Mayor Butler

(ATTEST):

*John D. Butler*  
Mayor of The City of San Diego, California.  
FRED W. SICK

(SEAL)

City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 10th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By *Laverne E. Miller* Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

**A. L. W.**

**DOCUMENT No. 463933**

Filed FEB 11 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5492**

*App. \$3000<sup>00</sup> from  
Wrapps Balance for  
professional services  
re design of sewerage  
systems etc.*

PASSED FIRST READING **FEB 13 1953**

Moved by *Q*

Seconded by *W*

ADOPTED BY COUNCIL **FEB 13 1953**

Moved by *Q*

Seconded by *W*

GOES INTO EFFECT

Recorded on Film No. **60 198**

**C0284**

ORDINANCE NO. 5492  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$3,000.00 FROM THE UNAPPROPRIATED BALANCE OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS TO PAY FOR PROFESSIONAL SERVICES CONCERNED WITH THE PROBLEMS OF OPERATION AND DESIGN OF SEWERAGE SYSTEMS AND SEWAGE TREATMENT WORKS IN SAID CITY.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. That the sum of Three Thousand Dollars (\$3,000.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance of The City of San Diego, for the purpose only and exclusively of providing funds to pay for professional services concerned with the problems of operation and design of sewerage systems and sewage treatment works in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by O. W. Campbell

Approved as  
to form by J. F. DuPaul, City Attorney.

By Sherry J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Dec. 23, 1952

Jm E Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By Ru Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 13th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—~~Councilmen~~: Mayor Butber

(ATTEST):

Franklin F. Swan  
VICE Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 13th day of February, 1953.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the \_\_\_\_\_ day of \_\_\_\_\_, and on the \_\_\_\_\_ day of \_\_\_\_\_.

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

\_\_\_\_\_  
City Clerk of The City of San Diego, California.  
By \_\_\_\_\_ Deputy.

*A.M.W.*  
DOCUMENT No. 463735

Filed FEB 9 - 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5493

*App. \$5,000<sup>00</sup> from  
Unappropriated Balance  
for City's contribution  
for expenses of San  
Diego County Traffic  
Safety Council*

PASSED FIRST READING  
FEB 17 1953

Moved by *R*

Seconded by *K*

ADOPTED BY COUNCIL  
FEB 17 1953

Moved by *Sch*

Seconded by *W*

GOES INTO EFFECT

C0287

Recorded on Film No. *60 231*

5493

ORDINANCE NO. \_\_\_\_\_  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$5,000.00 FROM THE UNAPPROPRIATED BALANCE OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE CITY'S CONTRIBUTION FOR EXPENSES OF THE SAN DIEGO COUNTY TRAFFIC SAFETY COUNCIL.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Five Thousand Dollars (\$5,000.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance of The City of San Diego, for the purpose only and exclusively of providing funds to pay the City's share of the contribution for expenses of the San Diego County Traffic Safety Council.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

O. W. Campbell

Approved as

to form by J. F. DuPaul, City Attorney.

By

Shelley J. Higgins.  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 6, 1953

J. M. Zeilken  
Auditor and Comptroller of The City of San Diego, California.

By R. G. Leroig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 17th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Winnote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—~~Councilmen~~: Mayor Butler

(ATTEST):

Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By LA VERNE E. MILLER Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 17th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By LA VERNE E. MILLER Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the 17th day of February, 1953, and on the 17th day of February, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By [Signature] Deputy.

**L.N.W.**

**462955**

**DOCUMENT No.**.....

Filed **JAN 29 1953**.....

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

**5494**

**Ordinance No.**.....

*Inc. portion of N.E. 1/4  
of Lot 16, Ex Mission  
Lands into "C" zone  
and "C" zone; repealing  
conflicting ordinance.*

PASSED FIRST READING **FEB 17 1953**

Moved by *slh*.....

Seconded by *K*.....

ADOPTED BY COUNCIL **FEB 17 1953**

Moved by *slh*.....

Seconded by *W*.....

GOES INTO EFFECT

Recorded on Film No. **60 232**.....

**00290**

ORDINANCE NO. 5494

AN ORDINANCE INCORPORATING A PORTION OF THE N.E. 1/4 OF LOT 16, EX MISSION LANDS IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "CP" ZONE AND "C" ZONE AS DEFINED BY SECTION 101.0410 AND SECTION 101.0411 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 35 (NEW SERIES) ADOPTED SEPTEMBER 12, 1932, INsofar AS THE SAME CONFLICT HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of the N.E. 1/4 of Lot 16, Ex Mission Lands of The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 4 to 0 has filed a report with the City Council of said City as Document No. 461811, filed January 9, 1953, showing that the five votes necessary to recommend the re-zoning were not obtained in favor of approving said petition; but

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by approving said petition; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "CP" on that certain zone map filed in the office of

the City Clerk of said City under Document No. 461811 be, and the same is hereby incorporated into a "CP" zone as said zone is described, defined and bounded by Section 101.0410 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance, shall be erected, constructed, converted, established altered and/or enlarged on any lot in zone "CP" and no such lot or premises shall be used for any purpose except as herein-after specifically provided and allowed in this section:

- (1) To provide off-street parking for passenger automobiles for customers, clients, visitors or employees either on the premises or within parking buildings;
- (2) Existing non-conforming buildings and uses of land may be continued as provided elsewhere in this article.
- (3) Other uses of property may be permitted in accordance with the procedures established in Division 5 of this Article of Zone Variances as they presently exist or hereinafter be amended;
- (4) Vehicles shall not be left in storage on any parking lot in Zone CP for a period longer than 48 hours consecutively;
- (5) No wrecked or junked vehicles shall be parked on any parking lot in Zone CP;
- (6) Improvements required in CP Zone;

Before open air auto parking may be conducted in a CP Zone, certain improvements shall be required to be installed conforming to approved plans. These improvements shall include the following:

- (A) Surfacing of parking area;
- (B) Installation of appropriate marking and bumper guards;
- (C) If the auto parking area is adjacent to property in a residential zone an approved wall shall be constructed along the dividing line.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district

designated "C" on that certain zone map filed in the office of the City Clerk of said City under Document No. 461811, be, and the same is hereby incorporated into a "C" Zone as said zone is described, defined and bounded by Section 101.0411 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 3 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "C" and no such lot or premises shall be used for any purposes except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in Zones R-1, R-2, R-4 or RC;
- (2) Amusement place located entirely within a building, miniature golf course or golf practice range;
- (3) Armory;
- (4) Assembly hall;
- (5) Athletic park;
- (6) Auto paint and repair shop;
- (7) Automobile, automobile trailer (usable), retail sales yard; or parking lot or garage;
- (8) Bank, office or studio;
- (9) Barber shop;
- (10) Bath house;
- (11) Billboard or advertising structure;
- (12) Cleaning and dyeing works (not more than ten employees);
- (13) Dancing academy;
- (14) Funeral parlor;
- (15) Furniture storage (provided all loading off street);
- (16) Retail gasoline and fuel oil station;
- (17) Hotel;
- (18) Hospital (not hospital for insane or for contagious diseases nor animal hospital);

