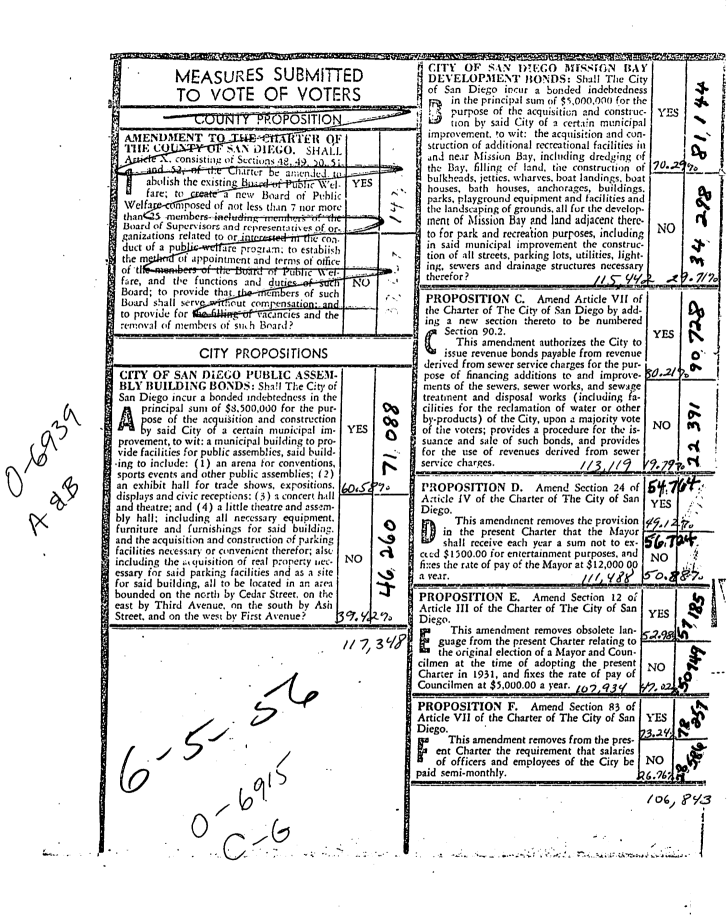
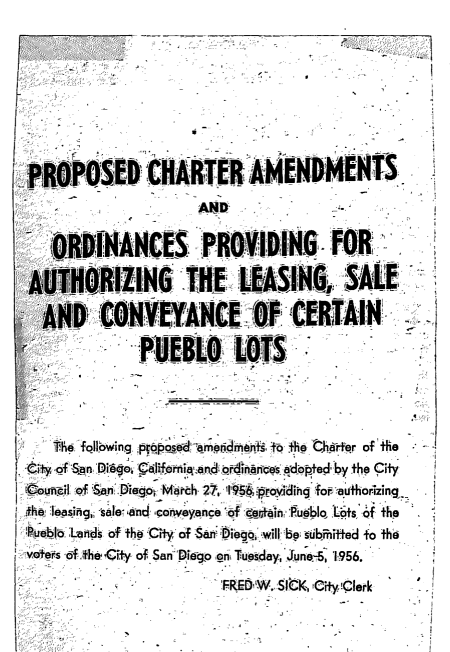
Municipal Primary Election City of San Diego June 5, 1956



1-6956 J-M PROPOSITION G. Amend Section 10 of PROPOSITION K. Shall Ordinance No. Article II of the Charter of The City of San 6905 (New Series) of the ordinances of The Diego. YES City of San Diego, entitled, "An Ordinance 2 YES This amendment provides for the methauthorizing the leasing for a period in exod of electing candidates for the office of Ū cess of 15 years of portions of Fueblo Lots 1330 and 1331 of the Pueblo Lands Member of the Board of Education who of The City of San Diego, for the construction 161.9 receive votes on a majority of all ballots cast and operation thereon of golf club, hotel and for such candidates at a primary election, and removes obsolete language from the present NO restaurant facilities and related activities upon Charter relating to the duties of the City Clerk such terms and conditions as may be deemed by the City Council to be in the best interests NO in canvassing election returns 102,816 of the people of The City of San Diego,' adopted by the Council of said City March 27 PROPOSITION H. Shall Ordinance No. 6902 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance 1956, be ratified? 108.756 S Ľ n authorizing the sale and conveyance of portions of Pueblo Lots 1322, 1323, 1326, PROPOSITION L. Shall Ordinance No. YES de de 6906 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance authorizing the City Manager to sell and convey Collier Park, in The City of San Diego, upon such targe and the City of San YES 1327 and 1329 of the Pueblo Lands of Ø 9 The City of San Diego, lying easterly of U.S. 84.57 Ô. convey Collier Park, in The City of San 72-52 Highway 101, and consisting of not to exceed 320 acres, to General Dynamics Corporation Diego, upon such terms and conditions as R (General Atomic Division), for the construcmay be deemed by the City Council to be in 0 6 tion and operation thereon of basic and applied the best interests of the people of The City of NO n, research facilities, upon such terms and condi-San Diego." adopted by the Council of said NO tions as may be deemed by the City Council to 5 City March 27. 1956. be ratified? 105, 593 c4 27.48 be in the best interests of the people of The 15.43 City of San Diego," adopted by the Council of said City March 27, 1956, be ratified? 9 PROPOSITION M. Shall Ordinance No. 6907 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance j. YES ٩ PROPOSITION I. Shall Ordinance No. 6903 (New Series) of the ordinances of The authorizing the City Manager to sell and 69.55 2 convey a portion of Torrey Pines Park, consisting of a portion of Pueblo Lot 1324 of the Pueblo Lands of San Diego, upon Gity of San Diego, entitled, "An Ordinance of authorizing the sale and conveyance of portions of Pueblo Lets 1324, 1325, 1336 20 YES ٩ such terms and conditions as may be deemed N 35 by the City Council to be in the best interests and 1340, and authorizing the sale and NO conveyance of portions of Torrey Pines Park, consisting of portions of Pueblo Lots 1324, 81.96 S of the people of The City of San Diego,' adopted by the Council of said City March 27 00 ŝ 1956, be ratified? m 1325, 1331, 1332, 1333, 1334, 1336, 1337 105,970 1338, 1339 and 1340, of the Pueblo Lands of San Diego, not to exceed 1000 acres, to the METROPOLITAN WATER DISTRICT State of California for park purposes, upon such terms and conditions as may be deemed MEASURE 0 NO by the City Council to be in the best interests of the people of The City of San Diego, METROPOLITAN WATER DISTRICT SPECIAL ELECTION. Shall the Board of Directors of The Metropolitan Water District adopted by the Council of said City March 27. 1956, be ratified? 18.04 2 105,881 of Southern California be authorized, W **PROPOSITION J.** Shall Ordinance No. 6904 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance authorizing the City Manager to sell and convey a portion of Pueblo Lot 1311 of the Direct for the Direct fo by majority vote of said board of di-22 rectors, pursuant to the provisions of Ś YES YES Sections 7.2 and 7.3 of the Metropolitan Water District Act: to incur indebtedness (ی 3 from time to time for terms not exceeding 73.93 ৩ Pueblo Lands of San Diego, upon such evelve years, for the purpose of constructing terms and conditions as may be deemed by the or installing additional works or facilities City Council to be in the best interests of the for development, transportation and distribupeople of The City of San Diego," adopted by the Council of said City March 27, 1956, be NO tion of water, such indebtedness to be payable primarily or solely from revenues derived from special taxes levied pursuant to annexation proceedings completed prior to the incurring ratified? 26.07 1 104.09 202 of such indebtedness, and such indebtedness so incurred outstanding at any time not to exceed NO fifty percent of the aggregate amount of such special taxes thereafter to be levied or one per-٩ cent of the assessed valuation of taxable property within said district, whichever amount shall be the lesser; and to refund all or any part of such indebtedness?



