## MINUTES OF THE CITY COUNCIL

CITY OF AUSTIN, TEXAS

. Regular Meeting

April 3, 1952 10:00 A. M.

Council Chamber, City Hall

The meeting was called to order with Mayor Drake presiding.

### Roll Call:

Present: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Absent: None

Present also: Walter E. Seaholm, City Manager; W. T. Williams, Jr., City Attorney; C. G. Levander, Director of Public Works.

Councilman Johnson moved that the minutes of the past two meetings be approved, with a correction pointed out by Councilman Long. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake

Noes: None

MR. NOBLE W. PRENTICE, MR. JOHN BROAD, MR. EDDY BROWN, and MR. E. B. MOODY representing the Austin Chamber of Commerce asked the Council to proceed with the selection of Architects and consultants to prepare plans and specifications for a Municipal Auditorium, so that when materials were available, everything would be in order to call for bids and start construction. The Mayor stated he would call a meeting next week with the Convention Committee and Auditorium Committee, and work out some details and a prospectus.

MR. B. B. HOWELL stated the plumbing industry had not had opportunity to go over this new plumbing ordinance. The Mayor asked him to secure as many copies as he wanted and study it and make any comments or suggestions, and that no action would be taken until next Thursday or the next, giving him and others a chance to study the proposed ordinance. MR.J. O. ANDREWARTHER, suggested any matters pertaining to plumbing should also be referred to the Health Department. The Mayor stated many had been called in on this, and he felt that Mr. Andrewarther and the others would be pleased with this ordinance.

The recommendation of the Traffic Engineer regarding "Proposed Installation of Traffic Signals at the Intersection of Red River and 23rd Street", dated March 18, 1952, (copies of which had been sent out to members of the Council) was brought up for consideration. MR. W. TRENCKMAN appeared in interest of the recommendation made, and stated it was his belief that if the 25 mile speed limit were set and enforced, and certain corners be cut down to increase the visibility, that would be a solution to the problem in general. The Mayor stated all traffic controls were not permanent, and that this would probably be the best solution at this time.

The Council recognized BILL STOERMER and MARY ANN COOK, students from University Junior High School.

DR. E. H. GIVENS invited the Council to attend a mass meeting at the Doris Miller Auditorium April 16, at 8:30 P.M. at which time the officials would present details of the merger of Tillotson and Sam Huston Colleges. He inquired about the time the colored people would have a fire station manned by colored The City Manager stated it was planned as soon as the station in Govalle was completed that the Lydia Street Station would be manned by colored fire men. Dr. Givens asked about the traffic light at 12th and Chicon. Manager said this light was available, but no controls had been received for it. Dr. Givens asked for a study on the traffic at Airport Boulevard and East 12th, with reference to havingtraffic held up for funeral processions. The Mayor asked the City Manager to study this location. Dr. Givens also asked for a street light at 17th and Chestnut. Councilman Long inquired if this switch from the new station to the Lydia Street Fire Station was satisfactory. Dr. Givens stated it was with him personally, and later he had others to state this Lydia Street Fire Station was satisfactory -- Mr. Hamner, Rev. J. H. Owens, Pastor Wesley Chapel; M. J. Washington, J. B. Hill, O. H. Elliott, O. R. Lott, Sr., Mrs. E. M. Van Dyke, and Rev. Davis.

MR. MARVIN DEEN, Green Cross Ambulance, complained of the present rotation system being used by the Funeral Home Directors in responding to ambulance calls. He stated his company was not included in this rotation plan; and if it were, it would be next year before it could be called. He suggested setting up zones, or a rotation system like is used with the wreckers; or a rotation plan on shorter time. The City Manager explained the present plan, stating it was a voluntary arrangement, and there was no ordinance governing the matter of operations of ambulances. After discussion, Councilman Long moved that the Mayor get in touch with all these companies and work out a solution to these problems. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Nose: None

The City Manager presented a letter from EARL SIMMS, C. S., 305 W. 14th, regarding a problem concerning church property and the taxes. The matter was referred to the City Manager to write Mr. Simms that the Council in following the State Law was unable to comply with the request.

REV. DAVIS asked for a street light on Concho between 13th & 14th Streets; and to have something done about the fast moving traffic on Washington and Cole to. The Mayor suggested having a sign erected with "Slow-Church", to slow the traffic as it approached the church located on Washington and Coleto.