- (19) Ice delivery station;
- (20) Laundry (not more than ten employees);
- (21) Machine shop (limited to 10 h.p. electric operated);
- (22) Needle and millinery craft;
- (23) Newspaper and job printing;
- (24) Nursery and pottery retail sales yard;
- (25) Photograph gallery;
- (26) Plumbing shop;
- (27) Public garage;
- (28) Restanrant;
- (29) Schools (trade or vocational);
- (30) Store, retail;
- (31) Store, for the conduct of a wholesale business where not more than 25% of the total floor area of building is used for storage, packaging of goods, wares, or merchandise and/or not more than 25% of the open area of the premises may be used for storage, provided however, that all open storage spaces or areas shall be enclosed by a six (6) foot solid enclosure wall;
- (32) Shoe repair shop;
- (33) Shop for custom work on wearing apparel, fabrics, upholstery, window drapes and curtaining;
- (34) Theatre;
- (35) Manufacturing and processing incidental to any of the above uses conducted on the premises and where the total power of all equipment does not exceed 10 h.p. and that no more than 15% of total floor area of building may be used for manufacturing;
- (36) Any similar enterprises or businesses which, in the opinion of the City Planning Commission and said Council are not more obnoxious or detrimental to the welfare of the particular community than the uses herein in this section enumerated.

Section 5. That Ordinance No. 35 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance incorporating Marilou Park and vicinity in The City of San Diego, California, into R-1, R-2 and C zones, as defined by Ordinance No. 8924 of the ordinances of said City, and Amendments thereto.", adopted September 12, 1932, be, and it is hereby repealed insofar as the same conflicts herewith.

00294

Section 6. This ordinance shall take effect and be in force on the date of the adoption of the Subdivision Map of this area, provided however, that this ordinance shall not take effect or be in force prior to the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney.

By *Mona Anderson*  
Deputy City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By.....Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 17th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—~~Councilmen~~: Mayor Butler

(ATTEST):

Franklin F. Swan  
VICE Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By Helen M. Willey Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 17th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK

City Clerk of The City of San Diego, California.

By Helen M. Willey Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of..... and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

City Clerk of The City of San Diego, California.

By.....Deputy.

Form 1256

RECEIVED  
CITY CLERK'S OFFICE  
JUN 28 10 00 AM 1953  
SAN DIEGO, CALIFORNIA

00296

DOCUMENT NO. **464683**

Filed **MAR 2 1953**

.....  
*City Clerk.*

By.....  
*Deputy.*

**Affidavit of Publication**

OF

*Ord. 5494*

00297

THE  
FOLLOWING  
DOCUMENT  
IS THE BEST  
COPY  
AVAILABLE  
FOR  
FILMING

# Affidavit of Publication

52 90

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } SS.  
CITY OF SAN DIEGO.

## ORDINANCE NO. 5494 (NEW SERIES)

In the matter of the publication of ORDINANCE  
NO. 5494 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE dayx to-wit: upon the 26th

dayx of FEBRUARY, 19 53, and upon the

\_\_\_\_\_ days of \_\_\_\_\_ 19\_\_\_\_\_, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton  
Subscribed and sworn to before me, this 2

day of March A. D. 19 53

(Seal)

Frederick Rich  
City Clerk of the City of San Diego, California  
By \_\_\_\_\_ Deputy.

00298

AN ORDINANCE INCORPORATING A PORTION OF THE N.E. 1/4 OF LOT 16, EX MISSION LANDS IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "CP" ZONE AND "C" ZONE AS DEFINED BY SECTION 161.0410 AND SECTION 161.0411 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 38 (NEW SERIES) ADOPTED SEPTEMBER 12, 1952, INsofar AS THE SAME CONFLICTS HEREAFTER WITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of a portion of the N.E. 1/4 of Lot 16, Ex Mission Lands of The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 4 to 0 has filed a report with the City Council of said City as Document No. 461811, filed January 9, 1953, showing that the five votes necessary to recommend the re-zoning were not obtained in favor of approving said petition; but

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by approving said petition; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "CP" on that certain zone map filed in the office of the City Clerk of said City under Document No. 461811 be, and the same is hereby incorporated into a "CP" zone as said zone is described, defined and bounded by Section 161.0410 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance, shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "CP" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

(1) To provide off-street parking for passenger automobiles for customers, clients, visitors or employees either on the premises or within parking buildings;

(2) Existing non-conforming

buildings and uses of land may be continued as provided elsewhere in this article.

(3) Other uses of property may be permitted in accordance with the procedures established in Division 6 of this Article of Zone Variances as they presently exist or hereinafter be amended;

(4) Vehicles shall not be left in storage on any parking lot in Zone CP for a period longer than 48 hours consecutively;

(5) No wrecked or junked vehicles shall be parked on any parking lot in Zone CP;

(6) Improvements required in CP Zone:

Before open air auto parking may be conducted in a CP Zone, certain improvements shall be required to be installed conforming to approved plans. These improvements shall include the following:

(A) Surfacing of parking area;

(B) Installation of appropriate marking and bumper guards;

(C) If the auto parking area is adjacent to property in a residential zone an approved wall shall be constructed along the dividing line.

Section 3. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "C" on that certain zone map filed in the office of the City Clerk of said City under Document No. 461811, and the same is hereby incorporated into a "C" Zone as said zone is described, defined and bounded by Section 161.0411 of the San Diego Municipal Code.

Section 4. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 3 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot or premises in zone "C" for any purpose except as hereinafter specifically provided and allowed in this section:

(1) Any use permitted in Zones R-1, R-2, R-3, R-4, R-5, R-6, R-7, R-8, R-9, R-10, R-11, R-12, R-13, R-14, R-15, R-16, R-17, R-18, R-19, R-20, R-21, R-22, R-23, R-24, R-25, R-26, R-27, R-28, R-29, R-30, R-31, R-32, R-33, R-34, R-35, R-36, R-37, R-38, R-39, R-40, R-41, R-42, R-43, R-44, R-45, R-46, R-47, R-48, R-49, R-50, R-51, R-52, R-53, R-54, R-55, R-56, R-57, R-58, R-59, R-60, R-61, R-62, R-63, R-64, R-65, R-66, R-67, R-68, R-69, R-70, R-71, R-72, R-73, R-74, R-75, R-76, R-77, R-78, R-79, R-80, R-81, R-82, R-83, R-84, R-85, R-86, R-87, R-88, R-89, R-90, R-91, R-92, R-93, R-94, R-95, R-96, R-97, R-98, R-99, R-100, R-101, R-102, R-103, R-104, R-105, R-106, R-107, R-108, R-109, R-110, R-111, R-112, R-113, R-114, R-115, R-116, R-117, R-118, R-119, R-120, R-121, R-122, R-123, R-124, R-125, R-126, R-127, R-128, R-129, R-130, R-131, R-132, R-133, R-134, R-135, R-136, R-137, R-138, R-139, R-140, R-141, R-142, R-143, R-144, R-145, R-146, R-147, R-148, R-149, R-150, R-151, R-152, R-153, R-154, R-155, R-156, R-157, R-158, R-159, R-160, R-161, R-162, R-163, R-164, R-165, R-166, R-167, R-168, R-169, R-170, R-171, R-172, R-173, R-174, R-175, R-176, R-177, R-178, R-179, R-180, R-181, R-182, R-183, R-184, R-185, R-186, R-187, R-188, R-189, R-190, R-191, R-192, R-193, R-194, R-195, R-196, R-197, R-198, R-199, R-200, R-201, R-202, R-203, R-204, R-205, R-206, R-207, R-208, R-209, R-210, R-211, R-212, R-213, R-214, R-215, R-216, R-217, R-218, R-219, R-220, R-221, R-222, R-223, R-224, R-225, R-226, R-227, R-228, R-229, R-230, R-231, R-232, R-233, R-234, R-235, R-236, R-237, R-238, R-239, R-240, R-241, R-242, R-243, R-244, R-245, R-246, R-247, R-248, R-249, R-250, R-251, R-252, R-253, R-254, R-255, R-256, R-257, R-258, R-259, R-260, R-261, R-262, R-263, R-264, R-265, R-266, R-267, R-268, R-269, R-270, R-271, R-272, R-273, R-274, R-275, R-276, R-277, R-278, R-279, R-280, R-281, R-282, R-283, R-284, R-285, R-286, R-287, R-288, R-289, R-290, R-291, R-292, R-293, R-294, R-295, R-296, R-297, 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...bearing and process-  
...to any of the above  
...conducted on the premises and  
...where the total power of all equip-  
...ment does not exceed 10 h.p. and  
...that no more than 15% of total  
...floor area of building may be used  
...for manufacturing.