### PROPOSITION C

Amend Article VII of the Charter of The City of San Diego by adding a new section therete, to be numbered Section 90.2, which said section shall read as follows:

Section 90.2.

"City" means The City of San Diego.

"This section" as used in this section means this Section 90.2.

"Sewer" or "sewers," as used in this section means sanitary sewers of the City.

"Sewer system" as used in this section means the sanitary sewer system of the City for the collection, transmission, treatment and disposal of sewage and includes all parts thereof.

"Sewer service charges" as used in this section includes fees, tolls, rates and rentals for service by or the use of the sewer system or any part thereof, or in any manner derived from the sewer system or any part thereof.

"Revenues" as used in this section means all sewer service charges received for, and all income and receipts derived by the City from the operation of the sewer system or any part thereof or arising from the sewer system or any part thereof, including any sums received by the City from other dities, districts or public corporations (including the United States of America and the State of California) under contracts providing for the transmission, treatment or disposal of sewage from such other cities, districts or public corporations. "Revenues" shall not be construed to include taxes or assessments levied by the City.

"Sewer revenue fund" as used in this section means the fund derived from "revenues" as hereinbefore in this section defined.

(III) Revenue bonds to provide moneys for the purpose of acquiring, constructing, reconstructing, replacing, extending or improving sewers, sewer works and sewage treatment and disposal works, including all lands, easements and property necessary therefor and including facilities for the reclamation of water or other by products of the sewerage system of the City may be issued as provided in this section. Any of the sewers or works or any part thereof may be located outside the City. Such revenue bonds shall not constitute an indebtedness of the City but shall constitute obligations which shall be payable, principal and inferest and any premiums upon the redemption thereof prior to maturity only from the Sewer Revenue Fund; provided, however. that this shall not preclude the payment or redemption thereof from the proceeds of refunding bonds issued to refund said revenue bonds or the use of accrued interest and premiums paid upon the sale and delivery of the revenue bonds for the payment of principal thereof or interest thereon. Refunding revenue bonds for the purpose of refunding any revenue bonds issued under this section may be issued as provided in this section and shall be payable only from the fund from which the revenue bonds to be refunded are

to be payable. No restrictions or limitations upon or procedure for the issuance of bonds in other sections of this charter shall apply to revenue bonds issued under this section (including refunding revenue bonds)) and this section shall constitute complete authority for the issuance of such revenue bonds (including such refunding revenue bonds) and no action or proceeding not required by this section shall be necessary for the valid authorization and issuance of such revenue bonds. No revenue bond issued under this section or env interest payable thereon shall be or become an obligation chargeable or enforceable against any of the tax revenues of the City or any other revenues of said City except such revenues as are required under the provisions of this section to be paid into the Sewer Revenue Fund.

(a) The limitations upon bonded indebtedness of The City of San Diege contained in Sections 76 and 90 of this charter or in any other section or provision thereof shall not apply to revenue bonds issued under any provisions of this charter where such revenue bonds are payable exclusively from a special fund derived from revenues obtained from any public utility or improvement of the City and are not payable from taxes levied by the City, and such revenue bonds shall not be deemed indebtedness of the City, within the meaning of the debt limitation provisions contained in sections 76 and 90 of this charter or in any other section thereof.

(2) The Council may issue revenue bonds, payable from the Sewen Revenue Fund pursuant to and in the manner provided in this section after recommendation by the City Manager that bonds be issued hereunder, which recommendation shall state generally the purposes of the revenue bond issue and the principal amount thereof. Such recommendation need not be in any particular form.

(3) After the recommendation by the City Manager has been received by the Council it may adopt an ordinance finding the need for the issuance of revenue bonds under this section for the purposes set forth in the recommendation of the City Manager. The Council, by said ordinance, shall submitto the qualified voters of the City at an election held for that purpose the question of issuing revenue bonds pursuant to this section to provide moneys for the purposes stated in the recommendation of the City Manager.