MR. D. D. JOHNSON, 5407 Shoal Creek, asked the City to clear off the property along Shoal Creek Boulevard, which had been dedicated to the City for park and utility purposes. Councilman White stated this property was not large enough for a park, but would be an excellent place for a neighborhood picnic place. The City Manager stated at the present time a major sewer line was being planned to go through this area; and after it was finished, the place could be cleared off and used as a picnic grund. MRS. GUSTAVE BENTRUP, North Austin Civic Club, presented a letter endorsing this project as a park.

MR. CURTIS MOSTELLER appeared offering charts and suggestions regarding traffic. The Mayor made an appointment with him Tuesday at 10:00 A.M. to go over the suggestions and get them written in a form to present to the Council.

Councilman Long had a complaint on the finished paving on Bonnie Road and Dillman, as there seemed to have been left a ditch at the foot of the hill. MR. LATSON stated the ditch was there for drainage, but he was going to check the elevation. Acceptance of Unit 17 of the 3rd PavingProgram was postponed until the following week pending this check.

MRS. MAUDE PRIDGEON presented a petition pertaining to meter deposits. The resolution setting out a schedule to reflect the minimum deposits to be required of prospective customers for water and light services was discussed and amended.

Councilman Long then offered the following amended resolution and moved its adoption:

## (RESOLUTION)

# BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the following schedule is hereby adopted to reflect the minimum deposits which shall hereafter be required of prospective customers for water and light service:

#### 1. For electric service:

		Sing: Three	le phase e phase	\$ 5.00 30.00
2•	For water ser Standard mete 3/4 1 1 1/4 1 1/2	r	me ter # # #	5.00 12.60 20.00 30.00 40.00

2	inch me	ter	\$ 62.50
3	if .	tt ,	100.00
̇	Ħ	Ħ	200.00
. 6	Ħ	11	400.00
8	Ħ	11	800,00

The the minimum deposit for both services shall in each case be, at least, the sum of the minimum deposit required for each respective type of service.

That in cases where the minimum deposits herein required for a prospective commercial customer do not equal the estimated average monthly bill of such commercial customer, the Water and Light Department may require such deposit to be increased to an amount equal to such estimated average monthly bill.

That the foregoing minimum deposit requirements may be waived by the Water and Light Department when the prospective customer is a governmental agency.

The motion, seconded by Councilman MacCorkle, carried by the following vote

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake

Noes: None

The Mayor introduced the following ordinance:

AN ORDINANCE ESTABLISHING THE MONTHLY SALARY
OF THE CHIEF OF THE FIRE DEPARTMENT, AND THE
CHIEF OF THE POLICE DEPARTMENT; AND DECLARING
AN EMERGENCY.

The ordinance was read the first time, and Councilman MacCorkle moved that the rule be suspended and the ordinance passed to its second reading. The motion seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake

Noes: None

The ordinance was read the second time, and Councilman MacCorkle moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake

Noes: None

The ordinance was read the third time, and Councilman MacCorkle moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake

Noes: None

The Mayor announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE EXTENDING THE CORPORATE LIMITS OF THE CITY OF AUSTIN, TEXAS, FOR SCHOOL PURPOSES ONLY, TO INCLUDE THAT CERTAIN TERRITORY OUT OF THE PECAN SPRINGS COMMON SCHOOL DISTRICT #61, HEREINAFTER DESCRIBED IN SECTION 1, AND PROVIDING FOR THE ASSESSMENT AND COLLECTION OF SCHOOL TAXES WITHIN THE TERRITORY SO ADDED.

The ordinance was read the first time and Councilman MacCorkle moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Noes: None

The ordinance was read the second time and Councilman MacCorkle moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Noes: None

The ordinance was read the third time and Councilman MacCorkle moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Noes: None

The Mayor then announced that the ordinance had been finally passed.

Councilman Johnson offered the following resolution and moved its adoption: (RESOLUTION)

WHEREAS, Southern Union Gas Company has presented to the City Council tentative maps or plans showing the proposed construction of its gas mains in the streets in the City of Austin hereafter named, and said maps or plans have been considered by the City Council; therefore

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

THAT Southern Union Gas Company be and the same is hereby permitted to lay and construct its gas mains in and upon the following streets:

(1) A gas main in RAILROAD STREET, from Rosewood Avenue southerly 150 feet, the centerline of which gas main shall be 6.5 feet west of and parallel to the east property line of said RAILROAD STREET.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

(2) A gas main in EAST 13th STREET, from a point 61 feet east

of Clifford Street westerly 225 feet, the centerline of which gas main shall be 7.5 feet south of and parallel to the north property line of said EAST 13th STREET.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