(25) Any similar enterprises or  
...business which, in the opinion of  
...the City Planning Commission and  
...said Council are not more objection-  
...or detrimental to the welfare of the  
...particular community than the uses  
...herein in this section enumerated.

Section 4. That Ordinance No. 25  
(New Series) of the ordinances of  
...The City of San Diego, entitled,  
...“An Ordinance Incorporating Marl-  
...ton Park and vicinity in the City  
...of San Diego, California, into R-1,  
...R-2 and C zones, as defined by Or-  
...dinance No. 5324 of the ordinances  
...of said City, and Amendments  
...thereof, adopted September 12,  
...1951, and it is hereby repealed  
...insofar as the same conflict here-  
...with.

Section 5. This ordinance shall  
...take effect and be in force on the  
...date of the adoption of the Sub-  
...division Map of this area, provided  
...however, that this ordinance shall  
...not take effect or be in force prior  
...to the thirty-first day from and  
...after its passage.

Passed and adopted by the Coun-  
...cil of the City of San Diego, Cali-  
...fornia, this 17th day of February,  
...1953, by the following vote, to-wit:

YEA—Councilmen: Swan, Win-  
...cote, Schneider, Kerrigan, Dall,  
...Godfrey.  
NAY—Councilmen: None.  
ABSENT—Mayor Butler,  
...FRANKLIN F. SWAN,  
...Vice Mayor of the City of  
...San Diego, California.  
FRED W. SICK,  
...City Clerk of the City of  
...San Diego, California.  
By HELEN M. WILLIG, Deputy.

I HEREBY CERTIFY that, as to  
...the foregoing ordinance, the pro-  
...visions of Section 16 of the Charter  
...of the City of San Diego requiring  
...the reading of ordinances on two  
...separate calendar days prior to  
...passage, was, by a vote of not less  
...than five members of the Council,  
...dispensed with; and that said ordi-  
...nance was by a vote of not less  
...than five members of the Council  
...put on its final passage at its first  
...reading this 17th day of February,  
...1953.

I FURTHER CERTIFY that, prior  
...to the final reading of such ordi-  
...nance, a written or printed copy  
...thereof was furnished to each mem-  
...ber of the Council.  
FRED W. SICK,  
...City Clerk of the City of  
...San Diego, California.  
By HELEN M. WILLIG, Deputy.

00298

A. P. W.

DOCUMENT No. 464048

Filed FEB 16 1953  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5495

*App. \$3,300<sup>00</sup> from  
the Unappropriated  
Balance for remodel-  
ing the Lighting system  
in the Jail Clerk's  
offices, etc.*

PASSED FIRST READING FEB 17 1953

Moved by *D*  
Seconded by *W*

ADOPTED BY COUNCIL FEB 17 1953

Moved by *W*  
Seconded by *g*

GOES INTO EFFECT

Recorded on Film No. 60 233

00299

ORDINANCE NO. 5495  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$3,300.00 FROM THE UNAPPROPRIATED BALANCE OF THE CITY OF SAN DIEGO, FOR THE PURPOSE OF PROVIDING FUNDS FOR REMODELING THE LIGHTING SYSTEM IN THE BAIL CLERK'S OFFICES IN THE POLICE HEADQUARTERS AND COURTS BUILDING.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That the sum of Three Thousand Three Hundred Dollars (\$3,300.00), or so much thereof as may be necessary, be, and the same is hereby set aside and appropriated out of the Unappropriated Balance of The City of San Diego, for the purpose only and exclusively of providing funds for remodeling the lighting system in the Bail Clerk Offices in the Police Headquarters and Courts Building, in said City.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

O. W. Campbell

Approved as

to form by J. F. DuPaul, City Attorney.

By

Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 11, 1953

Jm: Zuilken  
Auditor and Comptroller of The City of San Diego, California.

By RW Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 17th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—~~COUNCIL~~ Mayor Butler

(ATTEST):

Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 17th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By.....Deputy.

**C.M.W.**

**DOCUMENT No. 464050**

Filed **FEB 16 1953**  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5496**

*Adding recently annexed territories to The City of San Diego to various Council-  
manic Districts, etc*

PASSED FIRST READING **FEB 17 1953**

Moved by *sch*

Seconded by *w*

ADOPTED BY COUNCIL **FEB 17 1953**

Moved by *w*

Seconded by *j*

GOES INTO EFFECT

Recorded on Film No. **60 234**

00302

ORDINANCE NO. 5496  
(New Series)

AN ORDINANCE ADDING RECENTLY ANNEXED TERRITORIES TO THE CITY OF SAN DIEGO TO VARIOUS COUNCILMANIC DISTRICTS, PURSUANT TO THE PROVISIONS OF SECTION 5, ARTICLE II OF THE CHARTER.

BE IT ORDAINED By the Council of The City of San Diego,  
as follows:

Section 1. That the following territories recently annexed to The City of San Diego are hereby added to Councilmanic Districts heretofore shown and delineated on that certain map showing the boundary lines of said districts, as contained in Document No. 424186, on file in the office of the City Clerk of said City, and which districts were defined and which said map was approved by Ordinance No. 1012 (New Series) of the ordinances of said City, adopted October 29, 1936, as follows:

That area designated as "Odom Tract," described in Ordinance No. 4557 (New Series), adopted October 3, 1950, is added to Councilmanic District No. 4.

That area designated as "Torres Tract," described in Ordinance No. 4592 (New Series), adopted October 9, 1950, is added to Councilmanic District No. 5.

That area designated as "Mission Bay," described in Resolution of the Board of Supervisors of the County of San Diego, adopted April 23, 1951, is added to Councilmanic District No. 1.

That area designated as "West Coast Tract," described in Ordinance No. 4795 (New Series), adopted May 31, 1951, is added to Councilmanic District No. 5.

That area designated as "Fletcher Tract," described in Ordinance No. 4813 (New Series), adopted May 17, 1951, is added to Councilmanic District No. 6.

That area designated as "Southern Title & Trust Company Tract," described in Ordinance No. 4897 (New Series), adopted

00303

August 21, 1951, is added to Councilmanic District No. 4.