The Council, by a vote of two-thirds of the members thereof, may adopt a resolution stating that it determines to proceed under this section without a recommendation by the City Manager. Any such resolution also shall state generally the purposes of the proposed revenue bond issue and the principal amount thereof and in the event such resolution is adopted no recommendation of the City Manager shall be required and the ordinance shall find the need for the issuance of revenue bonds under this section for the purposes stated in the resolution and the purposes stated in the question submitted to the qualified voters of the City shall be the purposes stated in such resolution. In the event the Council adopts a resolution to proceed without the recommendation by the City Manager, the ordinance calling the election may be adopted only by a vote of at least two-thirds of the members of the Council and at a meeting subsequent to that at which the resolution was adopted.

The ordinance calling the election shall:

(a) state the purposes for which the bonds are proposed to be issued;

(b) state the principal amount of the bonds;

(c) state the maximum rate of interest on the bonds, which shall not exceed six per cent per annum, payable semiannually;

(d) call the election and fix the election date:

(e) fix the manner of holding the election;

(f) fix the manner of voting for or against the issuance of the bonds.

In all particulars not stated in said ordinance the election shall be held and the votes canvassed in the manner provided by law for general municipal elections in the City.

The question may be submitted at a special election called for that purpose or at any City election and any special election called for the purpose of voting upon a question of issuing bonds under this section may be consolidated with any election at which all of the qualified voters residing within the City are entitled to vote. Such consolidation may be made in any manner authonized under the Elections Code of the State of California or under the Elections Code of the City.

(4) The ordinance shall be published once a week for two succeeding weeks in the official newspaper of the City, the first publication to be at least 21 days prior to the election. No other notice of such election need be given. If a majority of the voters voting on the question of issuing the bonds vote in favor of the issuance thereof bonds in an amount not exceeding the amount stated in the ordinance calling the election may be issued.

No error, irregularity or omission in the election or in any of the proceedings prior thereto which does not affect the substantial rights of the people of the City or the electors voting at the election at which any revenue bonds are authorized under this section shall invalidate the election.

(5) The Council may issue all of such bonds in one issue or may divide the principal amount of any issue into two or more series and fix different dates of issuance and maturity for the bonds of each series. The Council may fix a date not more than five years from the date of issuance for the earliest maturity of each issue or series of bonds. Beginning with the date of the earliest maturity of each issue or series not less than one fortheth of the indebtedness of such issue or series shall be paid every year; provided, however, the bonds of any issue or series may be made to mature and become payeble in approximately equal total annual installments of interest and principal during the term of the bonds, computed from the first year in which any part of the principal shall mature to the date of final maturity. The determination of the Council as to what constitutes approximately equal total annual installments of interest and principal shall be final and conclusive.

Any ordinance providing for the issuance of bonds hereunder shall recite the objects and purposes for which the bonds are to be issued, the principal amount of the bonds to be issued pursuant to such ordinance, the maximum rate of interest to be payable thereon, not to exceed six per cent per annum, payable semiannually, the date of issue of said bonds; and the maturities thereof.

Said bonds shall be issued in negotiable form and shall be negotiable. The recitals of regularity of proceedings in any revenue bond issued and sold under this section shall be conclusive evidence of compliance with the provisions of this section and of the validity of such bonds, and no bona fide purchaser of any such bond containing the recital permitted by this section shall be required to see to the existence of any fact or to the performance of any condition or to the taking of any proceeding required prior to the actual issuance and delivery of said bonds or to the application of the purchase price paid for said bonds.

Subdivision J. REVENUE BONDS — TERMS AND CONDITIONS: In any ardinance providing for the issuance of revenue bonds under this section, the Council may fix the terms and conditions thereof (including covenants) and may in any article, section, sentence or clause thereof make such provision (including covenant) as it may deem necessary or desirable to facilitate the issuance and sale of the bonds or for the protection or security of the holders thereof, including, without affecting the generality of the foregoing, any or all of the following:

(a) The denomination or denominations of the bonds, the medium of payment thereof, the place or places of payment thereof, which may be within or without the State of California, the form of said bonds (including recitals of regularity) and of interest coupons pertaining thereto, the form, denomination and conditions of any temporary bonds or interim certificates, and the manual (one signature must be manual) and facsimile signatures to be attized to said bonds (definitive or temporary) or interim certificates, and the facsimile signature to be affixed to interest coupons;

(b) The terms and conditions under which said bonds or any part thereof may be paid and redeemed before maturity (including the premiums, if any, payable upon bonds redeemed prior to maturity), exchanged, registered, transferred, or negotiated;

(c) Covenants or provisions relating to rates (called in this section Sever Service Charges). Such sever service charges shall be fixed by the Council of said City and, with reasonable allowances for contingencies, must be at least sufficient, together with other revenues, if any, payable into the sever revenue fund, to provide revenues sufficient to pay, as the same become due, principal and interest of all revenue bonds payable out of said sever revenue fund (including all payments required to be made into reserve and sinking funds, if any, for said revenue bonds) and all other obligations payable from

the sewer revenue fund, and the necessary expenses of maintaining and operating the sewer system of the City. The ordinance may also state the extent, if any, to which such sewer service may be furnished or rendered to the City or to the United States of America, the State of California, or to any city or other public corporation or body at lower rates than otherwise charged:

(d) The collection, deposit and safekeeping of the revenues; the permissible uses thereof; provided, however, that such-revenue may be used only as authorized in this section and by any ordinance providing for the issuance of revenue bonds under this section. Nothing in this section shall restrict the Council in its discretion in any ordinance authorizing the issuance of revenue bonds under this section from providing for the payment of the expenses of maintenance and operation of the sewer system of the City prior to or subsequent to the payment of principal and interest of the revenue bonds or the setting aside in the bond service, sinking, redemption, reserve, or other fund, monthly or otherwise, of funds therefor;