(3) A gas main in NORTH STREET, from a point 62 feet east of Lyman Place easterly 78 feet, the centerline of which gas main shall be 7.5 feet south of and parallel to the north property line of said NORTH STREET.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

(4) A gas main in EAST  $55\frac{1}{2}$  STREET across Link Avenue intersection, the centerline of which gas main shall be 7.5 feet south of and parallel to the north property line of said EAST  $55\frac{1}{2}$  STREET.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

(5) A gas main in LINK AVENUE, from West  $55\frac{1}{2}$  Street northerly 105 feet, the centerline of which gas main shall be 7.5 feet west of and parallel to the east property line of said LINK AVENUE.

Said gas main described above shall have a cover of not less than  $2\frac{1}{2}$  feet.

The Southern Union Gas Company is hereby put upon notice that the City of Austin does not guarantee that the space assigned above is clear from other underground utilities, but is based upon the best records we have at hand, and that the minimum depth stated does not have reference to the fact that greater depths may not be required at special points. When the Southern Union Gas Company requires definite information upon the ground as to elevations or working points from which to base the location of their assignments, they shall apply to the Department of Public Works not less than three (3) days before such information is required. The Southern Union Gas Company is further put upon notice that they will be required to bear the expense of repairs or replacement of any underground utility damaged during the construction of lines named in this resolution.

AND THAT whenever pavement is cut in the vicinity of a fire plug, water must be used at intervals during the course of backfilling of the ditches.

THAT the work and laying of said gas mains, including the excavation in the streets, and the restoration and maintenance of said streets after said mains have been laid shall be under the supervision and direction of the City Manager, and under all the pertinent terms and conditions of the certain franchises granted to said company by the City of Austin.

The motion, seconded by Councilman White, carried by the following vote: Ayes: Councilmen Johnson, Long, MacCorkle, White, Mayor Drake Noes: None

At this time Councilman MacCorkle left the Council Meeting.

Mayor Drake introduced the following ordinance:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE ENTITLED: "AN ORDINANCE REGULATING TRAFFIC UPON THE PUBLIC STREETS OF THE CITY OF AUSTIN, PRESCRIBING PENALTIES FOR THE VIOLATION OF SAME, REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES, IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY, "WHICH ORDINANCE WAS PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN MAY 6, 1937, AND IS RECORDED IN BOOK "K", PAGES 159-179, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BY AMENDING SECTION 22(f) OF ARTICLE IV RELATING TO TWO HOUR PARKING ZONE LOCATIONS; REPEALING ALL ORDINANCES OR PARTS OF ORDINANCES IN CONFLICT HEREWITH; DECLARING AN EMERGENCY AND SUSPENDING THE RULE REQUIRING THE READING OF ORDINANCES ON THREE SEPARATE DAYS.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman White carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor then announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE CLOSING THE HEARING GIVEN TO THE REAL AND TRUE OWNERS OF PROPERTY ABUTTING UPON SUNDRY STREETS IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREINAFTER DEFINED, AS TO SPECIAL BENEFITS TO ACCRUE TO SAID PROPERTY AND THE REAL AND TRUE OWNERS THEREOF BY VIRTUE OF

THE IMPROVEMENT OF SAID STREETS WITHIN SAID LIMITS. AND AS TO ANY ERRORS. INVALIDITIES OR IRREGULARITIES IN ANY OF THE PROCEEDINGS OR CONTRACT THEREFOR: OVERRULING AND DENYING ALL PROTESTS AND OBJECTIONS OFFERED: FINDING AND DETERMINING THAT EACH AND EVERY PARCEL OF PROPERTY ABUTTING UPON SAID STREETS WITHIN THE LIMITS DEFINED WILL BE SPECIALLY BENEFITED AND ENHANCED IN VALUE IN EXCESS OF THE AMOUNT OF THE COST OF SAID IMPROVEMENTS PROPOSED TO BE, AND AS, ASSESSED AGAINST SAID PROPERTY, AND THE REAL AND TRUE OWNERS THEREOF, AND LEVYING AN ASSESSMENT FOR THE PAYMENT OF A PORTION OF THE COST OF IMPROVING SAID STREET WITHIN SAID LIMITS DEFINED, FIXING A CHARGE AND LIEN AGAINST SAID PROPERTIES, AND THE REAL AND TRUE OWNERS THEREOF, PROVIDING FOR THE ISSUANCE OF ASSIGNABLE CERTIFICATES UPON THE COMPLETION AND ACCEPTANCE OF SAID WORK, THE MANNER AND TIME OF PAYMENT THEREOF. AND PRO-VIDING FOR THE MANNER AND METHOD OF COLLECTION OF SAID ASSESSMENTS AND CERTIFICATES: DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFEC-TIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Johnson moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Johnson moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor then announced that the ordinance had been finally passed.