That area designated as "Torgerson-Platner Tract," described in Ordinance No. 4928 (New Series), adopted September 20, 1951, is added to Councilmanic District No. 1.

That area designated as "Donna Estates Tract," described in Ordinance No. 4944 (New Series), adopted October 4, 1951, is added to Councilmanic District No. 5.

That area designated as "City of San Diego Catholic Station Tract," described in Resolution of the Board of Supervisors of the County of San Diego, adopted May 6, 1952, is added to Councilmanic District No. 5.

That area designated as "Murphy Canyon Road Tract," described in Ordinance No. 5161 (New Series), adopted April 22, 1952, is added to Councilmanic District No. 1.

That area designated as "Alvarado Unit No. 2 Tract," described in Ordinance No. 5218 (New Series), adopted June 4, 1952, is added to Councilmanic District No. 4.

That area designated as "Las Alturas Villa Sites Tract No. 2," described in Ordinance No. 5361 (New Series), adopted October 30, 1952, is added to Councilmanic District No. 5.

That area designated as "La Mesa Colony No. 4," described in Ordinance No. 5421 (New Series), adopted December 23, 1952, is added to Councilmanic District No. 4.

That area designated as "Logan Tract," described in Ordinance No. 5436 (New Series), adopted December 30, 1952, is added to Councilmanic District No. 5.

Section 2. This ordinance shall take effect and be in force from and after its passage.

Presented by *D. W. Campbell*  
Approved as  
to form by J.F. DuPaul, City Attorney.

By *Shelley J. Higgins*  
Assistant City Attorney.

00304

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 17th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—Councilmen: Mayor Butler

(ATTEST):

Franklin F. Swan

Mayor of The City of San Diego, California.

FRED W. SICK

City Clerk of The City of San Diego, California.

(SEAL)

By Helen M. Whalley Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 17th day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK

City Clerk of The City of San Diego, California.

By Helen M. Whalley Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

City Clerk of The City of San Diego, California.

By..... Deputy.

DOCUMENT NO. **464682**

Filed **MAR 2 1953**

*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

OF

*Ord. 5496*

00306

# Affidavit of Publication

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO.

28 75

## ORDINANCE NO. 5496 (NEW SERIES)

AN ORDINANCE ADDING RE-  
CENTLY ANNEXED TERRI-  
TORIES TO THE CITY OF SAN  
DIEGO TO VARIOUS COUNCIL-  
MANIC DISTRICTS, PURSUANT  
TO THE PROVISIONS OF SEC-  
TION 5, ARTICLE II OF THE  
CHARTER.

BE IT ORDAINED By the Coun-  
cil of The City of San Diego, as  
follows:

Section 1. That the following  
territories recently annexed to The  
City of San Diego are hereby added  
to Councilmanic Districts heretofore  
shown and delineated on that cer-  
tain map showing the boundary  
lines of said districts, as contained  
in Document No. 434188, on file in  
the office of the City Clerk of said  
City, and which districts were de-  
fined and which said map was ap-  
proved by Ordinance No. 1812 (New  
Series) of the ordinances of said  
City, adopted October 29, 1946, as  
follows:

That area designated as "Odom  
Tract," described in Ordinance No.  
4557 (New Series) adopted October  
2, 1950, is added to Councilmanic  
District No. 4.

That area designated as "Torres  
Tract," described in Ordinance No.  
4592 (New Series), adopted October  
9, 1950, is added to Councilmanic  
District No. 5.

That area designated as "Mission  
Bay," described in Resolution of  
the Board of Supervisors of the  
County of San Diego, adopted April  
25, 1951, is added to Councilmanic  
District No. 1.

That area designated as "West  
Coast Tract," described in Ordinance  
No. 4795 (New Series), adopted May  
31, 1951, is added to Councilmanic  
District No. 8.

That area designated as "Fletcher  
Tract," described in Ordinance No.  
4811 (New Series), adopted May 17,  
1951, is added to Councilmanic Dis-  
trict No. 6.

That area designated as "Leath-  
era Title & Trust Company Tract,"  
described in Ordinance No. 4897  
(New Series), adopted August 21,  
1951, is added to Councilmanic Dis-  
trict No. 7.

That area designated as "Per-  
son-Trainer Tract," described in Or-  
dinance No. 4928 (New Series),  
adopted September 20, 1951, is added  
to Councilmanic District No. 3.

That area designated as "Lomas  
Estates Tract," described in Ordi-  
nance No. 4944 (New Series),  
adopted October 5, 1951, is added to  
Councilmanic District No. 2.

That area designated as "City of  
San Diego Catholic Station Tract,"  
described in Resolution of the  
Board of Supervisors of the County  
of San Diego, adopted May 7, 1952,  
is added to Councilmanic District  
No. 5.

That area designated as "Cahy  
Canyon Tract," described in Ordi-  
nance No. 5151 (New Series),  
adopted June 11, 1952, is added to  
Councilmanic District No. 4.

That area designated as "Colorado  
Unit No. 1," described in Ordi-  
nance No. 5183 (New Series),  
adopted June 11, 1952, is added to  
Councilmanic District No. 4.

That area designated as "Al-  
turas Villa Tract No. 1," de-  
scribed in Ordinance No. 5281 (New  
Series), adopted October 20, 1952,  
is added to Councilmanic District  
No. 5.

That area designated as "La Rosa  
Colony No. 1," described in Ordi-  
nance No. 5431 (New Series),  
adopted December 22, 1952, is added  
to Councilmanic District No. 4.

That area designated as "Logan  
Tract," described in Ordinance No.  
5428 (New Series), adopted Decem-  
ber 20, 1952, is added to Council-  
manic District No. 5.

Section 2. This ordinance shall  
take effect and be in force from  
and after its passage.

Passed and adopted by the Coun-  
cil of the City of San Diego, Cali-  
fornia, this 17th day of February,  
1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Win-  
cata, Schneider, Kerrigan, Dall,  
Godfrey.  
NAYS—Councilmen: None.

ABSENT—Mayor Butler.  
FRANKLIN F. SWAN,  
Vice Mayor of The City of  
San Diego, California.  
FRED W. SICK,  
City Clerk of The City of  
San Diego, California.

By HELEN M. WILLIG, Deputy.

I HEREBY certify that, as to  
the foregoing ordinance, pro-  
visions of the Charter  
of the City of San Diego, requiring  
the reading of the ordinance two  
separate readings, prior to its  
passage, was, by a vote of not less  
than five members of the Council,  
dispensed with; and that said ordi-  
nance was by a vote of not less  
than five members of the Council  
put on its final passage at its first  
reading this 17th day of February,  
1953.

I FURTHER CERTIFY that, prior  
to the final reading of such ordi-  
nance, a written or printed copy  
thereof was furnished to each mem-  
ber of the Council.

FRED W. SICK,  
City Clerk of The City of  
San Diego, California.  
By HELEN M. WILLIG,  
Deputy.