(e) The special fund or funds to be established and maintained for the payment of principal and interest of the bonds, including reserve, sinking, bond service, redemption, and trust funds, and any revenue bond payable from the Sewer Revenue Fund may be paid from any such special fund set up therefor: the permissible investments of moneys in said funds, or any thereof; the accounts and records to be kept, audits thereof and examination thereof by bondholders and others:

(f) Canrying of insurance upon any sewers, sewage treatment plant or plants or sewage disposal works against any or all risks, and in case of loss the application of the insurance proceeds;

(g), Prohibition against or limitations upon the sale, lease or other disposition or transfer of the sewer system of the City or any substantial part thereof, and the use of any funds derived from any sale, lease or other disposition of transfer permitted under the terms of said ordinance;

(h) Limitations upon the issuance of any additional bonds payable from the Sewer Revenue Fund, but no bond shall be issued pursuant to this section or under any other provision of this charter or any other law having any priority in payment of principal or interest out of such fund over any revenue bonds theretofore or thereafter issued and payable out of said fund;

(i) Provisions whereby the consent or agreement of a stated percentage or number of the holders of the bonds may bind all holders to modifications of provisions of any ordinance, resolution or order authorizing or providing for the issuance of such bonds or the sale thereof, or to a refunding of said bonds and to calls or exchanges in connection with such refunding:

(i) For the issuance of a duplicate in the manner and upon such terms and conditions as the Council may determine, in the event any bond, temporary bond, coupon or interim certificate of any such issue is lost, destroyed or mutilated;

(k) Any offier provision (including covenant) valid under the Constitution

of the State of California and the United States of America.

Such ordinance shall be subject to referendum in the manner that other ordinances of the City are subject to referendum:

Any ordinance providing for the issuance of any revenue bonds under this section and all other ordinances, resolutions or orders in the proceeding for the issuance of said bonds shall constitute a contract with the holders of the bonds and may be enforced by any holder by mandamus, injunction or any applicable legal action, suit, proceeding or other remedy.

Subdivision 2. LIMITATIONS. Revenue bonds issued under this section shall be issued substantially in compliance with the following limitations:

(a) No bond shall run more than forty years from the date of issuance thereof:

(b) Said bonds shall be designated "Sewer Revenue Bonds" and each bond shall state on its face that it does not constitute an indebtedness of the City but is an obligation payable, principal and interest, and premiums, if any, upon the redemption thereof only from the Sewer Revenue Fund, but this shall not preclude the payment or redemption thereof from the proceeds of refunding bonds or the payment thereof from premium and accrued interest received upon the sale of the bonds;

(c) Said bonds shall be sold only at public sale following such notice (as the Council by resolution or order may prescribe; provided, however, that if no bid or no satisfactory bid is received pursuant to such notice the Council may reject all bids received, if any, and may thereafter sell such bonds at public or private sale; provided, further, that the provisions of this subsection shall not apply to the exchange of any refunding bonds for outstanding bonds. Any such revenue bonds may be sold at a fixed rate of interest or the bidders may be invited to state the rate or rates of interest at which they will purchase said bonds, but no rate on any of the bonds shall exceed the maximum rate stated in the ordinance calling the election to vote upon the issuance of said bonds. If the bidders are invited to state the interest rate or rates, then upon not be subject to referendum, fix such interest rate or rates as have been bid by the successful bidder as the rate or rates of interest on the bonds sold;

(d) Said bonds shall be sold for not less than par and accrued interest to date of delivery. The proceeds from the sale (except premium and accrued interest which shall be paid into the bond service or other fund designated or established for the payment of principal and interest of the bonds) shall be paid into the construction fund, designated by the ordinance providing for issuance of such bonds and shall be applied exclusively to the objects and purposes set forth in such ordinance; provided, however, (II) that the Sewer such proceeds for expenditures for purposes for which the bonds were issued made from such Sewer Revenue Fund after the issuance of the bonds has been approved at the election thereon; (2) that said proceeds may be used for the payment of interest on said bonds during the period of acquisition and construction and for the first six months thereafter; and (3) that when the objects and purposes for which the bonds are issued have been accomplished any remaining unexpended funds derived from the sale of said bonds shall be used for the payment of principal and interest of said revenue bonds or for the redemption of any callable bonds thereof.

(c) Refunding revenue bonds may be issued for the payment or redemption of any revenue bonds issued pursuant to this section and such refunding bonds may be issued in principal amount sufficient to refund the outstanding bonds proposed to be refunded thereby, including payment of accrued interest and of any premiums thereon and all expenses of such refunding. Refunding revenue bonds shall be authorized, issued and sold substantially in the manner provided for the issuance and sale of other revenue bonds hereunder or may be exchanged for the outstanding bonds to be refunded upon such terms and conditions as may be stated in the ordinance authorizing such refunding bonds, except that no election shall be necessary to authorize the issuance of refunding bonds hereunder. The ordinance providing for the issuance of refunding bonds shall be subject to referendum in the same manner as other ordinances of the City.

(7) The the extent that any provision, of any ordinance authorizing the issuance of nevenue bonds pursuant to this section or any provision of any ordinance, resolution or order pertaining to such revenue bonds adopted pursuant to the authority of this section is inconsistent with any of the provisions of any other section of this charter the provisions of such ordinance, resolution or order pertaining and unpaid. No bond shall be deemed to be outstanding and unpaid within the meaning of this section if moneys for the purpose of paying the same or redeeming the same prior to maturity and sufficient therefor have been irrevocably set aside in a bond service fund, sinking fund, redemption fund, or other trust fund created to insure the payment of redemption thereof.

The Council is authorized to take any and all steps necessary or convenient for the authorization, issuance and sale of revenue bonds under this section and for the payment or redemption thereof.