The City Manager submitted the following certificate from the City Tax Assessor and Collector:

"April 3, 1952

"TO THE MAYOR AND CITY COUNCIL:

"I certify that the tax assessment on 60' x 130.35' (average) of Lot 1, Reservoir Heights, (Plat 312, Item 2-7) and 60' x 130.84' (average) of Lot 1,

Reservoir Heights, (Plat 312, Item 2-8), located on the South side of Mayfield Lane, 272.41 East of Grover Avenue, assessed against J. W. Mayfield for the year 1951, is incorrect because of erroneous information as follows:

"We have reviewed this property and find that it is entitled to a discount because of a drainage ditch which runs across the two lots. (An inspection of this property was requested prior to the meeting of the Board of Equalization for 1951, but through an oversight by the Tax Department the inspection was never made. This matter was called to our attention by the owner when he received his tax statement.)

"I recommend that I be authorized to adjust the assessed value of these two lots from an aggregate of \$520 to \$340 on the tax roll for the year 1951.

"(Sgd) T. B. Marshall City Tax Assessor & Collector"

Councilman Johnson then introduced the following resolution and moved its adoption:

## (RESOLUTION)

WHEREAS, the City Tax Assessor and Collector has made a special investigation of the tax assessment hereinafter set forth and has found the same to be incorrect for the reasons stated in his certificate delivered to the City Council and filed with the City Clerk; and

WHEREAS, in such certificate the City Tax Assessor and Collector has recommended the adjustment in assessed value hereinafter indicated for said assessment. Now Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the tax assessment for the year shown be and the same is hereby adjusted and corrected to fix the assessed value therein as indicated:

Year	Description of Property	Original Assessment	Adjusted Assessment
1951	60' x 130.35' average of Lot 1, Reservoir Hts.		
	60' x 130.84' average of Lot 1, Reservoir Hts.	\$520	\$340

The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The City Manager submitted the following certificate from the City Tax Assessor and Collector:

"April 3, 1952

"TO THE MAYOR AND CITY COUNCIL:

"I certify that the tax assessment on the improvements on Lot 2, Block 3,

Outlot 4, Div. A, Plat 30, Item 49, located at 1503 East 6th Street, assessed against Joe C. Franzetti for the year 1951, is incorrect because of erroneous information as follows:

"The house was moved from the premises on June 30, 1950, according to the verbal statement of the owner, based upon his records.

"I recommend that I be authorized to adjust the assessed value of the improvements from \$690 to zero on the tax roll for the year 1951.

"(Sgd) T. B. Marshall City Tax Assessor and Collector"

Councilman Long then offered the following resolution and moved its adoption:

(RESOLUTION)

WHEREAS, the City Tax Assessor and Collector has made a special investigation of the tax assessment hereinafter set forth and has found the same to be incorrect for the reasons stated in his certificate delivered to the City Council and filed with the City Clerk; and

WHEREAS, in such certificate the City Tax Assessor and Collector has recommended the adjustment in assessed value hereinafter indicated for said assessment, Now Therefore,

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the tax assessment for the year shown be and the same is hereby adjusted and corrected to fix the assessed value therein as indicated:

Year Description of Property Original Assessment Adjusted Assessment

1951 Lot 2, Block 3, Outlot 4,
Div. A (Plat 30, Item 49)
Improvements only

\$690.00

\$ - 0 -

The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Council received the following letter:

"April 1, 1952

"To the City Council City of Austin, Texas

> "Re: Completion and Acceptance of Work of Improving Lorrain Street from West 12th Street to West 13th Street, being Unit 2 of Assessment Paving Contract #3

"The work of improving Lorrain Street from the north property line of West 12th Street to the south property line of West 13th Street, known as Unit 2 in the Assessment Paving Program, has been performed and completed by Brown and Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING LORRAIN STREET, UNIT 2, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DE-FINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time, and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time, and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time, and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announed that the ordinance had been finally passed.