2/26

In the matter of the publication of ORDINANCE  
NO. 5496 (NEW SERIES)

J. A. Denton, being duly sworn, deposes and says: That  
he is a resident of the County of San Diego, State of  
California, over twenty-one years of age, and not interested  
as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The  
San Diego Union, a newspaper published daily in the City  
of San Diego, County of San Diego, State of California,  
and of general circulation in said City; that as such principal  
clerk he has charge of all the advertisements published  
in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published  
in said newspaper for the period of ONE  
day, to-wit: upon the 26th

day of FEBRUARY, 19 53, and upon the

ONE days of  
1953, and that said publication was made in the said  
newspaper proper, and not in a supplement thereof.

J. A. Denton  
Subscribed and sworn to before me, this 2  
day of March A. D. 1953  
Fred W. Sick  
City Clerk of the City of San Diego, California

(Seal) By \_\_\_\_\_ Deputy.

00307

A.P.W

463030

DOCUMENT No. ....

Filed JAN 30 1953

OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5497

*Inc. portions of Pueblo  
Lots 1226, 1230 and  
1239 into "R-1" zone;  
repealing conflicting  
ordinance.*

PASSED FIRST READING FEB 19 1953

Moved by sch

Seconded by g

ADOPTED BY COUNCIL

FEB 19 1953

Moved by sch

Seconded by w

GOES INTO EFFECT

Recorded on Film No. 60 376

00308

ORDINANCE NO. 5497

(NEW SERIES)

AN ORDINANCE INCORPORATING PORTIONS OF PUEBLO LOTS 1226, 1238, AND 1239 IN THE CITY OF SAN DIEGO, CALIFORNIA INTO "R-2" ZONE AS DEFINED BY SECTION 101.0406 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 13456, ADOPTED FEBRUARY 15, 1932, INSOFAR AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of portions of Pueblo Lots 1226, 1238, and 1239 in The City of San Diego, California; and

WHEREAS, after due notice duly and regularly given, hearings were duly held and all persons interested were given an opportunity to appear and be heard before said Planning Commission; and

WHEREAS, the City Planning Commission by a vote of 5 to 0 has filed a recommendation with the Council of said City as contained in Document No. 462456, dated January 21, 1953, recommending that portions of Pueblo Lots 1226, 1238, and 1239, in The City of San Diego, California, be incorporated into "R-2" Zone as such zone is described in Section 101.0406 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-2" on that certain zone map filed in the office of the City Clerk of said City under Document No. 462456, be,

and the same is hereby incorporated into an "R-2" zone as said zone is described, defined and bounded by Section 101.0406 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-2" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 zone;
- (2) Church, temple or other place used exclusively for religious purposes;
- (3) Duplex or two single family dwellings;
- (4) School (Elementary or High);
- (5) Telephone exchange offices;
- (6) Accessory uses customarily incident to any of the above uses.

Section 3. That Ordinance No. 13456 of the ordinances of The City of San Diego, entitled, "An Ordinance incorporating Bay Hiss Mesa and vicinity, in The City of San Diego, California, into R-1, C, and M-2 zones, as defined by Ordinance No. 8924 of the ordinances of said City and Amendments thereto; and repealing Ordinance No. 12068, approved December 10, 1923, as the same affects Pueblo Lot 1786.", adopted February 15, 1932, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 4. This ordinance shall take effect and be in force on the date of the adoption of the Subdivision Map of this area tentatively identified as CLAIREMONT UNIT No. 12, provided however, that this ordinance shall not take effect or be in force prior to the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. F. DuPAUL, City Attorney.

By *James Anderson*  
Deputy City Attorney.

00310

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....  
Auditor and Comptroller of The City of San Diego, California.  
By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 19th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—~~Councilmen~~: Mayor Butler

(ATTEST):  
Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 19 day of February, 1953

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~  
I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)  
FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.  
I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)  
.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

RECEIVED  
CITY CLERK'S OFFICE  
JAN 30 11 17 AM 1953  
SAN DIEGO, CALIFORNIA

DOCUMENT NO. 464685

Filed MAR 2 1953

\_\_\_\_\_  
*City Clerk.*

By \_\_\_\_\_  
*Deputy.*

**Affidavit of Publication**

OF

Ord. 5497

00312

# Affidavit of Publication

29<sup>90</sup>

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, }  
CITY OF SAN DIEGO. } ss.

## ORDINANCE NO. 5497 (NEW SERIES)

AN ORDINANCE INCORPORATING PORTIONS OF PUEBLO LOTS 1226, 1238, AND 1239 IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "R-2" ZONE AS DEFINED BY SECTION 101.0406 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 13456, ADOPTED FEBRUARY 15, 1932, INsofar AS THE SAME CONFLICTS HEREWITH.

WHEREAS, pursuant to the terms of Chapter X, Article 1, of the San Diego Municipal Code, the City Planning Commission fixed and determined a time and place for a public hearing upon the proposed zoning of portions of Pueblo Lots 1226, 1238, and 1239 in The City of San Diego, California; and  
WHEREAS, after due notice duly and regularly given, hearings were held and all persons interested were given an opportunity to

appear and be heard before said Planning Commission; and

WHEREAS, The City Planning Commission by a vote of 5 to 0 has filed a recommendation with the Council of said City as contained in Document No. 462456, dated January 21, 1953, recommending that portions of Pueblo Lots 1226, 1238, and 1239, in The City of San Diego, California, be incorporated into "R-2" Zone as such zone is described in Section 101.0406 of the San Diego Municipal Code; and

WHEREAS, said Council is of the opinion that the best interests of the people of The City of San Diego will be subserved by adopting the recommendation; NOW, THEREFORE,

BE IT ORDAINED, By the Council of The City of San Diego, as follows:

Section 1. That all that territory situated in The City of San Diego, California, within the boundaries of the district designated "R-2" on that certain zone map filed in the office of the City Clerk of said City under Document No. 462456, be, and the same is hereby incorporated into an "R-2" zone as said zone is described, defined and bounded by Section 101.0406 of the San Diego Municipal Code.

Section 2. From and after the taking effect of this ordinance, no building and/or improvement, or portion thereof in the territory hereinbefore mentioned in Section 1 of this ordinance shall be erected, constructed, converted, established, altered and/or enlarged on any lot in zone "R-2" and no such lot or premises shall be used for any purpose except as hereinafter specifically provided and allowed in this section:

- (1) Any use permitted in an R-1 zone;
- (2) Church, temple or other place used exclusively for religious purposes;
- (3) Duplex or two single family dwellings;
- (4) School (Elementary or High);
- (5) Telephone exchange offices;
- (6) Accessory uses customarily incident to any of the above uses.

Section 3. That Ordinance No. 13456 of the ordinances of The City of San Diego, entitled, "An Ordinance Incorporating Bay Hills Mesa and vicinity, in The City of San Diego, California, into R-1, C, and M-3 zones, as defined by Ordinance No. 8924 of the ordinances of said City and Amendments thereto; and repealing Ordinance No. 12068, approved December 10, 1923, as the same affects Pueblo Lot 1786," adopted February 15, 1932, be, and the same is hereby repealed insofar as the same conflicts herewith.

Section 4. This ordinance shall take effect and be in force on the date of the adoption of the Sub-division Map of this area tentatively identified as CLAIREMONT UNIT NO. 12, provided however, that this ordinance shall not take effect or be in force prior to the thirty-first day from and after its passage.

Passed and adopted by the Council of the City of San Diego, California, this 19th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Win-cote, Schneider, Kerrigan, Dail, Godfrey.

NAYS—Councilman: None.