(8) The Council may at any time establish and collect sewer service charges and must establish and collect such sewer service charges as required by any ordinance providing for the issuance of revenue bonds under this section. Sewer service charges shall not be deemed taxes or assessments within the meaning of any section of this charter and shall not be enforceable by any lien upon real property. "Sewer service charges" may be collected with water rates, fees or charges (herein called "water rates") of The City of San Diego. The Council may provide and covenant that the sewer service charges shall be collected with and not separately, from the water rates of said City and that all charges shall be billed upon the same bill and collected as one item and may also provide and covenant that in the event of honpayment of any part of the bill for the sewer service charger and water rate the water service shall be shut off within such time as may be or shall have been prescribed by the Council. Delinquent sewer service charges may be collected by suit in any court of competent jurisdiction. The Council also may prescribe and establish penalties for the nonpayment of sewer service charges. The Council may take any and all steps to provide, establish and cellect sewer service charges.

All "revenues" shall be paid into the Sewer Revenue Fund and shall be used only for the following purposes: (1) paying the cost of maintenance and operation of the sewer system of The City of San Diego; (2) paying principal and interest (including payments into any reserve or sinking fund) and premiums, if any, upon redemption, of sewer revenue bonds issued under this section and payable from said Sewer Revenue Fund; (3) paying all or any part of the cost and expense of extending, reconstructing on improving the sewer system of the City or any part thereof.

Any ordinance providing for the issuance of revenue bonds hereunder may contain covenants defining, limiting or restricting the use of moneys in said Sewer Revenue Fund and said covenants shall control so long as any bonds issued under said ordinance are outstanding and unpaid within the meaning of this section.

Moneys derived from sewer service charges and in the Tineasury of The City of San Diego unincumbered at the time revenue bonds are first issued under the provisions of this section shall thereafter be used only for purposes permitted under this section. Interest on investments of any fund created by or under the authority of this section shall be credited to any such fund.

(9) Nothing in this section shall be deemed to restrict or prevent the City from issuing general obligation bonds for sewer purposes. General obligation bonds of the City may also be issued to refund any revenue bonds, principal, interest and premium, if any; issued under this section, if authorized by a twothirds vote of the qualified electors of the City voting upon the question of the issuance thereof at an election called and held for that purpose. Such election may be called by ordinance in the same manner as any other special election is called under the charter of the City.

Nothing in this section shall be construed to prevent or restrict the City from expending funds derived from taxes for the maintenance and operation of sewers or the construction of sewers, but no funds derived from taxes shall be used for the payment of principal or interest of any revenue bonds issued under this section and no funds derived from taxes shall be considered "revenues" as in this section defined and no such funds derived from taxes shall be paid into the Sewer Revenue Fund.

• Nothing in this section shall be construed to prevent or restrict the City from levying special assessments for the acquisition and construction of severs or sever works and such assessments shall not be construed as "revenues" as defined in this section and shall not be paid into the Sever Revenue fund.

Nething in this section shall be construed as implying any doubt of the power of the City to establish sewer service charges prior to adoption of this amendment.

THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE

YES

NO

۰÷.

1, 15, 2

PROPOSITION. C. Amend Article VII of the Charter of The City of San Diego by adding a new section thereto to be numbered Section 90.2. This amendment authorizes the City to issue revenue bonds payable from revenue derived from sewer service charges for the purpose of financing additions to and improvements of the sewers, sewer works, and sewage treatment and disposal works [including facilities for the reclamation of water or other by-products] of the City, upon a majority vote of the voters; provides a procedure for the issuance and sale of such bonds, and provides for the use of Trevenues derived from sewer service charges.

,

#### PROPOSITION D

Amend Section 24 of Article IV of the Charter of The City of San Diego to read as follows:

"Section 24. MAYOR. The Mayor shall preside at the meetings of the Council and perform such other duties as may be prescribed by this Charter or as may be imposed by the Council, consistent with the duties of his office. He shall have no power of veto, but shall have a vote as a member of the Council. He shall be recognized as the official head of the City for all ceremonial purposes, by the Courts for the purpose of serving civil process, for the signing of all legal instruments and documents, and by the Governor for military purposes. In time of public danger or emergency, he may, with the consent of the Council, take command of the police, maintain order and enforce the law.

The mate of pay of the Mayor shall be Twelve Thousand Dollars (\$12,000.00) per year.

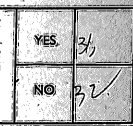
In the event of a vacancy occurring in the office of the Mayor, existing by reason of any cause, the Council shall have authority to fill such vacancy, provided, however, that if the Council shall fail to fill such vacancy by appointment within thirty (30) days after the vacancy, the Council must immediately cause an election to be held to fill such vacancy. Any person appointed

10

to fill such vecancy shall hold office only until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term."

(THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

PROPOSITION D. Amend Section 24 of Article IV of the Charter of The City of San Diego. This, amendment removes the provision in the present Charter that the Mayor shall receive each year a sum not to exceed \$1500.00 for entertainment purposes, and fixes the rate of pay of the Mayor at \$12,000.00 a year.



PROPOSITION E

Amend Section 12 of Article III of the Charter of The City of San Diego to read as follows:

seven (7) Councilmen, including the Mayor, and shall be composed of seven (7) Councilmen, including the Mayor, and shall be the legislative body of the City, each of the members of which, including the Mayor, shall have the right to vote upon all questions before it.

Councilmen, including the Mayor, shall be elected at a general municipal election held in the odd numbered years and, except as hereinafter provided, shall hold office for the term of four years from and after the first Monday after the first day of May next succeeding their election and until their successors are elected and qualified.

Any vacancy occurring in the Council shall be filled from the District in which the vacancy occurs by appointment by the remaining Councilmen; but in the event that said remaining Councilmen fail to fill such vacancy by appointment within thirty (30) days after the vacancy occurs, they, must immediately cause an election to be held to fill such vacancy; provided, however, that any person appointed to fill such vacancy shall hold office only, until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term.