413

The Council received the following letter:

"April 2, 1952

"To the City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Dormarion Lane from Indian Trail north ½ block, known as Unit 6 of Assessment Paving Contract #3

"The work of improving Dormarion Lane from the north property line of Indian Trail north & block, known as Unit 6 in the Assessment Paving Program, has been performed and completed by Brown and Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING DORMARION LANE, UNIT 6, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Aves: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the

ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To the City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving McCall Road from Griswold Lane (W) to Windsor Road, being Unit 7 of Assessment Paving Contract #3.

"The work of improving McCall Road from the north property line of Griswold Lane (W) to the south property line of Windsor Road, known as Unit 7 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING McCALL ROAD, UNIT 7, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHOR—IZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Meadowbrook Drive from Bridle Path to Cherry Lane, being Unit 9 of Assessment Paving Contract #3.

"The work of improving Meadowbrook Drive from the noth property line of Bridle Path to the south property line of Cherry Lane, known as Unit 9 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin. Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MEADOWBROOK DRIVE, UNIT 9, IN THE CITY OF SUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH;

DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Meadowbrook Drive from Cherry Lane to Clearview Drive, being Unit 10 of Assessment Contract #3.

"The work of improving Meadowbrook Drive from the north property line of Cherry Lane to south property line of Clearview Drive, known as Unit 10 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas" Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MEADOWBROOK DRIVE, UNIT 10, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

Mapril 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Meadowbrook Drive from Clearview Drive to Gilbert Street, being Unit 11 of Assessment Paving Contract #3.

"The work of improving Meadowbrook Drive from the north property line of Clearview Drive to the south property line of Gilbert Street, known as Unit 11 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc., in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements

referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MEADOWBROOK DRIVE, UNIT 11, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DE-FINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Meadowbrook Drive from Gilbert Street to Windsor Road, being Unit 12 of Assessment Paving Contract #3.

"The work of improving Meadowbrook Drive from the north property line of

Gilbert Street to the south property line of Windsor Road, known as Unit 12 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root. Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Lefander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MEADOWBROOK DRIVE, UNIT 12, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:
"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Sharon Lane from Windsor Road to Indian Trail, being Unit 13 of Assessment Paving Contract #3.

The work of improving Sharon Lane from the north property line of Windsor Road to the north property line of Indian Trail, known as Unit 13 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc., in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING SHARON LANE, UNIT 13, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC, AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:
"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Mountainview Road from Clearview Drive to a point 120 feet south of Gilbert Street, being Unit 14 of Assessment Paving Contract:#3.

"The work of improving Mountainview Road from the north property line of Clearview Drive to a point 120 feet south of Gilbert Street, known as Unit 14 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MOUNTAINVIEW ROAD, UNIT 14, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The

motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

> "Re: Completion and Acceptance of Work of Improving Mountainview Road from Gilbert Street to Windsor Road, being Unit 15 of Assessment Paving Contract #3.

"The work of improving Mountainview Read from the north property line of Gilbert Street to the south property line of Windsor Road, known as Unit 15 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING MOUNTAINVIEW ROAD, UNIT 15, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion,

seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving East 31st Street from Speedway to Duval Street, being Unit 16 of Assessment Paving Contract #3.

"The work of improving East 31st Street from the east property line of Speedway to the west property line of Duval Street, known as Unit 16 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING EAST 31ST STREET, UNIT 16, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW

DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin. Texas

> "Re: Completion and Acceptance of Work of Improving East 46th Street from Duval Street to Evans Avenue, being Unit 31 of Assessment Paving Contract #3.

"The work of improving East 46th Street from the east gutter line of Duval Street to the west property line of Evans Avenue, known as Unit 31 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas" Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING EAST 46TH STREET, UNIT 31, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

\*To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Romeria Drive from Arroyo Seca to Woodrow Avenue, being Unit 36 of Assessment Paving Contract #3.

"The work of improving Romeria Drive from the east property line of Arroyo Seca to the west property line of Woodrow Avenue known as Unit 36 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the

City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING ROMERIA DRIVE, UNIT 36, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:
"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Dancy Street from East 31st Street to East 32nd Street, being Unit 46 of Assessment Paving Contract #3.

"The work of improving Dancy Street from the south property line of East 31st Street to the south property line of East

32nd Street, known as Unit 46 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING DANCY STREET, UNIT 46, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving East 30th Street from Dancy Street to Lafayette Avenue, being Unit 47 of Assessment Paving Contract #3.

"The work of improving East 30th Street from the east property line of Dancy Street to the west property line of Lafayette Avenue, known as Unit 47 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING EAST 30TH, UNIT 47, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

429

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Oldham Street from East 23rd Street to East 23½ Street, being Unit 51 of Assessment Paving Contract #3.