ABSENT—Mayor Butler.

FRANKLIN F. SWAN,

Vice Mayor of The City of San Diego, California.

FRED W. SICK,

(Seal) City Clerk of The City of San Diego, California.

By LA VERNE E. MILLER, Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 19th day of February, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

FRED W. SICK,

(Seal) City Clerk of The City of San Diego, California.

By LA VERNE E. MILLER, Deputy.

2/27

In the matter of the publication of ORDINANCE NO. 5497 (NEW SERIES) --- INCORPORATING PORTION OF PUEBLO LOTS 1226, 1238, and 1239 IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO "R-2" ZONE, ETC.

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE dayx, to-wit: upon the 27th

dayx of FEBRUARY, 1953, and upon the days of 19, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

*J. A. Denton*

Subscribed and sworn to before me, this 2

day of March A. D. 1953

*La Verne E. Miller*

City Clerk of the City of San Diego, California

(Seal)

By Deputy.

00313

**DOCUMENT No. 463781**

**FEB 9 - 1953**

Filed.....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

**5498**

Ordinance No. ....

*Amending San Diego  
Municipal Code by  
amending Section 64.07  
thereof and adding four  
new sections etc. re*

*Subdivision Sewer Systems* **PASSED FIRST READING FEB 19 1953**

Moved by *W*.....

Seconded by *SW*.....

**ADOPTED BY COUNCIL**

**FEB 19 1953**

Moved by *W*.....

Seconded by *SW*.....

**GOES INTO EFFECT**

-Recorded on Film No. **60 327**

**00314**

ORDINANCE No. \_\_\_\_\_  
(New Series)

AN ORDINANCE AMENDING THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 64.07 THEREOF AND BY ADDING FOUR NEW SECTIONS THERETO TO BE KNOWN AS AND NUMBERED SECTIONS 102.30, 102.31, 102.32 AND 102.33 WHICH AMENDMENT AND ADDITIONS CONCERN THE CONSTRUCTION OF SUBDIVISION SEWER SYSTEMS.

BE IT ORDAINED, by the Council of The City of San Diego, as follows:

Section 1. That section 64.07 of the San Diego Municipal Code be and the same is hereby amended to read as follows:

"Section 64.07. SEWER MAIN EXTENSIONS - PETITIONS FOR - PAYMENTS OF COSTS. Whenever a petition is filed with the City Council requesting the installation of a sewer main extension, and the signers thereof agree to contribute all or part of the cost thereof, the City Council may by resolution authorize the City Manager to prepare plans and specifications, advertise for bids, and enter into a contract to do the work. All incidental expenses and cost of the work shall be paid out of the 'Sewer Main Extension Revolving Fund', created by Ordinance No. 3234 (New Series). It is hereby declared to be the express policy of The City of San Diego that no contributions by The City of San Diego will be made nor refunds to property owners be given where any sewer main extension is installed by private contract after the effective date of this Article, except for the payments provided for in Chapter X, Article 2 of this Code."

Section 2. That Chapter X, Article 2 of the San Diego Municipal Code be and the same is hereby amended by adding thereto a new section to be known as and numbered 102.30,

which said section shall read as follows:

"Section 102.30. SEWER SYSTEM REQUIRED IN SUBDIVISION. All new subdivisions shall have an adequate system of sanitary sewers before such subdivisions are finally accepted by the City. The plan, design and size of the pipes or mains of such system must be approved by the City Engineer. Such system shall include collecting mains and an outfall sewer connecting with the nearest City sewer main adequate to handle the increased flow. The subdivider shall pay all Normal Costs, as hereinafter defined, of said system."

Section 3. That Chapter X, Article 2 of the San Diego Municipal Code be and the same is hereby amended by adding thereto a new section to be known as and numbered 102.31, which said section shall read as follows:

"Section 102.31. CONSTRUCTION OF SYSTEM, DIVISION AND PAYMENT OF COSTS. The subdivider shall prepare plans and specifications for the sewer system which are acceptable to the City Engineer and which are adequate to serve such areas outside the subdivision as may be considered necessary by the City Engineer for the future development thereof. That portion of the cost of the system attributable to what would be necessary for the subdivision alone shall be known as "Normal Cost". That portion of the cost of the system in excess of what would be necessary for the subdivision alone, and which is attributable to the requirement of providing service for other areas shall be known as "Excess Cost".

The amounts or percentages of the total cost which are, or are to be, Normal Cost and Excess Cost respectively, shall be recommended by the City Engineer and the City

Manager to the City Council and shall be conclusively determined by the Council by resolution.

The sewer system, at the option of the City Manager, exercised in the best interests of the City, shall be constructed by the subdivider or by the City. In the event the City constructs the system, the estimated Normal Cost shall be deposited with the City in advance of construction and the difference between such deposit and the actual Normal Cost shall be paid by one party to the other within thirty (30) days of the final determination of the Normal Cost. In the event the subdivider constructs the system, the Excess Cost shall be paid by the City to the subdivider within sixty (60) days of the completion of:

- (a) the system, or
- (b) such portion thereof which in the opinion of the City Manager has a value at least equal to the Excess Cost, which is utilizable without reference to the remainder of the system and as to which payment will not adversely affect the interests of the City in the remainder of said system,

and the acceptance of such system or portion thereof by the City Engineer and the City Manager.

In all such cases before the money is actually paid, the owner of such system shall be required to furnish and deliver to the City a good and sufficient quitclaim deed conveying to the City all of the right, title and interest of the legal owner of such system and appurtenances, or portion thereof, with regard to which payment is made, located in public streets, rights of way, highways and public places either within or without said subdivision.

As an alternative method, the costs of said sewer system may be apportioned to the subdivider in accordance with section 64.25 of this Code, and the procedure therein set forth shall be followed strictly, with two exceptions:

- (a) The line may be constructed by the subdivider as provided for in this section, and
- (b) It need not be necessary to first procure commitments from other property owners to be benefited, sufficient to guarantee that the entire construction cost will be paid.

If this alternative method of apportionment of costs is used, the portion to be paid by the subdivider shall be the Normal Cost above referred to, and the portion to be paid by the City, subject to later reimbursement, shall be the Excess Cost.

All of the costs of the City with respect to said sewer systems shall be recovered as provided for in Chapter VI, Article 4 of this Code.

Section 4. That Chapter X, Article 2 of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be known as and numbered 102.32, which said section shall read as follows:

"Section 102.32.

No subdivision, or map thereof, shall be finally approved or accepted, nor shall any bond or other security given pursuant to any laws to insure the installation of public improvements or utilities, be exonerated by the Council on behalf of the City until the legal owner, or the person interested, shall have furnished and delivered to said City, a good and sufficient quitclaim deed, quitclaiming and conveying to the City all of the right, title and interest of said owner or person interested in and to any sewer system and

appurtenances which has been installed in the public streets, highways, rights of way and public places either within or without said subdivisions, pursuant to the requirements of this Article."

Section 5. That Chapter X, Article 2 of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be known as and numbered 102.33, which said section shall read as follows:

"Section 102.33.

The provisions of sections 102.30 to 102.32 hereof for the construction of sewer mains or systems and the apportionment and payment of the costs thereof may be utilized by and for other than subdividers, but in such event, the City Manager may impose such other requirements as he may deem necessary for the protection of the City's interests."