In case a member of the Council is absent from the City for a period of forty (40) days, unless by permission of the Council, his office shall be declared vacant by the Council and the same filled as in the case of other vacancies

The rate of pay of each Councilman shall be Five Thousand Dollar (\$5,000.00) a year.

No Councilman shall be eligible during the term for which he was appeinted or elected to hold any other office or employment with the City

except as Mayor and a member of any Board. Commission or Committee thereof, of which he is constituted such a member by general law or by this Charter." ITHIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM) PROPOSITION E. Amend Section 12 of Article III of the Charter of The City of San Diego. YES This amendment removes obsolete language from the present Charter relating to the original election of a Mayor and Councilmen at the time of adopting the present Charter in 1931, and fixes the rate of pay of Councilmen at \$5,000.00 a year. NO \_ PROPOSITION F Amend Section 83 of Article VII of the Charter of The City of San Diego to read as follows:

Section 83. PAYMENT OF CLAIMS AGAINST THE CITY. No claim against the City shall be paid except by means of 8 warrant on the treasury issued by the Auditor and Comptroller. The Auditor and Comptroller shall issued no warrant for the payment of a claim unless the claim be evidenced by voucher approved by the head of the Department or office for which the indeptedness was incurred, and each such officer and his surety shall be liable to the City for all loss or damage sustained by reason of his negligence or corrupt approval of any claim. No demand shall be allowed, approved, audited, or paid unless it shall specify each item of the claim and the date thereof; provided, however, that warrants for salaries of officers and employees shall be allowed by the Auditor and Comptroller and paid regularly from the treasury without the necessity of any demand therefor or approval thereof as in this section prescribed for other claims."

(THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE -

12

PROPOSITION F. Amend Section 83 of Anticle VII of the Charter of The City of San Diego. This amendment removes from the present Charter the requirement that salaries of officers and employees of the City be paid semimonthly. Amend Section 10 of Article II of the Charter of The City of Sen Diego to read as follows:

PROPOSITION G

"Section 10. ELECTIONS. The regular municipal primary election shall be held on the second Tuesday in March in each odd numbered year, and the general municipal election shall be held on the third Tuesday in April of the same year, or, if either of these days falls on a legal holiday, then the election shall be held on the next succeeding day which is not a legal holiday. All other municipal elections which may be held under this charter shall be known as special municipal elections.

At the municipal primary election there shall be chosen by the electors of each Council District two candidates for the office of any councilman from a district whose term expires the succeeding May.

There shall be chosen by all of the electors of the City not more than twice the number of candidates necessary to fill any office of any other officer whose term expires the succeeding May.

In the event that any candidate, other than council candidates, for nomination to any office for which only one person is to be elected, shall receive a majority of the votes cast for all the candidates for nomination to such office at such primary election, the candidate so receiving such majority of all votes shall be deemed to be, and declared by the Council to be, elected to such office. Any candidate for the office of Member of the Board of Education elected at large who shall receive votes on a majority of all the ballots cast for candidates therefor at such primary election, shall be deemed to be and declared by the Council to be, elected to such office; and where two or more candidates are to be elected to such office and a greater number of candidates receive a majority than the number to be elected, those candidates who secure the highest votes of those receiving such majority, and equal in number to the number to be elected to such office, and declared by the Council to be, elected, shall be deemed to be, and declared by

At the general municipal election the electors of the whole City shall select from among the candidates chosen at the primary election in each district one candidate for the office of the Councilman whose term expires the succeeding May, and there shall be chosen by all of the electors of the whole City from among the candidates chosen at the primary one candidate to succeed any other elective officer whose term expires in May succeeding the election.

After the result of an election for any office is declared, or when an appointment is made, the City Clerk, under his hand and official seal, shall issue a centificate therefor, and shall deliver the same immediately to the person elected or appointed, and such person must within ten days after receiving such certificate file his official bond, if one be required for his office.

EI 3

6/5/56

and take and subscribe to the oath of office required of him by this Charter, which oath must be filled with the City Clerk."

THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

**PROPOSITION** G. Amend Section 10 of Article II of the Charter of The City of San Diego. This amendment provides for the method of electing candidates for the office of Member of the Board of Education who receive votes on a majority of all ballots cast for such candidates at a primary election, and removes obsolete language from the present Charter relating to the duties of the City Clerk in canvassing election returns.

YES NO

#### PROPOSITION H ORDINANCE NO. 6902 (New Series)

An Ordinance authorizing the sale and conveyance of portions of Pueblo Lots 1322, 1323, 1326, 1327 and 1329 of the Pueblo Lands of The City of San Diego, lying easterly of U. S. Highway 101, and consisting of not to exceed 320 acres, to General Dynamics Corporation (General Atomic Division), for the construction and operation thereon of basic and applied research facilities, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

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

Section 1. That the Manager of The City of San Diego be, and he is hereby authorized and empowered to sell and convey to General Dynamics Corporation (General Atomic Division), for the construction and operation thereon of basic and applied research facilities, the following described portions of Pueblo Lots lying north of the San Diego River, to-wit:

Portions of Pueblo Lots 1322, 1323, 1326, 1327 and 1329 of the Pueblo Lands of The City of San Diego, lying easterly of U. S. Highway 101, and consisting of not to exceed. 320 acres.

Section 2. Such sale and conveyance shall be made upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

Section 3. This ordinance shall become effective only after it is affirmatively approved by a majority vote of the qualified electors of The City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of ratifying this ordinance is submitted. Approved as to Form by \_\_\_\_\_J. F. DuPaul, City Attorney.

By Alan M. Firestone, Deputy City Attorney.