"The work of improving OldhamStreet from the south property line of East 23rd Street to the south property line of East 23\frac{1}{2} Street, known as Unit 51 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING OLDHAM STREET, UNIT 51, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:
"April 2, 1952

"To the City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Robinson Avenue from Edgewood Avenue to Concordia Avenue, being Unit 60 of Assessment Paving Contract #3.

"The work of improving Robinson Avenue from north property line of Edgewood Avenue to the south property line of Concordia Avenue, known as Unit 60 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING ROBINSON AVENUE, UNIT 60, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED, PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: Nope

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Jonnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Cullen Avenue from Woodrow Avenue to Grover Avenue, being Unit 62 of Assessment Paving Contract #3.

"The work of improving Cullen Avenue from the east property line of Woodrow Avenue to the west property line of Grover Avenue, known as Unit 62, in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING CULLEN AVENUE, UNIT 62, IN THE CITY OF AUSTIN, TEXAS, WITHIN THE LIMITS HEREBELOW DEFINED PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion,

seconded by Councilman Johnson, carried by the following vote:

Ayes: Coun

Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absenth Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The Council received the following letter:

"April 2, 1952

"To The City Council City of Austin, Texas

"Re: Completion and Acceptance of Work of Improving Bridle Path from Hopi Trail to 117.5 feet east of Meadowbrook Drive, being Unit 63 of Assessment Paving Contract #3.

"The work of improving Bridle Path from the east property line of Hopi Trail to 117.5 feet east of Meadowbrook Drive, known as Unit 63 in the Assessment Paving Program, has been performed and completed by Brown & Root, Inc. in full compliance with the contract, and the plans and specifications therein contained, dated October 18, 1951, between the City of Austin and Brown & Root, Inc.

"I have inspected, approved and accepted the work and improvements referred to, and I now recommend that the same be accepted and received by the City Council as having been performed and completed in compliance with the contract, plans and specifications referred to above.

"Respectfully submitted, (Sgd) C. G. Levander Director of Public Works City of Austin, Texas"

Mayor Drake then introduced the following ordinance:

AN ORDINANCE RECEIVING AND ACCEPTING THE WORK OF IMPROVING BRIDLE PATH, UNIT 63, IN THE CITY OF AUSTIN. TEXAS. WITHIN THE LIMITS HEREBELOW DEFINED

PERFORMED BY BROWN & ROOT, INC., AUTHORIZING AND DIRECTING THE ISSUANCE OF SPECIAL ASSESSMENT CERTIFICATES IN CONNECTION THEREWITH; DECLARING AN EMERGENCY, AND PROVIDING THAT THIS ORDINANCE SHALL BECOME EFFECTIVE IMMEDIATELY UPON ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

Mayor Drake introduced the following ordinance:

AN ORDINANCE PROVIDING FOR THE CONSTRUCTION AND MAINTENANCE OF THE PORTION OF HIGHWAY NO. U. S. 81 INTERREGIONAL, AS RELOCATED ALONG EAST AVENUE IN THE CITY OF AUSTIN, TEXAS, WITHIN THE FOLLOW-ING LIMITS, TO-WIT: FROM EAST 17TH STREET TO EAST 12TH STREET, AS A FREEWAY AND AS A STREET. HEREINAFTER REFERRED TO AS "THE PROJECT" AND AU-THORIZING THE CITY MANAGER OF THE CITY OF AUSTIN TO EXECUTE A CERTAIN CONTRACT BETWEEN THE CITY OF AUSTIN AND THE STATE OF TEXAS AND AUTHORIZING AND DIRECTING THE CITY CLERK TO AFFIX THE CORPORATE SEAL TO AND ATTEST THE SAME, SUCH CONTRACT PROVID-ING FOR THE CONSTRUCTION, MAINTENANCE, EXISTENCE AND USE OF SAID PROJECT AS A FREEWAY AND AS A. STREET, AND DETERMINING THE LIABILITIES AND RE-SPONSIBILITIES OF THE CITY AND THE STATE OF TEXAS WITH REFERENCE THERETO; DECLARING AN EMERGENCY AND PROVIDING THAT THE ORDINANCE SHALL BE EFFEC-TIVE FROM AND AFTER ITS PASSAGE.