Section 6. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by

O.W. Campbell

APPROVED as  
to form by

J. F. DuPAUL, City Attorney,

By

W. Douglas W. W. W. W.  
Deputy City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 19th day of February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—Councilmen: Mayor Butler

(ATTEST):

Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 19th day of February, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By: Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.

DOCUMENT NO. **464690**

Filed **MAR 2 1953**

City Clerk.

By Deputy.

**Affidavit of Publication**

OF

*Ord. 5498*

00321

# Affidavit of Publication

Affidavit of Publication of

55 20

## ORDINANCE NO. 5498 (NEW SERIES)

AN ORDINANCE AMENDING THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 64.07 THEREOF AND BY ADDING FOUR NEW SECTIONS THERE- TO TO BE KNOWN AS AND NUM- BERED SECTIONS 102.30, 102.31, 102.32 AND 102.33 WHICH AMENDMENT AND ADDITIONS CONCERN THE CONSTRUCTION OF SUBDIVISION SEWER SYS- TEMS.

BE IT ORDAINED, by the Coun- cil of The City of San Diego, as follows:

Section 1. That Section 64.07 of the San Diego Municipal Code be and the same is hereby amended to read as follows:

"Section 64.07. SEWER MAIN EXTENSIONS - PETITIONS FOR - PAYMENTS OF COSTS. When- ever a petition is filed with the City Council requesting the in- stallation of a sewer main ex- tension, and the signers thereof agree to contribute all or part of the cost thereof, the City Coun- cil may by resolution authorize the City Manager to prepare plans and specifications, adver- tise for bids, and enter into a contract to do the work. All in- cidental expenses and cost of the work shall be paid out of the 'Sewer Main Extension Revolving Fund', created by Ordinance No. 3224 (New Series). It is hereby declared to be the express policy of The City of San Diego that no contributions by The City of San Diego will be made nor refunds to property owners be given where any sewer main extension is installed by private contract after the effective date of this Article, except for the payments provided for in Chapter X, Article 3 of this Code."

Section 2. That Chapter X, Ar- ticle 3 of the San Diego Municipal Code be and the same is hereby amended by adding thereto a new section to be known as and num- bered 102.30, which said section shall read as follows:

"Section 102.30. SEWER SYS- TEM REQUIRED IN SUBDI- VISION. All new subdivisions shall have an adequate system of sanitary sewers before such sub- divisions are finally accepted by the City. The plan, design and size of the pipes or mains of such system must be approved by the City Engineer. Such system shall include collecting mains and an outfall sewer connecting with the nearest City sewer main ade- quate to handle the increased flow. The subdivider shall pay all Normal Costs, as hereinafter defined, of said system."

Section 3. That Chapter X, Ar- ticle 3 of the San Diego Municipal Code be and the same is hereby amended by adding thereto a new section to be known as and num- bered 102.31, which said section shall read as follows:

"Section 102.31. CONSTRU- TION OF SYSTEM, DIVISION AND PAYMENT OF COSTS. The subdivider shall prepare plans and specifications for the sewer sys- tem which are acceptable to the City Engineer and which are ade- quate to serve such areas outside the subdivision as may be consid- ered necessary by the City Engi- neer for the future development thereof. That portion of the cost of the system attributable to what would be necessary for the sub- division alone shall be known as 'Normal Cost'. That portion of the cost of the system in excess of what would be necessary for the subdivision alone, and which is attributable to the require- ment of providing service for other area shall be known as 'Excess Cost'."

The amounts or percentages of the total cost which are, or are to be, Normal Cost and Excess Cost respectively, shall be rec- ommended by the City Engineer and the City Manager to the City Council and shall be conclusively determined by the Council by resolution.

The sewer system, at the op- tion of the City Manager, exer- cised in the best interests of the City, shall be constructed by the subdivider or by the City. In the event the City constructs the sys- tem, the estimated Normal Cost shall be deposited with the City in advance of construction and the difference between such de- posit and the actual Normal Cost shall be paid by one party to the other within thirty (30) days of the final determination of the Normal Cost. In the event the subdivider constructs the system, the Excess Cost shall be paid by the City to the subdivider within sixty (60) days of the comple- tion of:

(a) the system, or  
(b) such portion thereof which in the opinion of the City Man- ager has a value at least equal to the Excess Cost, which is utilisable without reference to the remainder of the system and as to which payment will not ad- versely affect the interests of the City in the remainder of said system, and the acceptance of such sys- tem or portion thereof by the City

Article 2 of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be known as and num- bered 102.32, which said section shall read as follows:

"Section 102.32. The provisions of Sections 102.30 to 102.31 hereof for the construc- tion of sewer mains or systems and the apportionment and pay- ment of the costs thereof may be utilized by and for other than subdividers, but in such event, the City Manager may impose such other requirements as he may deem necessary for the pro- tection of the City's interests."

Section 4. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Passed and adopted by the Coun- cil of the City of San Diego, Cal- ifornia, this 18th day of February, 1953, by the following vote, to-wit:

YEAS - Councilmen: Swan, Win- cote, Schneider, Kerrigan, Dail, Godfrey.

NAYS - Councilmen: None.

ABSENT - Mayor Butler.

FRANKLIN F. SWAN,  
Vice Mayor of The City of  
San Diego, California.

FRED W. SICK,  
City Clerk of The City of  
San Diego, California.

By LA VERNE E. MILLER,  
Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the pro- visions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordi- nance was by a vote of not less than five members of the Council put on its final passage at its first reading this 19th day of February, 1953.

I FURTHER CERTIFY that, prior to the final reading of such ordi- nance, a written or printed copy thereof was furnished to each mem- ber of the Council.

FRED W. SICK,  
City Clerk of The City of  
San Diego, California.

By LA VERNE E. MILLER,  
Deputy.

2/27

STATE OF CALIFORNIA,  
COUNTY OF SAN DIEGO, } ss.  
CITY OF SAN DIEGO. }

In the matter of the publication of ORDINANCE NO. 5498 (NEW SERIES) --- WHICH AMENDMENT AND ADDITIONS CONCERN THE CONSTRUCTION OF SUB- DIVISION SEWER SYSTEMS.

J. A. Denton, being duly sworn, deposes and says: That he is a resident of the County of San Diego, State of California, over twenty-one years of age, and not interested as a party or otherwise in the above-named matter.

That he is the principal clerk of the printers of The San Diego Union, a newspaper published daily in the City of San Diego, County of San Diego, State of California, and of general circulation in said City; that as such principal clerk he has charge of all the advertisements published in said newspaper; that the said ORDINANCE

of which the annexed clipping is a copy, has been published in said newspaper for the period of ONE days, to-wit: upon the 27th

days of FEBRUARY, 19 53, and upon the

1 days of 1, 19 53, and that said publication was made in the said newspaper proper, and not in a supplement thereof.

J. A. Denton  
Subscribed and sworn to before me, this 2

day of March, A. D. 19 53

Fred W. Sick  
City Clerk of the City of San Diego, California

(Seal) By LA Verne E. Miller Deputy.

00322

In every case, the owner of such system shall be required to furnish the City with a good and sufficient quitclaim deed conveying to the City all of the right, title and interest of the legal owner of such system and appurtenances to such system, together with such payment as may be due in public streets, highways, rights of way and public places either within or without said subdivision.

As an alternative method, the costs of said sewer system may be apportioned to the subdivider in accordance with Section 64.25 of this Code, and the procedure therein set forth shall be followed strictly, with two exceptions:

(a) The line may be constructed by the subdivider as provided for in this section, and

(b) It need not be necessary to first procure commitments from other property owners to be benefited, sufficient to guarantee that the entire construction cost will be paid.

If this alternative method of apportionment of costs is used, the portion to be paid by the subdivider shall be the Normal Cost above referred to, and the portion to be paid by the City, subject to later reimbursement, shall be the Seepage Cost.

All of the costs of the City with respect to said sewer systems shall be recovered as provided for in Chapter VI, Article 4 of this Code.

Section 4. That Chapter X, Article 3 of the San Diego Municipal Code be, and the same is hereby amended by adding thereto a new section to be known as and numbered 102.33, which said section shall read as follows:

Section 102.33.  
No subdivision or map thereof, shall be finally approved or accepted, nor shall any bond or other security given pursuant to any laws to insure the installation of public improvements or utilities, be exonerated by the Council on behalf of the City until the legal owner, or the person interested, shall have furnished and delivered to said City, a good and sufficient quitclaim deed, quitclaiming and conveying to the City all of the right, title and interest of said owner, or person interested in and to any sewer system and appurtenances which has been installed in the public streets, highways, rights of way and public places either within or without said subdivisions, pursuant to the requirements of this Article.  
Section 5. That Chapter X, Ar-

**A.M.W**  
DOCUMENT No. **463143**

**FEB 2 - 1953**

Filed .....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. **5499** .....

*Creating position of  
Assistant Golf Course  
Manager; establishing  
a schedule of compen-  
sation therefor.*

PASSED FIRST READING **FEB 19 1953**

Moved by *Sh* .....

Seconded by *W* .....

ADOPTED BY COUNCIL **FEB 19 1953**

Moved by *W* .....

Seconded by *W* .....

GOES INTO EFFECT

Recorded on Film No. **60 328**

**00323**

5499

ORDINANCE NO. \_\_\_\_\_  
(New Series)

AN ORDINANCE CREATING THE POSITION OF ASSISTANT GOLF COURSE MANAGER IN THE CLASSIFIED SERVICE OF THE CITY OF SAN DIEGO, AND ESTABLISHING A SCHEDULE OF COMPENSATION THEREFOR.

BE IT ORDAINED By the Council of The City of San Diego, as follows:

Section 1. That there be, and there is hereby created and established in the Classified Service of The City of San Diego the position of Assistant Golf Course Manager.

Section 2. As a schedule of compensation for the employee occupying the position created in Section 1 hereof, the following standard rate number of the Table of Standard Rates of Pay established and adopted in Section 1 of Ordinance No. 5217 (New Series) of the ordinances of said City, adopted May 29, 1952, providing uniform compensation for like service, is hereby adopted:

Standard Rate Number

Assistant Golf Course Manager 19

Section 3. This ordinance shall take effect and be in force on the thirty-first day from and after its passage.

Presented by \_\_\_\_\_

Approved as  
to form by J.F.DuPaul, City Attorney.

By Shelley J. Higgins  
Assistant City Attorney.

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated.....

Auditor and Comptroller of The City of San Diego, California.

By..... Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 19th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: None

ABSENT—Councilmen: Mayor Butler

(ATTEST):

Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.

By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading this 19th day of February, 1953.

~~I FURTHER CERTIFY that the final reading of such ordinance was in full.~~

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.

By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the..... day of..... and on the..... day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.

By..... Deputy.

DOCUMENT NO. **464689**

Filed **MAR 2 1953**

City Clerk.

By Deputy.

**Affidavit of Publication**

OF

*Ord. 5499*

00326



A. M. W

DOCUMENT No. 464402

FEB 24 1953

Filed.....  
OFFICE OF THE CITY CLERK  
SAN DIEGO, CALIFORNIA

Ordinance No. 5500

*Appx. \$26,500<sup>00</sup> from  
Harbor Development  
Trust Fund Unappropriated  
Surplus Account, for  
the Improvement of Belt  
Street.* PASSED FIRST READING FEB 24 1953

Moved by..... *K*

Seconded by..... *San*

ADOPTED BY COUNCIL

FEB 24 1953

Moved by..... *K*

Seconded by..... *W*

GOES INTO EFFECT

60 418

Recorded on Film No. ....

00328

ORDINANCE NO. 5500  
(New Series)

AN ORDINANCE APPROPRIATING THE SUM OF \$26,500 FROM THE HARBOR DEVELOPMENT TRUST FUND OF THE CITY OF SAN DIEGO UNAPPROPRIATED SURPLUS ACCOUNT, FOR THE PURPOSE OF PROVIDING FUNDS FOR THE IMPROVEMENT OF BELT STREET.

BE IT ORDAINED, By the Council of The City of San Diego as follows:

Section 1. That the sum of Twenty-six Thousand Five Hundred and no/100 Dollars (\$26,500.00), be, and the same is hereby appropriated from the Harbor Development Trust Fund of The City of San Diego Unappropriated Surplus Fund, for the purpose of the improvement of Belt Street from the U. S. Naval Station to 28th Street.

Section 2. This ordinance shall take effect and be in force on the thirty-first day from and after the date of its passage.

Presented by \_\_\_\_\_

APPROVED as  
to form by J. E. DuPAUL, City Attorney

By Robert T. Sogren  
Deputy City Attorney

I HEREBY CERTIFY that the money required for the appropriation made and/or indebtedness and/or obligation incurred by reason of the provisions of the foregoing ordinance is in the Treasury, and that it is otherwise unencumbered.

Dated Feb. 26, 1953

Jm<sup>c</sup> Quilken  
Auditor and Comptroller of The City of San Diego, California.

By R. Gerwig Deputy.

Passed and adopted by the Council of the City of San Diego, California, this 24th day of

February, 1953, by the following vote, to-wit:

YEAS—Councilmen: Swan, Wincote, Schneider, Kerrigan, Dail, Godfrey

NAYS—Councilmen: none

ABSENT—~~Council~~ Mayor Butler

(ATTEST):

Franklin F. Swan  
Vice Mayor of The City of San Diego, California.

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that, as to the foregoing ordinance, the provisions of Section 16 of the Charter of the City of San Diego requiring the reading of ordinances on two separate calendar days prior to passage, was, by a vote of not less than five members of the Council, dispensed with; and that said ordinance was by a vote of not less than five members of the Council put on its final passage at its first reading

this 24th day of February, 1953

I FURTHER CERTIFY that the final reading of such ordinance was in full.

~~I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.~~

(SEAL)

FRED W. SICK  
City Clerk of The City of San Diego, California.  
By Laverne E. Miller Deputy.

I HEREBY CERTIFY that the foregoing ordinance was not finally passed until it had been read on two separate calendar days of the Council, to-wit: on the.....day of....., and on the.....day of.....

I FURTHER CERTIFY that the final reading of such ordinance was in full.

I FURTHER CERTIFY that, prior to the final reading of such ordinance, a written or printed copy thereof was furnished to each member of the Council.

(SEAL)

.....  
City Clerk of The City of San Diego, California.  
By..... Deputy.