Passed and adopted by the Council of the City of San Diego, California. this 27th days of March, 1956, by the following vote, to wit: <u>MEAS</u> Councilmen: Burgener, Schneider, Kerrigan, Curran, Evenson, <u>Mayor</u> Dail. NAYS—Councilmen: None. ABSENT—Councilman: Williams.

Charles C. Dail, 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.

(SEAL)

I HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to-wit, on the 27th day of March, 1956, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than four members of the Council, and that there was available for the consideration of each member of the Council prior to the day of its passage a written or printed copy of said ordinance.

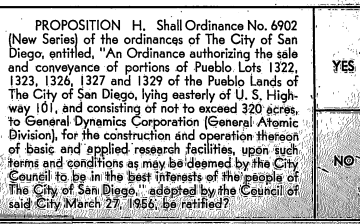
Fred W. Sick, City Clerk of The City of San Diego, California

By Helen M. Willig, Deputy.

(SEAL)

# (THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

15



CRDINANCE NO. 6903 (New Series) An Ordinance authorizing the sale and conveyance of portions of Pueblo Lots 1324, 1325, 1336 and 1340, and authorizing the sale and conveyance of pertions of Tiomey Rines Park, consisting of portions of Pueblo Lots 1324, 1325, 1331, 1332, 1333, 1334, 1336, 1337, 1338, 1339 and 1340, of the Pueblo Lands of San Diego, not to exceed 1000 acres, to the State of Califormia for park purposes, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

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

Section II. That the City Manager of The City of San Diego be, and he is hereby authorized and empowered to sell and convey to the State of California for Park purposes, portions of Pueblo Lots of the Pueblo Lands of San Diego lying North of the San Diego River, and portions of Torrey Pines Park more particularly described as follows, to-wit:

Portions of Pueblo Lots 1324, 1325, 1336 and 1340, and portions of Torrey Pines Park consisting of portions of Pueblo Lots 1324, 1325, 1331, 1332, 1333, 1334, 1336, 1337, 1338, 1339 and 1340, not to exceed an area of 1000 acres.

Section 2. Such sale and conveyance shall be made upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

Section 3. This ordinance shall become effective only after it is atfirmatively approved by a two-thirds vote of the qualified electors of The City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of ratifying this predinance is submitted.

Approved as to Form by-J. F. DuPaul, City Attorney.

By Alan M. Firestone, Deputy City Attorney.

(SEAL)

Passed and adopted by the Council of the City of San Diego, California, this 27th day of March, 1956, by the following vote, to-wit: YEAS Councilmen: Burgener, Schneider, Kerrigan, Curran, Evenson, Mayor Dail, NAYS—Councilmen: None, ABSENT—Councilman: Williams.

Charles C. Dail, 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.

HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to wit, on the 27th day of March. 1959, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than four members of the Council, and that there was available for the consideration of each member of the Council prior to the day of its passage a written or printed copy of said ordinance.

#### Fred W. Sick, City Clerk of The City of San Diego, Califonnia By Helen M. Willig, Deputy.

(SEAL)

# (THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

PROPOSITION I. Shall Ordinance No. 6903 (New Series) of the ordinances of The City of Sam Diego, entitled, "An Ordinance authorizing the sale and conveyance of portions of Pueblo Lots 1324, 1325, 1336 and 1340, and authorizing the sale and conveyance of portions of Torrey Pines Park, <u>con-</u> sisting of portions of Pueblo Lots 1324, 1325, 1331, 1332, 1333, 1334, 1336, 1337, 1338, 1339 and 1340 of the Pueblo Lands of San Diego, not to exceed 1000 acres, to the State of California for park pumposes, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego," adopted by the Council of said City March 27, 1956, be ratified?



### PROPOSITION J ORDINANCE NO. 6904 (New Series)

An Ordinance authorizing the City Manager to sell and convey a portion of Pueblo Lot 1311 of the Pueblo Lands of San Diego, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

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

Section 1. That the City Manager of The City of San Diego be, and he is hereby authorized and empowered to sell and convey all the remaining portion of Pueblo Lot 1311 of the Pueblo Lands of San Diego, lying north of the San Diego River, according to Map, thereaf propared by James Pascoe in the year 1870, on file in the office of the County Recorder of San Diego County, California, as Miscellaneous Map No. 36.



Section 2. Such sale and conveyance shall be made upon such terms and conditions as may be deemed by the City Council to be; in the best interests of the people of The City of San Diego.

Section 3. This ordinance shall become effective only after it is affirmatively approved by a majority vote of the qualified electors of The City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of ratifying this ordinance is submitted.

Approved as to Form by—\_\_\_\_J. F. DuPaul, City Attorney.

By Alan M. Firestone, Deputy City Attorney.

Passed and adopted by the Council of the City of San Diego, California, this 27th day of March, 1956, by the following vote, to-wit: YEAS-Councilmen: Burgener, Schneider, Kerrigan, Curran, Evenson, Mayor Dail. NAYS-Councilmen: None. ABSENT-Councilman: Williams.

Charles C. Dail, Mayor of The City of San Diego, California

Fred W. Sick, City Clark of The City of San Diego, California

By Helen M. Willig, Deputy.

(SEAL) I HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to-wit, on the 27th day of March, 1956, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than four members of the Council, and that there was available for the consideration of each member of the Council, prior to the day of its passage a written or printed copy of said ordinance.

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

YÉS

NO

By Helen M. Willig, Deputy.

### (SEAL)

# (THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

18

PRÓPOSITION J. Shall Ordinance No. 6904 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance authorizing the City Manager to sell and convey a portion of Pueblo Lot 13111 of the Pueblo Lands of San Diego, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego," adopted by the Council of said City March 27, 1956, be natified? PROPOSITION K ORDINANCE NO. 6905 (New Series)

An Ordinance authorizing the leasing for a period in excess of H5 years of portions of Pueblo Lots 1330 and 1331 of the Pueblo Lands of The City of San Diego, for the construction and operation thereon of golf club, hotel and restaurant facilities and related activities, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

BE 1T ORDAINED By the Council of The City of San Diago, as follows:

Section 1. That the Manager of The City of San Diego be, and he is hereby authorized and empowered to lease for a period in excess of 115 years that portion of Pueblo Lot 1330 lying westerly of Pacific Highway and the easterly 600 feet of Pueblo Lot 1331, of the Pueblo Lands of The City of San Diego, for the purpose of constructing and operating thereon golf club facilities, hotel accommodations, restaurant facilities and related activities.

Section 2. Such lease shall be made upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

Section 3. This ordinance shall become effective only after it is affirmatively approved by a majority vote of the qualified electors of The City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of natifying this ordinance is submitted.

Approved as to Form by-J. F. DuPaul, City Attorney.

By Alan M. Firestone, Deputy City Attorney.

Charles C. Dail, Mayor of The City of San Diego, California

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

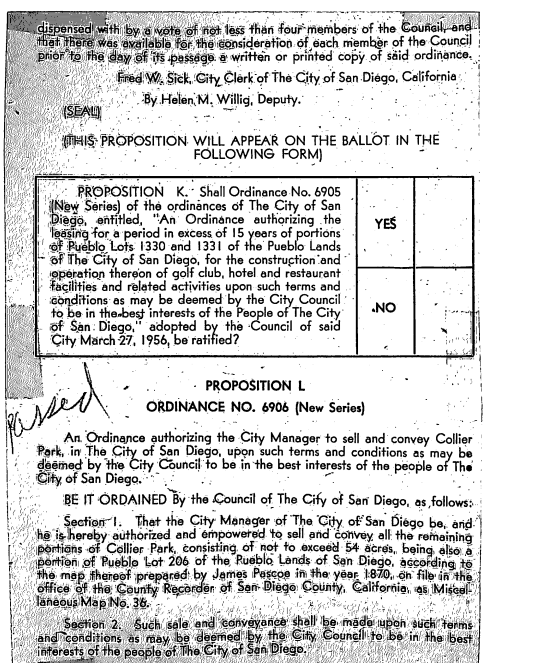
By Helen M. Willig, Deputy.

(SEAL)

1 HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to-wit, on the 27th day of March, 1956, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

- + FURTHER CERTIFY that the reading of said ordinance in full-was





Section 3. This ordinance shall become effective only after it is af-

20

firmatively approved by a two-thirds vote of the qualified electors of The City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of ratifying this ordinance is submitted.

Approved as to Form by\_\_\_\_\_J. F. DuPaul, City Attoiney.

By Alan M. Firestone, Deputy City Attorney.

Passed and adopted by the Council of the City of San Diego California: this 27th day of March, 1956, by the following vote, Towit: WEAS Councilmen: Burgener, Schneider, Kerrigan, Curran, Evenson, Mayor Dail NAYS—Councilmen: None. ABSENT—Councilman: Williams.

Charles C. Dail, 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.

(SEAL)

I HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to-wit, on the 27th day of March, 1956, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than four members of the Council, and that there was available for the consideration of each member of the Council prior to the day of its passage a written or printed copy of said ordinance.

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

By Helen M. Willig, Deputy.

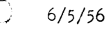
(SEAL)

(THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE FOLLOWING FORM)

21

00569

PROPOSITION L: Shall Ordinance No. 6906 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance authorizing the City Manager to sell and convey Collier Park, in The City of San Diego, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego, "edopted by the Council of said City, March 27, 1956, be natified?



## PROPOSITION M

ORDINANCE NO. 6907 (New Series)

An Ordinance authorizing the City Manager to sell and convey a portion of Tamey Pines Park, consisting of a portion of Pueblo Lot 1324 of the Pueblo Lands of San Diego, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

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

Section 1. That the City Manager of The City of San Diego be, and he is hereby authorized and empowered to sell and convey a portion of Tonney Pines Park, consisting of a portion of Pueblo Lot 1324 of the Pueblo Lands of San Diego, more particularly described as follows:

> The west 1100 feet of the east 1900 feet of the south 400 feet of Pueblo Lot 1324 of the Pueblo Lands of San Diego, according to Map thereof prepared by James Pascoe in the year 1870, on file in the office of the County Recorder of San Diego County, California, as Miscellaneous Map No. 36.

Section 2. Such sale and conveyance shall be made upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego.

Section 3. This ordinance shall become effective only after it is atfirmatively approved by a two-thirds vote of the qualified electors of the City of San Diego voting at the special municipal election to be held in said City on the 5th day of June, 1956, at which such proposition of ratifying this ordinance is submitted.

Approved as to Form by------J. F. DuPaul, City Attorney.

By Alan M. Firestone, Deputy City Attorney.

(SEAL)

Passed and adopted by the Council of the City of San Diego, California, this 27th day of March, 1956, by the following vote, to-wit: YEAS Councilmen: Burgener, Schneider, Kernigen, Curran, Evenson, Mayor Daill NAYS Councilmen: None. ABSENT Councilman: Williams

22

Charles C. Dail, 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. HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to-wit; on the 27th day of March, 1956, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than four members of the Council, and that there was available for the consideration of each member of the Council prior to the day of its passage a written or printed copy of said ordinance.

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

By Helen M. Willig, Deputy.

(SEAL)

### (THIS PROPOSITION WILL APPEAR ON THE BALLOT IN THE

### FOLLOWING FORM)

PROPOSITION M. Shall Ordinance No. 6907 (New Series) of the ordinances of The City of San Diego, entitled, "An Ordinance authorizing the City Manager to sell and convey a portion of Torrey Pines Park, consisting of a portion of Pueblo Lot 1324 of the Pueblo Lands of San Diego, upon such terms and conditions as may be deemed by the City Council to be in the best interests of the people of The City of San Diego," adopted by the Council of said City March 27, 1956, be ratified?