The ordinance was read the first time and Councilman Long moved that the

rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkte

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

Councilman Long offered the following resolution and moved its adoption: (RESOLUTION)

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

That the final plat of the subdivision known as "Hillview Oaks, Section 2", approved by the City Plan Commission of the Cityof Austin on March 27, 1952, be and the same is hereby accepted and authorized to be filed of record in the office of the County Clerk of Travis County, Texas, in accordance with the provisions of the laws of the State of Texas, and the ordinances of the City of Austin, and that this action of the City Council be indicated by appropriate notation, signed by the Mayor, on the original plat of said subdivision prior to its recording in the Plat Records of Travis County, Texas.

The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

Mayor Drake introduced the following ordinance:

AN ORDINANCE DECLARING THE NECESSITY FOR AND ORDERING THE PAVING AND IMPROVEMENT OF CERTAIN STREETS OR PORTIONS THEREOF IN THE CITY OF AUSTIN, APPROVING PLANS AND SPECIFICATIONS FOR SUCH WORK, AUTHORIZING THE CITY MANAGER TO ADVERTISE FOR BIDS, DIRECTING THE PREPEARATION OF ESTIMATES

INVOKING THE PROCEDURE PROVIDED BY ARTICLE XXIV OF THE CITY CHARTER AND CHAPTER 106 OF THE ACTS OF THE EIRST CALLED SESSION OF THE 40TH LEGISLATURE OF TEXAS, DETERMINING THAT A PART OF THE COSTS SHALL BE BORNE BY THE ABUTTING PROPERTIES AND THE OWNERS THEREOF, PROVIDING FOR THE ASSESSMENT OF THE PORTION OF THE COSTS TO BE BORNE BY PROPERTY OWNERS AND FOR THE FIXING OF A LIEN TO SECURE PAYMENT OF SUCH ASSESSMENTS, STATING THE TIME AND MANNER PROPOSED FOR PAYMENT OF ALL SUCH COSTS, DIRECTING THE CITY CLERK TO CAUSE A NOTICE OF THE ENACTMENT OF THIS ORDINANCE TO BE FILED IN THE MORTGAGE OR DEED OF TRUST RECORDS OF TRAVIS COUNTY, TEXAS, AND DECLARING AN EMERGENCY.

The ordinance was read the first time and Councilman Long moved that the ordinance be passed to its second reading. The motion, seconded by Councilman Johnson, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

Mayor Drake brought up the following ordinance for its first reading:

AN ORDINANCE AMENDING THAT CERTAIN ORDINANCE PASSED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS, JULY 1, 1937, RECORDED IN BOOK "K", PAGES 201-215, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN, BEING AN ORDINANCE REGULATING THE SALE OF MILK AND MILK PRODUCTS WITHIN THE CITY OF AUSTIN AND ITS POLICE JURISDICTION, BY AMENDING SECTION 1 SO AS TO AMEND THE DEFINITIONS OF "CREAM" BY DEFINING "COFFEE CREAM" OR "TABLE CREAM" AND "WHIPPING CREAM", AND BY ADDING DEFINITIONS OF "HALF AND HALF OR COFFEE AND CEREAL MILK", "LOW FAT FORTIFIED SKIMMED MILK", "NON-FAT, FAT FREE OR DEFATTED FORTIFIED MILK", AND RE-DEFINING "MILK PRODUCTS"; AND DECLARING AN EMERGENCY.

The ordinance was read the first time and Councilman Long moved that the rule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes:

Councilmen Johnson, Long, White, Mayor Drake

Noes:

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

Councilman Johnson offered the following resolution and moved its adoption: (RESOLUTION)

BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF AUSTIN, TEXAS:

That the City Manager be and he is hereby authorized and directed to enter into a contract on behalf of the City of Austin with Nelson Puett, Jr. in accordance with the terms and provisions of a certain contact copy of which is attached to this resolution, and marked by the City Clerk for purposes of identification, and the City Clerk is hereby directed to file for permanent record in the office of the City Clerk the attached copy of said contract without recordation in the Minutes of the City Council. (On File Under WATER MAIN EXTENSIONS - Contract File No. 576-C )

The motion, seconded by Councilman Long, carried by the following vote:

Councilmen Johnson, Long, White, Mayor Drake Aves:

Noes:

None

Absent: Councilman MacCorkle

Mayor Drake introduced the following ordinance:

AN ORDINANCE REPEALING THAT CERTAIN ORDINANCE ENTITLED: "AN ORDINANCE ORDERING AN ELECTION IN THE CITY OF AUSTIN, TEXAS, TO BE HELD ON APRIL 5, 1952, FOR THE PURPOSE OF SUBMITTING TO THE QUALIFIED VOTERS OF THE CITY OF AUSTIN, FOR ADOPTION OR REJECTION. AN ORDINANCE CONTAINED IN A PETITION FILED WITH THE CITY CLERK OF THE CITY OF AUSTIN ON THE 31st DAY OF JULY, 1950, " WHICH ORDINANCE WAS ENACTED ON THE 28th DAY OF FEBRUARY, 1952, AND IS RECORDED IN BOOK "R", PAGES 60-64, INCLUSIVE, OF THE ORDINANCE RECORDS OF THE CITY OF AUSTIN; AND DECLARING AN EMERGENCY.

The ordinance was read the first time and Councilman Long moved that the mule be suspended and the ordinance passed to its second reading. The motion, seconded by Councilman White, carried by the following vote:

Ayes:

Councilmen Johnson, Long, White, Mayor Drake

Noes:

None

Absent:

Councilman MacCorkle

The ordinance was read the second time and Councilman Long moved that the rule be suspended and the ordinance passed to its third reading. The motion,

seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The ordinance was read the third time and Councilman Long moved that the ordinance be finally passed. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor announced that the ordinance had been finally passed.

The City Manager presented the following memorandum from the NAVIGATION BOARD, MR. A. N. McCALLUM, JR., CHAIRMAN, dated April 3, 1952:

"The Navigation Board has studied the request in the petition of Mr. W. E. Huff and others, requesting that the City Ordinance be amended to allow twenty (20) hooks to a line when fishing in the Colorado River below Lake Austin Dam.

"We the Navigation Board recommend that the City Ordinance be amended to comply with the State Law."

Councilman Long moved that the City Attorney be instructed to draw up such an amendment having to do with fishing with more than three hooks. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Council received the following:

Austin, Texas April 1, 1952

Whereas the Travis County Council of Women has among its objectives the promotion of the county welfare, especially in regard to the education of and aid to young people,

And whereas it has been brought to the attention of the organization that in a carnival brought to Austin in connection with the Stock Show of March 1952 a show was presented, which had no desirable educational value, was offensive to accepted good taste, and contrary to an existing law of the State of Texas,

Be it resolved that this organization ask that such exhibits in the future be checked by our law enforcement authorities, either before or immediately on their being offered to the public so that whatever action is fitting to prevent the presentation be taken at once.

And furthermore be it resolved that a copy of these resolutions be spread upon the minutes and presented to The Department of Public Safety, The Commissioners of Travis County, The City Council of Austin, The County Superintendent of Schools, The President of the Austin Council of Parent-Teacher Associations, and The Austin Council of Church Women.

Respectively submitted, Committee on Resolutions.

(S) Mrs. H.J. (Ernestine) F. Leon, Ch'rm'n Mrs. W.C. (Bettie) A. Lear Mrs. W. D. (Bess) Wilson Mrs. W. F. (Bernice) Friedrich, President

Councilman Long moved that the above resolution be adopted. The motion, seconded by Councilman White, carried by the following vote:

Ayes: Councilmen Johnson, Long, White, Mayor Drake

Noes: None

Absent: Councilman MacCorkle

The Mayor stated he would have a complete report on the Gafford-Fowler Boat Dock question by next week.

Councilman Long had two complaints that she asked to be checked:

- (1) That East 382 Street near Red River isin a bad condition and needs repairing.
- (2) That there are five houses being built in the 3400-3500 blocks on Bonnie Road, that seem to be too near the street. There are 5 houses on a small tract. Councilman Long asked that the house on the corner of Bonnie and Schulle be checked to see if it is not taking part of the street area.

Councilman Long asked the City Attorney to check into the procedure of requiring people in the newly annexed territories to comply with the ordinance prohibiting pit toilets.

The Council received notice that the following applications for change of zoning had been referred to the Zoning Commission:

ANDREW	T.	BAILEY

1805 E. 14th St.

From "A" Residence "C" Commercial

NORMAN L. LARSON

800 block Atkinson Rd. From "A" Residence

and 6900 block Inter-

 $T_{O}$ "D" Industrial

regional Highway

ANNIE MAE & LUSH M.

RANDOLPH

1212 Chicon Street

From "C" Commercial "C-1" Commercial

PHILIP BASHARA

4411 Red River

From "A" Residence

"B" Residence

There being no further business, the Council adjourned at 12:30, subject to the call of the Mayor.

APPROVED: WS Draskey

ATTEST: