DECLARATIONS OF CANDIDACY
Assessor—Public Defender

and

CITY AND COUNTY PROPOSITIONS

to be voted on at

General Election, November 5, 1946

Published under provisions of Sections 176 and 183 of the Charter of the City and County of San Francisco.

Cameron H. King
Registrar of Voters.
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DECLARATION OF CANDIDACY

FOR ASSESSOR

RUSSELL L. WOLDEN

I hereby declare myself a candidate for the office of Assessor for the City and County of San Francisco, State of California, to be voted for at the General Election to be held in the said City and County on November 5, 1946, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Russell L. Wolden. My residence address is at No. 1999 Broadway, San Francisco. My business or occupation is Assessor of the City and County of San Francisco.

My qualifications for said office are as follows: Under my direction, as your Assessor, the office of Assessor has been conducted efficiently, economically, and impartially. The modern assessment procedures of this office have received National recognition and commendation. Courteous service has been the watchword of the office, with every effort made to render complete service and assistance to the public. I have conducted the affairs of the office in a strictly non-political manner, assessing all taxable property in the County without regard for the political fortunes of any individual or group.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Election to be held November 5, 1946.

Signature of Candidate: RUSSELL L. WOLDEN.

Subscribed before me and filed this 17th day of September, 1946.

CAMERON H. KING,
Registrar of Voters.

THE SPONSORS FOR RUSSELL L. WOLDEN ARE:

Mrs. Virginia C. Wolden, 1999 Broadway; Housewife.
George H. Sandy, 2398 Pacific Avenue; Merchant.
Edmund J. Morrissey, 2700 Vallejo Street; Physician.
John A. O'Connell, 3663 - 19th Street; Secretary, San Francisco Labor Council.
M. C. Hermann, 270 Turk Street; Executive, Veterans of Foreign Wars of the United States.
Mrs. Mary L. Murphy, 1118 Rivera Street; Housewife.
Joseph R. Bearwald, 2090 Broadway; Executive.
Frank L. Storry, 1632 Union Street; Secretary-Treasurer, United Veterans Council.
Philip F. Paschel, Hotel St. Francis; Real Estate.
Frank Cames, 285 Bartlett Street; Financial Secretary and Treasurer French Hospital.
A. F. (Gus) Gaynor, 2491 - 35th Avenue; Railway Brotherhood Officers.
Chauncey Tramutolo, 501 California Street; Attorney at Law.
Bert F. Rabinowitz, 2367-Washington Street; Attorney.
Lawrence Palacios, 459 Hazelwood Avenue; President, Laundry Workers Union.
Hubert Joseph Kertz, 1514 - 7th Avenue; Appraiser.
Daniel V. Flanagan, 40 Piedmont Street; Western Director, American Federation of Labor.
Daniel F. Del Carlo, 4241 - 21st Street; Representative, San Francisco Building Trades Council.
Ernest J. Torregano, 2299 Pacific Avenue; Secretary, Lafayette Club of San Francisco.
F. V. Keesling, 20 Presidio Terrace; Attorney at Law.
William F. Wagner, 51 San Leandro Way; Surgeon.
DECLARATION OF CANDIDACY

FOR PUBLIC DEFENDER

GERALD J. KENNY

I hereby declare myself a candidate for the office of Public Defender for the City and County of San Francisco, State of California, to be voted for at the General Election to be held in the said City and County on November 5, 1946, and declare the following to be true:

THAT I shall have been a resident of the City and County of San Francisco for a period of at least five years and an elector thereof for a period of at least one year immediately prior to the time for taking such office. That my name is Gerald J. Kenny. My residence address is at No. 2195 Golden Gate Avenue, San Francisco. My business or occupation is Public Defender.

My qualifications for said office are as follows: Admitted to bar on graduation from law school in 1917. For twenty-two years have been connected with the office of Public Defender, first as assistant, then as Chief Deputy, and am present incumbent Public Defender. Am pleased to report that I have received commendation from Superior, Municipal Court Judges, and attorneys on conduct of office, which gives the poor man his day in court. Also highly commended by Officers of Army and Navy for efficient representation given over a thousand members of armed forces charged with felonies during war. On my record I ask re-election.

Pursuant to the provisions of Section 175 of Charter of said City and County, I desire that the following designation "Incumbent" be placed immediately under my name as it will appear on all ballots at the General Election to be held November 5, 1946.

Signature of Candidate: GERALD J. KENNY.

Subscribed before me and filed this 17th day of September, 1946.

CAMERON H. KING,
Registrar of Voters.

THE SPONSORS FOR GERALD J. KENNY ARE:

Peter Leveroni, 758 Green Street; Salesman.
William H. Woodfield, Jr., 3215 Jackson Street; Investor.
John H. Rlordan, 1510 Portola Drive; Lawyer.
F. M. McAvilife, 524 Post Street; Attorney at Law.
Dewey Mead, 1650 California Street; Labor Official.
John A. O'Connell, 3683 - 19th Street; Secretary, San Francisco Labor Council.
Mrs. Annie C. Thuesen, 615 - 38th Avenue; Housewife.
Edward J. McLaughlin, 45 Beaver Street; Organizer, Highway Drivers Council, Teamsters Union.
Ernest J. Torregano, 2299 Pacific Avenue; Secretary, Lafayette Club of San Francisco.
Harry S. Scott, 2810 Pacific Avenue; President, General Steamship Corporation.
John P. Figone, 1648 Stockton Street; Charcoal Merchant.
James A. Toner, 38 Ord Court; Attorney at Law.
Walter Perry Johnson, 800 Powell Street; Retired Judicial Officer.
Mrs. Agnes M. Curry, 1512 California Street; Housewife.
Rev. Dr. Rudolph J. Coffee, 2400 Buchanan Street; Clergyman.
Arthur Joel, 1000 Mason Street; Attorney at Law.
Ramsay Moran, 2100 Green Street; Attorney.
Henry S. Foley, 2955 - 25th Avenue; President, Municipal Carmen's Union No. 250, CIO.
Maurice E. Harrison, 2800 Scott Street; Lawyer.
Parker Maddux, 2368 Vallejo Street; Banking.
CITY AND COUNTY PROPOSITIONS
CHARTER AMENDMENT 1

STANDARDIZED WAGE SCHEDULES, MUNICIPAL RAILWAY.
Amending Section 151.3 of Charter to provide standardized method for fixing wages of municipal railway platform men and bus operators.

BASIS OF STANDARDIZATION OF COMPENSATIONS OF CERTAIN EMPLOYEES
CHARTER AMENDMENT No. 1

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending section 151.3 relating to the basis of standardization of compensations of certain employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said city and county by amending section 151.3 thereof relating to the basis of standardization of compensations of certain employees, which shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

BASIS OF STANDARDIZATION OF COMPENSATIONS OF CERTAIN EMPLOYEES

Section 151.3. Notwithstanding any of the provisions of section 151 or any other provisions of this charter, whenever any groups or crafts establish a rate of pay for such groups or crafts through collective bargaining agreements with employers employing such groups or crafts, and such rate is recognized and paid throughout the industry and the establishments employing such groups or crafts in San Francisco, and the civil service commission shall certify that such rate is generally prevailing for such groups or crafts in private employment in San Francisco pursuant to collective bargaining agreements, the board of supervisors shall have the power and it shall be its duty to fix such rate of pay as the compensations for such groups and crafts engaged in the city and county service. [The rate of pay so fixed by the board of supervisors shall be effective at the beginning of the next succeeding fiscal year providing the civil service commission has so certified such rate of pay to the board of supervisors on or prior to the first day of April preceding.] The rate of pay so fixed by the board of supervisors shall be determined on the basis of rates of pay certified by the civil service commission on or prior to April 1st of each year and shall be effective July 1st following; provided, that the civil service commission shall review all such agreements as of July 1st of each year and certify to the board of supervisors on or before the second Monday of July any modifications in rates of pay established thereunder for such crafts or groups as herein provided. The board of supervisors shall thereupon revise the rates of pay for such crafts or groups accordingly and the said revised rates of pay so fixed shall be effective from July 1st of the fiscal year in which the said revisions are determined.

Should the budget estimates for the several departments be filed with the controller or transmitted to the mayor before [said] any such report of said civil service commission is received by the board of supervisors, the head of each department
affected by [said] such report may amend its budget estimate to comply with the
provisions of [said] such report. [of said civil service commission so as to make
the same effective as of the first day of July of the following fiscal year. No
report made by the civil service commission as in this section provided, subse-
quent to the first day of April of any fiscal year or any action of the board
of supervisors based on such report, shall be effective until the beginning of
the second succeeding fiscal year.]

Notwithstanding the provisions of section 151 or any other provisions of this
charter the wages of platform employees and bus operators of the municipal rail-
way shall be determined and fixed, annually, as follows:

(A) On or before the second Monday of July of each year the civil service
commission shall certify to the board of supervisors the two highest wage schedul-
es in effect on July 1st of that year for platform employees and bus operators of other
street railway systems in the State of California.

(B) The board of supervisors shall thereupon fix wage schedules for platform
employees and bus operators of the municipal railway which shall be the average
of the two highest wage schedules so certified by the civil service commission; pro-
vided, if the average of the two highest wage schedules shall be less than the rates
of pay fixed for such service in the salary standardization ordinance adopted by
the board of supervisors on March 18, 1946, the board of supervisors shall fix wage
schedules for such service which shall be the same as the rates fixed for such service
in the said ordinance;

(C) When, in addition to their usual duties, such employees are assigned
duties of instructors of platform employees or bus operators they shall receive
twenty (20c) cents per hour above the rates of pay fixed for platform employees
and bus operators as herein provided;

(D) The rates of pay so fixed for platform employees and bus operators as
herein provided shall be effective from July 1st of the fiscal year in which such
rates of pay are certified by the civil service commission;

(E) Platform employees and bus operators shall be paid one and one-half
times the rate of pay fixed as herein provided for all work performed on six days
specified as holidays by ordinance of the board of supervisors for such employees.

Within thirty days after the ratification of this amendment, the board of super-
visors shall fix wage schedules for the fiscal year 1946-1947 for the crafts and groups
subject to the provisions of this section and which wage schedules shall be effective
commencing July 1, 1946.

Not later than the 25th day of July in each year the board of supervisors shall
have power and it shall be its duty, subject to the fiscal provisions of the charter
but, without reference or amendment to the annual budget, to amend the annual
appropriation ordinance and the annual salary ordinance to include the provisions
necessary for paying the rates of compensation fixed by the board of supervisors as
in this section provided for the then current fiscal year.

Notwithstanding any other provision of this charter, not later than thirty days
after the effective date of this amendment, the board of supervisors shall have power
and it shall be its duty, without reference or amendment to the annual budget, to
amend the annual appropriation ordinance and the annual salary ordinance for
the fiscal year 1946-1947 to include the provisions necessary for paying from July 1,
1946, the rates of compensation fixed by the board of supervisors as in this section

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 2

MEMBERS OF BOARD OF SUPERVISORS. Amending Section 10 of Charter to increase salaries of Supervisors.

CHARTER AMENDMENT No. 2

NUMBER, COMPENSATION AND MEETINGS OF SUPERVISORS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 10 thereof, “Number, Compensation and Meetings of Supervisors.”

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco, at an election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending section 10 thereof so that the same shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

NUMBER, COMPENSATION AND MEETINGS OF SUPERVISORS

Section 10. The board of supervisors shall consist of eleven members elected at large, [provided that for the period January 8, 1932, to January 8, 1934, the board shall consist of fifteen members]. Each member of the board shall be paid a salary of [twenty-four hundred dollars ($2,400)] forty-two hundred dollars ($4,200) per year, and each shall execute an official bond to the city and county in the sum of five thousand dollars ($5,000).

At twelve o'clock noon on the 8th day of January next following their election, the newly elected and continuing members of the board of supervisors shall meet at the legislative chamber in the City Hall, and thereafter regular meetings shall be held as fixed by resolution. The supervisors constituting the new board shall, on January 8, [1932 and every second year thereafter], of every even numbered year, elect one of their number as president of the board for a two-year term. The president shall preside at all meetings, shall appoint all standing and special committees of the board and shall have such other powers and duties as the supervisors may provide.

The meetings of the board shall be held in the City Hall, provided that, in case of emergency, the board, by resolution, may designate some other appropriate
place as its temporary meeting place. The board shall cause a calendar of the business scheduled for each meeting to be published and shall keep and publish a journal of its proceedings. Notice of any special meeting shall be published at least twenty-four hours in advance of such special meeting.

Ordered submitted:—Board of Supervisors, San Francisco, August 19, 1946.
Absent: Supervisors Christopher, Colman.—2.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 3

RETIREMENT PROVISIONS, MISCELLANEOUS CITY SERVICE.
Amending Charter by adding Section 165.2 making mandatory retirement at age 65 for miscellaneous city employees.

CHARTER AMENDMENT No. 3

RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES.

MISCELLANEOUS OFFICERS AND EMPLOYEES. Adding Charter Section 165.2 prescribing retirement provisions for present and future Miscellaneous Officers and Employees.

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the Charter of said City and County by adding Section 165.2 thereto, relating to present and future Miscellaneous Officers and Employees.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said City and County, at the general election to be held on the 5th day of November, 1946, a proposal to amend the Charter of said City and County, by adding thereto a new section to be designated as Section 165.2, as follows:

RETIREMENT—MISCELLANEOUS OFFICERS AND EMPLOYEES

Section 165.2. Miscellaneous officers and employees, as defined in this section, who are members of the retirement system under section 165 of the charter on the effective date hereof, hereby designated as the first day of July, 1947, and persons who become miscellaneous officers and employees after said effective date, shall be members of the retirement system on and after said date, subject to the following provisions of this section, in addition to the provisions contained in sections 158 to 161, both inclusive, of this charter notwithstanding the provisions of any other section of the charter, provided that the retirement system shall be applied to persons employed on a part-time, temporary or substitute basis only as the board of supervisors shall determine by ordinance enacted by three-fourths vote of all members of the board. Miscellaneous officers and employees of the said departments who are members of the retirement system under section 165 of the charter on said effective date, however, shall have the option to be exercised in writing on a form
furnished by the retirement system and to be filed at the office of said system not later than ninety days after the effective date hereof, of being members of the system under section 165 instead of this section, the election under said option to be effective on said effective date, provided, that members who are absent by reason of service in the armed forces of the United States or by reason of any other service included in section 161 of the charter, on the effective date of the amendment, shall have the same option of electing to be members under section 165 instead of this section, until ninety days after their return to service. On and after said date, the persons who affirmatively exercise said option, shall continue to be members of the system under section 165 and shall not be subject to any of the provisions of this section.

(A) The following words and phrases as used in this section, unless a different meaning is plainly required by the context, shall have the following meanings:

"Retirement allowance," or "allowance," shall mean equal monthly payments, beginning to accrue upon the date of retirement, and continuing for life unless a different term of payment is definitely provided by the contract.

"Compensation," as distinguished from benefits under the workmen's compensation laws of the State of California, shall mean all remuneration whether in cash or by other allowances made by the city and county, for service qualifying for credit under this section, excluding that part of such remuneration which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

"Compensation earnable" shall mean the compensation as determined by the retirement board, which would have been earned by the member had he worked throughout the period under consideration, the average number of days ordinarily worked by persons in the same grade or class of positions as the positions held by him during such period, and at the rate of pay attached to such positions, it being assumed that during any absence, he was in the position held by him at the beginning of the absence, and that prior to entering city-service he was in the position first held by him in city-service.

"Benefit" shall include "allowance," "retirement allowance," and "death benefit."

"Average final compensation" shall mean the average monthly compensation earned by a member during any five consecutive years of credited service in the retirement system in which his average final compensation is the highest, excluding that part of such remuneration which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

For the purpose of the retirement system and of this section, the terms "miscellaneous officer or employee," or "member," as used in this section shall mean any officer or employee who is not a member of the fire or police departments as defined in the charter for the purpose of the retirement system, under section 163 of the charter.

"Retirement system" or "system" shall mean San Francisco City and County Employees' Retirement System as created in section 158 of the charter.

"Retirement board" shall mean "retirement board" as created in section 159 of the charter.

"Charter" shall mean the charter of the City and County of San Francisco.

Words used in the masculine gender shall include the feminine and neuter genders, and singular numbers shall include the plural and the plural the singular.

"Interest" shall mean interest at the rate adopted by the retirement board.

(B) Any member who completes at least twenty years of service in the ag-
aggregate credited in the retirement system and attains the age of fifty-five years, or at
least ten years of service in the aggregate credited in the retirement system, and
attains the age of sixty years, said service to be computed under subsection (G),
hereof, may retire for service at his option. Members shall be retired on the first
day of the month next following the attainment by them of the age of seventy years
during the twelve months ending June 30, 1949; the age of sixty-nine years during
the twelve months ending June 30, 1949; the age of sixty-eight years during the
twelve months ending June 30, 1950; the age of sixty-seven years during the twelve
months ending June 30, 1951; the age of sixty-six years during the twelve months
ending June 30, 1952; and thereafter, following the attainment of the age of sixty-
five years. A member retired after reaching the age of sixty years shall receive a
service retirement allowance at the rate of 1\(\frac{1}{2}\) per cent of said average final com-
pensation, for each year of service. The service retirement allowance of any mem-
ber retiring, after rendering twenty years or more of such-service and having attained
the age of fifty-five years, computed under subsection (G), shall be such as can be
provided at the age of retirement by the actuarial value, at the age of retirement, of
the retirement allowance to which he would be entitled upon retirement at age sixty
and with the service credited at the date of actual retirement. Before the first pay-
ment of a retirement allowance is made, a member retired under this subsection or
subsection (C) of this section, may elect to receive the actuarial equivalent of his
allowance, partly in an allowance to be received by him throughout his life, and
partly in other benefits payable after his death to another person or persons, pro-
vided that such election shall be subject to all the conditions prescribed by the board
of supervisors to govern similar elections by other members of the retirement sys-
tem, including the character and amount of such other benefits. The portion of serv-
ice retirement allowance provided by the city and county’s contributions shall be not
less than $50 per month upon retirement after thirty years of service and after at-
taining the age of sixty years, and provided further that as to any member with
fifteen years or more of service at the compulsory retirement age of sixty-five, the
portion of the service retirement allowance provided by the city and county’s con-
tribution shall be such that the total retirement allowance shall be not less than
$50 per month.

(C) Any member who becomes incapacitated for performance of duty be-
cause of disability determined by the retirement board to be of extended and un-
certain duration, and who shall have completed at least ten years of service credited
in the retirement system in the aggregate, computed as provided in subsection (G),
hereof, shall be retired upon an allowance of one and one-half per cent of the aver-
age final compensation of said member, as defined in subsection (A) hereof, for each
year of credited service, if such retirement allowance exceeds one-third \(\frac{1}{3}\) of his
average final compensation; otherwise one and one-half \(\frac{1}{2}\) per cent of his aver-
age final compensation multiplied by the number of years of city-service which
would be creditable to him were such city-service to continue until attainment by
him of age sixty, but such retirement allowance shall not exceed one-third \(\frac{1}{3}\) of
such average final compensation. In the calculation of a retirement allowance under
this paragraph in the case of a member having credit for more than one (1) class
of service, that is service as a teacher in the day schools, as a teacher in the evening
schools, or as an employee in any other position, separate retirement allowance shall
be calculated, in the manner prescribed, for each class of service, the average final
compensation in each case being that for the respective class of service; provided
that the average final compensation upon which the minimum total retirement
allowance is calculated in such case shall be based on the compensation earnable
by the member in the classes of service rendered by him during the five (5) years immediately preceding his retirement. The question of retiring a member under this subsection may be brought before the retirement board on said board's own motion, by recommendation of any commission or board, or by said member or his guardian. If his disability shall cease, his retirement allowance shall cease, and he shall be restored to service in the position or classification he occupied at the time of his retirement.

(D) No modification of benefits provided in this section shall be made because of any amounts payable to or on account of any member under workmen's compensation laws of the State of California.

(E) If a member shall die, before retirement, regardless of cause, a death benefit shall be paid to his estate or designated beneficiary consisting of the compensation earnable by him during the six months immediately preceding death, plus his contributions and interest credited thereon. Upon the death of a member after retirement and regardless of the cause of death, a death benefit shall be paid to his estate or designated beneficiary in the manner and subject to the conditions prescribed by the board of supervisors for the payment of a similar benefit upon the death of other retired members.

(F) Should any miscellaneous member cease to be employed as such a member, through any cause other than death or retirement, all of his contributions, with interest credited thereon, shall be refunded to him subject to the conditions prescribed by the board of supervisors to cover similar terminations of employment of other members of the retirement system, provided that if such member is entitled to be credited with at least ten years of service, he shall have the right to elect within ninety days after said termination of service, without right of revocation, whether to allow his accumulated contributions to remain in the retirement fund. Failure to make such election shall be deemed an irrevocable election to withdraw his accumulated contributions. Upon the qualification of such member for retirement by reason of service and age, he shall receive a retirement allowance which shall be the actuarial equivalent of his accumulated contributions and an equal amount of the contributions of the city and county, plus 1½ per cent of his average final compensation for each year of service credited to him as rendered prior to his first membership in the retirement system. Upon the death of such member prior to retirement, his contributions with interest credited thereon shall be paid his estate or designated beneficiary.

(G) The following time shall be included in the computation of the service to be credited to a member for the purpose of determining whether such member qualifies for retirement:

(1) Time during which said member is a member of the retirement system and during and for which said member is entitled to receive compensation because of services as a miscellaneous officer or employee.

(2) Service in the fire and police departments which is not credited as service of a member under this section shall count under this section upon transfer of a member of either of such departments to employment entitling him to membership in the retirement system under this section, provided that the accumulated contribution standing to the credit of such member shall be adjusted by refund to the member or by payment by the member to bring the account at the time of such transfer to the amount which it would have been credited to it had the member been a miscellaneous employee throughout the period of his service in either of such departments at the compensation he received in such departments.
(3) Time during which said member is absent from a status included in paragraphs (1) or (2) next preceding which is not deemed absence from service under the provisions of section 161 of the charter and for which such member is entitled to receive credit as service for the city and county by virtue of contributions made in accordance with the provisions of such section.

(H) All payments provided under this section shall be made from funds derived from the following sources, plus interest earned on said funds:

(1) The rate of contribution of each member under this section shall be based on his nearest age at the effective date of his membership in the retirement system. The normal rate of contribution of each such member, to be effective from the effective date of membership under this section, shall be such as, on the average for such member, will provide, assuming service without interruption, under subsection (B) of this section, one-half of that portion of the service retirement allowance to which he would be entitled if retired at age sixty or higher age after rendering ten years of service for retirement under that subsection. No adjustment shall be included in said rates because of time during which members have contributed at different rates. Provided further that the member's contribution under this section and the city's contribution on his account shall cease after thirty-six years of credited service. Members' rates of contributions shall be changed only in the manner prescribed by the board of supervisors for changing contribution rates of other members.

(2) There shall be deducted from each salary payment made to a member under this section, a sum determined by applying the member's rate of contribution to such salary payment. The sum so deducted shall be paid forthwith to the retirement system. Said contribution shall be credited to the individual account of the member from whose salary it was deducted, and the total of said contributions, together with interest credited thereon in the same manner as is prescribed by the board of supervisors for crediting interest to contributions of other members of the retirement system, shall be applied to provide part of the retirement allowance granted to, or allowance granted on account of said member, under this section or shall be paid to said member or his estate or beneficiary as provided in subsections (E) and (F) of this section, provided that the portion of the salaries of the teachers as provided in Section 163, paragraph (a), as a basis for fixing the contributions to be made, and the benefits to be received, by the teachers under the retirement system shall be determined by the method provided in section 165 paragraph (a) and shall not be less than eighty per cent of the total salary received by the teachers, excluding that part of such portion which exceeds $500.00 per month, unless the board of supervisors shall otherwise provide by ordinance enacted by three-fourths vote of all members of the board.

(3) Contributions based on time included in paragraphs (1) and (3) of subsection (G), and deducted prior to the effective date hereof, from compensation of persons who become members under this section, and standing with interest thereon, to the credit of such members on the records of the retirement system on said date, shall continue to be credited to the individual accounts of said members and shall be combined with and administered in the same manner as the contributions deducted after said date.
(4) The total contributions, with interest thereon, made by or charged against the city and county and standing to its credit, on the effective date hereof, in the accounts of the retirement system, on account of persons who become members under this section, shall be applied to provide the benefits under this section.

(5) The city and county shall contribute to the retirement system such amounts as may be necessary, when added to the contributions referred to in the preceding paragraphs of this subsection (H), to provide the benefits payable under this section. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by each member prior to the date upon which his rate of contribution is determined in paragraph (1), subsection (H), shall not be less during any fiscal year than the amount of such benefits paid during said year. Such contributions of the city and county to provide the portion of the benefits hereunder which shall be based on service rendered by respective members on and after the date stated in the next preceding sentence, shall be made in annual installments, and the installment to be paid in any year shall be determined by the application of a percentage to the total salaries paid during said year, to persons who are members under this section, said percentage to be the ratio of the value of the effective date hereof, or at the later date of a periodical actuarial valuation and investigation into the experience under the system as provided by the board of supervisors, of the benefits thereafter to be paid under this section, from contributions of the city and county, less the amount of such contributions, and plus accumulated interest thereon, then held by said system to provide said benefits on account of service rendered by respective member after the date stated in the sentence next preceding, to the value at said respective dates of salaries thereafter payable to said members. Said values shall be determined by the actuary, who shall take into account the interest which shall be earned on said contributions, the compensation experience of members, and the probabilities of separation by all causes, of members from service before retirement and of death after retirement. Said percentage shall be changed only on the basis of said periodical actuarial valuation and investigation into the experience under the system.

(6) To promote the stability of the retirement system through a joint participation in the results of variations in the experience under mortality, investment and other contingencies, the contributions of both members and the city and county held by the system to provide the benefits under this section, shall be a part of the fund in which all other assets of said system are included. Nothing in this section shall affect the obligations of the city and county to pay to the retirement system any amounts which may or shall become due under the provisions of the charter prior to the effective date hereof, and which are represented on said effective date, in the accounts of said system by debits against the city and county.

(1) Upon the completion of the years of service set forth in subsection (B) of this section as requisite to retirement, a member shall be entitled to retire at any time thereafter in accordance with the provisions of said subsection (B), and nothing shall deprive said member of said right.

(I) No person retired under this section, for service or disability and entitled to receive a retirement allowance under the retirement system shall serve in any
elective or appointive position in the city and county service, including membership on boards and commissions, nor shall such persons receive any payment for service rendered to the city and county after retirement; provided that service as an election officer or juror shall not be affected by this section.

Should any such retired person engage in gainful occupation prior to attaining the age of sixty years, the retirement board shall reduce that part of his monthly pension or retirement allowance which is provided by contributions of the city and county, to an amount which, when added to the amount earned monthly by him in such occupation, shall not exceed his compensation at the time of his retirement.

(K) Any section or part of any section in this charter, insofar as it should conflict with this section, or with any part thereof, shall be superseded by the contents of this section. In the event that any word, phrase, clause or subsection of this section shall be adjudged unconstitutional, the remainder thereof shall remain in full force and effect.

This amendment shall take effect on the first day of July, 1947.


I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 4

GRADUATED PAY SCHEDULE AND HOURS OF WORK ADJUSTMENTS FOR FIRE AND POLICE. Amending Sections 36, 35.5 and 35.5½ of Charter to make work adjustments and approximate fifteen per cent pay increase.

CHARTER AMENDMENT No. 4

PROPOSED AMENDMENT TO

SECTIONS 36, 35.5 AND 35.5½ OF THE CHARTER

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 36 thereof, relating to the Fire Department and Sections 35.5 and 35.5½ thereof, both relating to the Police Department.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending Section 36 thereof, relating to the Fire Department and Sections 35.5 and 35.5½ thereof, both relating to the Police Department, so that the same shall read as follows:

FIRE DEPARTMENT

Section 36. The fire department shall be under the management of a fire commission, consisting of three members, who shall be appointed by the mayor and each of whom shall receive an annual compensation of twelve hundred dollars ($1,200). The term of each commissioner shall be four years, commencing at twelve o'clock noon on the 15th day of January in the years [1946, 1948, 1949] 1944, 1945, and 1946, respectively.
The fire commission shall appoint a chief [engineer] of department, a secretary and a department physician who shall hold office at its pleasure.

The fire commissioners shall be successors in office of the fire commissioners holding office in the city and county at the time this charter shall go into effect, and shall have all the powers and duties thereof, except as in this charter otherwise provided. The commissioners shall have power, upon recommendation of the chief [engineer] of department, to send fire boats, apparatus and men outside the City and County of San Francisco for fire-fighting purposes.

Positions of officers and employees of the fire department legally authorized shall continue, and the incumbents therein legally appointed thereto shall continue as the officers and employees of the department under the conditions governing their respective appointments, and except as in this charter otherwise provided.

The annual compensation for the several ranks in the fire department shall be as follows; chief [engineer] of department, [$9,000:] $10,380; first assistant and second assistant [chief engineers] chiefs of department, [$6,000:] $6,900; battalion chiefs, [$5,100:] $5,880; captains, [$3,900:] $4,500; lieutenants, [$3,600:] $4,140; engineers, [$3,300:] $3,840; chief’s operators, [$3,300:] $3,840; drivers, stokers, tillermen, truckmen and hosemen, for first year of service, [$2,700:] $3,120; for second year of service, [$2,800:] $3,240; for third year of service, [$2,900:] $3,360; for fourth year of service and thereafter, [$3,000:] $3,480; pilots of fire boats and marine engineers of fire boats, [$3,900:] $4,500; firemen of fire boats, [$3,060:] $3,540.

Except as to members of marine crews of fire boats, each period of twenty-four hours shall be divided into two tours of duty, to-wit: from eight o’clock a.m. to six o’clock p.m., and from six o’clock p.m. to eight o’clock a.m. The uniformed force of the fire department shall be divided into two platoons, the officers and members assigned to which shall alternate on the tours of duty at intervals of not more than one week. No officer or member, including pilots, marine engineers and firemen of fire boats, shall be required to work more than one hundred and thirty (130) hours in any fifteen-day period, nor shall any officer or member be required to remain on duty for work more than fourteen consecutive hours except in case of a conflagration requiring the services of more than one-half of the force of the department. Each officer and each member shall be entitled to at least one (1) day off duty during each week.

On the recommendation of the chief [engineer] of department, the commission may reward any member of the department for heroic or meritorious conduct, the form or amount of said award to be discretionary with the fire commission, but not to exceed one month’s salary in any one instance.

The chief [engineer] of department, or in his absence any assistant chief [engineer] of department, or in their absence any battalion chief in charge, may, during a conflagration, cause to be cut down or otherwise removed any buildings or structures for the purpose of checking the progress of such conflagration.

In determining years of service necessary for a driver, stoker, tillerman, truckman and hoseman to receive the annual compensation sum of [$2,800, $2,900, and [$3,000:]] $3,240, $3,360, and $3,480, respectively, as provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and allowed.

The absence of any officer or member of the fire department on military leave of absence, as defined by section 153 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

[Upon the increased compensation in this section provided becoming
effective, section 36.2 shall stand repealed.]

The salary increases herein provided for the respective ranks of the fire department shall be effective and shall accrue on the first day of January, [1946] 1947, notwithstanding any contrary provision of the charter, but the payment thereof may be deferred by the board of supervisors until the beginning of the fiscal year immediately following ratification of this section by the legislature of the State of California.

POLICE DEPARTMENT

Section 35.5. The police force of the city and county shall not exceed one police officer for each five hundred inhabitants thereof. The annual compensation for the several ranks in the department shall be as follows: chief of police, [[$9,000;] $10,800; deputy chief of police, [[$7,500;] $8,640; captain of inspectors, [[$6,600;] $7,620; supervising captain of districts and department secretary, [[$6,000;] $6,900; captain of traffic, [[$5,400;] $6,240; director of bureau of personnel and director of bureau of criminal information, [[$5,100;] $5,880; captains and criminologist, [[$4,980;] $5,760; lieutenants and director of bureau of special services, [[$3,900;] $4,500; inspectors, [[$3,600;] $4,140; sergeants, [[$3,480;] $4,020; photographer, [[$3,300;] $3,840; police surgeon, [[$3,000;] $3,480; police officers, police patrol drivers and women protective officers, for first year of service, [[$2,700;] $3,120; for second year of service, [[$2,600;] $3,240; for third year of service, [[$2,900;] $3,560; for fourth year of service and thereafter, [[$3,000;] $3,480.

[The minimum annual compensation for police officers, women protective officers, and police patrol drivers, now members of the department or who shall be appointed from eligible lists established prior to January 11, 1943, shall be $2,800, and further adjustments shall be in accordance with the preceding paragraph.]

In determining years of service necessary for a police officer, woman protective officer and police patrol driver to receive the annual compensation [sum of $2,800, $2,900 and $3,000, respectively,] as provided for herein, service rendered prior to the effective date of this amendment shall be given full credit and allowed.

The absence of any police officer, woman protective officer, or police patrol driver on military leave, as defined by section 153 of this charter, shall be reckoned a part of his service under the city and county, for the purpose of computing years of service in gaining added compensation as provided for herein.

Any member assigned to two-wheel motorcycle traffic duty shall receive $15 per month in addition to the compensation to which he would otherwise be entitled.

The salary increases herein provided for the respective ranks of the police department shall be effective and shall accrue on the 1st day of January [1946] 1947, notwithstanding any contrary provision of the charter, but the payment thereof may be deferred by the board of supervisors until the beginning of the fiscal year immediately following ratification of this section by the legislature of the State of California.

Section 35.5½ (a) The word “member” or “members” as used in this section shall mean the members of the several ranks in the police department set forth in section 35.5 of this charter.

(b) The basic week of service for each member shall be [forty-eight (48)] forty-four (44) hours and the annual compensation set forth in section 35.5 of this charter shall be based upon said basic week of service.

c) Each member shall be entitled to at least one (1) day off during each week, except as hereinafter provided.
(d) Whenever in the judgment of the police commission public interest requires the services of any member to serve in excess of the basic week of service during any week, the said police commission may authorize the chief of police to permit said service, and said member shall be compensated therefor or shall receive equivalent time credited to him in lieu thereof in accordance with this subsection. For service performed in excess of the basic week, members shall be compensated on the basis of straight time in accordance with the ratio which said excess service bears to the basic week of service and the annual compensation provided therefor in section 35.5, or in lieu thereof equivalent time off duty with pay.

(e) Nothing contained in this section shall be deemed to interfere with a vacation, as provided for in section 151 of this charter, or the normal day off per week; provided, however, that when in the judgment of the police commission public necessity requires the services of any member to serve on his vacation, or part thereof, or normal day off, the said commission may authorize the chief of police to permit said member to serve during said vacation, or part thereof, or normal day off, and he shall receive additional compensation for the period so served. Said additional compensation shall be computed on the basis of straight time in accordance with the ratio which said extra service performed bears to the basic week of service and the annual compensations provided therefor in Section 35.5.

(f) The police commission is hereby authorized to require a member or members to work more than [forty-eight (48)] forty-four (44) hours per week in any week when public necessity requires such services, and the member or members serving more than [forty-eight (48)] forty-four (44) hours shall be granted added compensation or time off with pay for said extra service performed.

(g) Nothing in this section shall abridge or limit in any way the provisions of Section 301, Part I, of the San Francisco Municipal Code, approving rule 32 of the civil service commission, insofar as sick leaves and disability leaves for members are concerned.

(h) Whenever in the judgment of the police commission the efficient performance of police duty requires that one or more members of the police department should report for roll call, orders, and assignments, prior to going on duty, the said commission may designate a period not to exceed fifteen (15) minutes in any one day for said reporting, and the said periods of fifteen (15) minutes need not be compensated for in money or in time off with pay.

(i) Notwithstanding the provisions of any of the foregoing subsections, the police commission is empowered to designate certain legal holidays as additional days off with pay for members of the police department and members required to perform police service in said department on said days shall be compensated on the basis of straight time as herein computed or shall be granted equivalent time off duty with pay in the judgment of said commission.

[j] This section shall become effective on the 1st day of July, 1944. Provided the same is ratified prior to said date by the Legislature of the State of California. If not ratified prior to said date, this section shall become effective on the 1st day of the month immediately following the date of ratification.

Ordered submitted:—Board of Supervisors, San Francisco, September 20, 1946. Ayes: Supervisors Christopher, Colman, Gallagher, Lewis, MacPhee, Mancuso, McMurray, Mead, Meyer, Sullivan.—10. I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
CHARTER AMENDMENT 5

RETAIL SALES TAX FOR REVENUE. Amending Section 24 of the Charter to allow later enactment if desired of retail sales tax for revenue on sellers and manufacturers at fixed places of business.

CHARTER AMENDMENT No. 5

PERMITS AND INSPECTIONS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 24 thereof, "Permits and Inspections."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending section 24 thereof, "Permits and Inspections," so that the section shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

PERMITS AND INSPECTIONS

Section 24. The board of supervisors shall regulate, by ordinance, the issuance and revocation of licenses and permits for the use of, obstruction of or encroachment on public streets and places, exclusive of the granting of franchises governed by other provisions of this charter; and for the operation of businesses or privileges which affect the health, fire-prevention, fire-fighting, crime, policing, welfare or zoning conditions of or in the city and county, and for such other matters as the board of supervisors may deem advisable.

Such ordinance shall fix the fees or licenses to be charged, which shall not be less than the cost to the city and county of regulation and inspection; provided, that in so far as the regulation and inspection of foodstuffs or articles of food for human consumption are concerned, the fees or licenses to be charged for such regulation and inspection shall be as determined by the board of supervisors, but the same shall not exceed the cost of said regulation and inspection. Said ordinance shall also specify which department shall make the necessary investigations and inspections and issue or deny and may revoke the permits and licenses therefor. The chief of police in the performance of police duties shall have power to examine at any time the books and premises of pawnbrokers, peddlers, junk and second-hand dealers, auctioneers and other businesses designated by the board of supervisors, and the tax collector shall have power to examine the books of any business for which a license is issued and a fee charged on the basis of the receipts of such business, and for these purposes such officials shall have the power of inquiry, investigation and subpoena, as provided by this charter.

Permits and licenses shall be issued by the departments as designated by ordinance, only after formal application for such permit or license. No such permit or license that is dependent on or affected by the zoning, set-back or other ordinances of the city and county administered by the city planning commission shall be issued except on the prior approval of the city planning commission.
If any application for a permit or license is denied by the department authorized to issue same, the applicant may appeal to the board of permit appeals.

No license tax shall be imposed on any seller or manufacturer of goods, wares or merchandise operating at a fixed place of business in the city and county, except a retail sales tax imposed for the privilege of selling tangible personal property at retail, or except such as require permits or licenses in accordance with or under authority of any local health, sanitary or other ordinance under the police power.

Noes: Supervisors Christopher, Gallagher, McMurray.—3.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 6

MILITARY LEAVES OF ABSENCE. Amending Section 153 of Charter to protect employees on military leave against loss of civil service seniority and salary increment rights.

CHARTER AMENDMENT No. 6

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 153 thereof, “Leaves of Absence.”

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending section 153 thereof, “Leaves of Absence,” so that the section shall read as follows:

LEAVES OF ABSENCE

Section 153. Leaves of absence to officers and employees of the city and county shall be governed by rules established by the civil service commission, provided that leave of absence to any officer or employee for the purpose of leaving the city and county, taking a position outside of the city and county service, or accepting a position in some department or office of the city and county other than the one in which he is employed and where the duties are in no way related to the duties covered by his civil service classification, shall be limited to six (6) months; and provided, further, that no limit shall be placed on a leave of absence granted to enable an officer or employee to accept promotion to a non-civil service position in the same department in which he holds civil service status, or promotion to co-related work in another department or office of the city and county.

Leaves of absence shall be granted to officers and employees of the City and County of San Francisco and non-certificated officers and employees of the San Francisco Unified School District for service in the armed forces of the United-
States or the State of California or for service on ships operated by or for the United States government in time of war and for such time thereafter as may be provided by rule of the civil service commission, but not to exceed two (2) years after the proclamation of peace, except in case of disability incurred while in active service with the armed forces or the merchant marine when such disability shall extend beyond such period.

Whenever any officer or employee of the City and County of San Francisco, or any non-certificated officer or employee of the San Francisco Unified School District shall, by order of the government of the United States or by lawful order of any of its departments or officers, or by lawful order of the State of California, or any of its departments or officers, be directed in time of peace to report and serve in the armed forces of the United States, or in the armed forces of the State of California, said officer or employee shall be entitled to a leave of absence from his office or position during the time of such service and for a period not to exceed three (3) months after the expiration thereof. Officers and employees entering or being inducted into any of the services requiring military leave as provided in this section shall file with the civil service commission a copy of the orders necessitating such service prior to the effective date of the leave of absence. Leaves granted pursuant to the provisions of this and the preceding paragraph of this section shall be designated "military leaves."

The board of supervisors may, on the recommendation of the civil service commission, provide by ordinance that leaves of absence shall be granted to officers and employees during time of war or during any emergency declared by the President of the United States, for other service directly connected with the prosecution of the war or national defense or preparedness. Leaves granted under authority of ordinances enacted pursuant to the provisions of this paragraph shall be designated "war effort leaves."

Any officer or employee on military leave, who, prior to such leave, has been appointed to a permanent position in the city and county service, shall be entitled to resume such position at the expiration of his leave, and in determining and fixing rights, seniority, salary and otherwise, which have accrued and shall inure to the benefit of such officer or employee, the term of military leave shall be considered and accounted a part of his service under the city and county. [except that such military leave shall not be considered nor counted in the computation of sick leave, vacation and service under the retirement provision of the charter.]

[Eligibles on civil service lists entering or being inducted into any service for which military leaves are authorized for officers or employees shall, prior to the date of expiration or cancellation of such civil service list as provided in Section 145 of this charter, file with the civil service commission a copy of the orders requiring such service, or other competent proof of such service in order to qualify under any of the provisions of this section.]

Persons serving in the armed forces of the United States or the State of California during time of war or during any emergency lawfully declared by the President of the United States, who have standing on an eligible list, shall retain their places thereon, and upon presenting an honorable discharge or certificate of honorable active service from such military service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, shall be preferred for appointment for a period of four (4) years after the proclamation of peace or the termination of said emergency in the order of standing upon such register at the time of entering such military service and before candi-
dates procuring standing through an examination held subsequent to the entrance of such eligibles into the military service. If while in said military service the names of such persons are reached for certification to permanent positions, appointments shall be made to serve until such persons in the military service shall present to the civil service commission an honorable discharge or certificate of honorable active service within the period of time and subject to the conditions as prescribed by rules of the civil service commission, but not [less than ninety (90) days nor] more than one (1) year after the date of discharge of each such eligible, when they shall be certified and assume the duties of positions in said class and their certification to said positions for [the purpose] all purposes of [lay off only] seniority shall be deemed to be the date when their names on such eligible lists were reached for certification, provided that each appointee to a position shall serve such probationary period as is required in section 148 of this charter, and provided that such employee while serving on such probation shall be permitted to participate in any promotive examination to which his classification is eligible but shall not be entitled to certification by virtue of such promotional examination prior to satisfactory completion of said probationary period and provided further that no such persons shall be certified to entrance positions in the uniformed ranks of the police and fire departments under this provision who are more than thirty-five (35) years of age unless the names of such persons were reached for certification to such positions before such persons reached said age.

Persons who participate in a regular written civil service examination and who by reason of their active services in the Army, Navy or Marine Corps are unable to complete all parts of the examination, and who present their orders or other competent proof of service in the same manner as is required of eligibles, shall acquire standing on eligible lists in accordance with the relative excellence attained by participation in the part or parts of the examinations already completed; provided that upon presenting their honorable discharges or certificates of honorable active service within the time limits specified in this section covering eligibles, they must qualify in the remainder of the examinations. When qualified they shall be certified as of the date they would have been reached for certification in accordance with the relative excellence attained by their participation in the entire examination.

The civil service commission shall adopt rules to govern the administration of leaves as herein provided and to govern lay-offs occasioned by the return of officers, employees, or eligibles who have been appointed and granted leaves or certified as provided in this section.

All leaves of absence granted under Rule 31.2 of the civil service commission are hereby ratified and approved.

For the purposes of certifications, appointments, leaves or any other matters concerning the rights of persons who are serving or have served in the armed forces of the United States or the State of California, the provisions of this section shall be retroactive to September 16, 1940, and any persons heretofore granted military leaves for any purpose other than to enter the armed forces of the United States or the State of California shall be deemed to have been granted war effort leaves by the civil service commission in accordance with the provisions of this section.

The civil service commission by rule and subject to the approval of the board of supervisors by ordinance, shall provide for leaves of absence, due to illness or disability, which leave or leaves may be cumulative, if not used as authorized, provided that the accumulated unused period of sick leave shall not exceed six (6) months, regardless of length of service, and provided further that violation or
abuse of the provisions of said rule and ordinance by any officer or employee shall be deemed an act of insubordination and inattention to duties.

Ordered submitted:—Board of Supervisors, San Francisco, June 10, 1946.
Absent: Supervisor Mead.—1.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 7

FIRE AND POLICE FORCES. Continuing full pay to dependents of members killed on duty until retirement age reached, service retirement thereafter, equalizes seniority rights in salvage corps as to military leave.

CHARTER AMENDMENT No. 7

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco, State of California, to amend the charter of said city and county by adding Section 168.3 thereto, relating to the members of the Fire and Police Departments, the Salvage Corps and pilots, marine engineers and marine firemen of fireboats, and Section 38.2, relating to membership in the salvage corps of persons absent in military service.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of said city and county, at an election to be held therein on the 5th day of November, 1946, a proposal to amend the charter of said city and county by adding thereto new sections to be designated as Section 168.3 and Section 38.2, as follows:

PENSION PROVISIONS — DEPENDENTS OF MEMBERS OF FIRE AND POLICE DEPARTMENTS KILLED IN LINE OF DUTY

Section 168.3. If a member of the fire or police departments, as defined in the charter for the purposes of the retirement system, or a member of the salvage corps in the fire department, or any person employed by the city and county to perform duties now performed under the titles of pilot of fireboats, marine engineer of fireboats, or marine fireman of fireboats, all of whom are hereafter designated as members, shall die before or after retirement as a result of an injury received in, or illness caused by the performance of his duty, a monthly allowance, in lieu of any allowance payable under any other section of the charter or by ordinance, shall be paid, beginning on the date next following the date of death, to his surviving wife throughout her life or until her remarriage. If the member, at the time of death, was qualified for service retirement, but had not retired, the allowance payable shall be equal to the retirement allowance which the member would have received if he had been retired for service on the day of death, but such allowances shall not be less than one-half of the average monthly compensation earnable by said member during the three years immediately preceding death, and if he had retired prior to death, the allowance payable shall be equal to the retirement allowance of the member. If death occurs prior to qualification for
service retirement; the allowance payable shall be equal to the compensation of said member at the date of death, until the date upon which said member would have qualified for service retirement, had he lived and rendered service without interruption in the rank held by him at death, and after said date the allowance payable shall be equal to the retirement allowance said member would have received if retired for service on said date, based on the average monthly compensation he would have received during the three years immediately prior to said date, had he lived and rendered service as assumed, but such allowance shall not be less than one-half of such average monthly compensation. If there be no surviving wife entitled to an allowance hereunder, or if she die or remarry before every child of such deceased member attains the age of eighteen years, then the allowance which the surviving wife would have received had she lived and not remarried shall be paid to his child or children under said age, collectively, to continue until every such child dies or attains said age, provided that no child shall receive any allowance after marrying or attaining the age of eighteen years. Should said member leave no surviving wife and no children under the age of eighteen years, but leave a parent or parents dependent upon him for support, the parents so dependent shall collectively receive a monthly allowance equal to that which a surviving widow otherwise would have received, during such dependency. No allowance, however, shall be paid under this sub-section to a surviving wife following the death of a member unless she was married to the member prior to the date of the injury or onset of the illness which results in death.

Benefits provided under this section shall be in lieu of all benefits payable under other sections of the charter upon death of such member resulting from an injury received in, or illness caused by the performance of duty, except the five hundred dollar benefit payable upon death after retirement.

Contributions to provide the allowance under this section shall be made to the San Francisco City and County Employees' Retirement System by the city and county. The amount of the contribution shall be determined and payment to the system shall be made in the same manner as contributions are determined and paid which are required for other benefits provided under the retirement system for the respective groups of members who are included under this section.

Notwithstanding any other provisions of this charter, any member of the salvage corps in the fire department, or any person employed by the city and county to perform duties now performed under the titles of pilot of fire boats, marine engineer of fire boats, or marine fireman of fire boats, who becomes incapacitated for performance of his duty by reason of any bodily injury received in or illness caused by the performance of his duty, shall receive the same benefits as members of the fire department who are members of the retirement system under section 171 of the charter.

**SALVAGE CORPS — MILITARY LEAVE PROVISIONS**

Section 38.2. Notwithstanding any other provisions of this charter, any person employed on July 1, 1943, in the uniformed force of said Underwriters Fire Patrol of San Francisco who was absent from his duties therein on account of military service and who had been so employed by said Underwriter's Fire Patrol of San Francisco for a period of six (6) months next before July 1, 1943, is deemed a member of said salvage corps on July 1, 1943, on military leave from his position therein and is deemed appointed thereto on July 1, 1943, pursuant to the civil service provisions of the charter and entitled from said date to all of the benefits of such employment.

Ordered submitted:—Board of Supervisors, San Francisco, September 23, 1946.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 8

OFFICERS SUBJECT TO SALARY STANDARDIZATION. Amending Section 151.1 to subject elective officers, not members of boards, to provisions of salary standardization.

CHARTER AMENDMENT No. 8

OFFICERS SUBJECT TO SALARY STANDARDIZATION

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending Section 151.1, relating to certain officers and employees subject to salary standardization.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said city and county by amending Section 151.1 thereof so that the same shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

OFFICERS SUBJECT TO SALARY STANDARDIZATION

SEC. 151.1. Notwithstanding any other provisions or limitations of this charter, the compensations of all elective and appointive officers of the city and county, except members of the board of supervisors and of other boards and commissions, the superintendent of schools [and officers] and members of the several ranks of the police and fire departments, shall be fixed in accordance with the salary standardization provisions of this charter.

Ordered submitted:—Board of Supervisors, San Francisco, September 16, 1946.
Absent: Supervisors Brown, Lewis.—2.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

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CHARTER AMENDMENT 9

SUPERVISORS' SALARIES TO BE FIXED BY LEGISLATURE. Authorizing legislature to provide amount of salaries of San Francisco supervisors.

CHARTER AMENDMENT No. 9

NUMBER, COMPENSATION AND MEETINGS OF SUPERVISORS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending section 10 thereof, "Number, Compensation and Meetings of Supervisors."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco, at an election to be held on November 5, 1946, a proposal to amend the charter of said City and County by amending section 10 thereof so that the same shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

NUMBER, COMPENSATION AND MEETINGS OF SUPERVISORS

Section 10. The board of supervisors shall consist of eleven members elected at large [provided that for the period January 8, 1932, to January 8, 1934, the board shall consist of fifteen members]. Each member of the board shall be paid a salary of twenty-four hundred dollars ($2,400) per year, [and] until such time as the same shall be fixed by general law. Thereafter such amount shall be paid as may be so determined. Each member shall execute an official bond to the city and county in the sum of five thousand dollars ($5,000).

At twelve o'clock noon on the 8th day of January next following their election, the newly elected and continuing members of the board of supervisors shall meet at the legislative chamber in the City Hall, and thereafter regular meetings shall be held as fixed by resolution. The supervisors constituting the new board shall, on January 8, [1932, and every second year thereafter,] of every even numbered year, elect one of their number as president of the board for a two-year term. The president shall preside at all meetings, shall appoint all standing and special committees of the board and shall have such other powers and duties as the supervisors may provide.

The meetings of the board shall be held in the City Hall, provided that, in case of emergency, the board, by resolution, may designate some other appropriate place as its temporary meeting place. The board shall cause a calendar of the business scheduled for each meeting to be published and shall keep and publish a journal of its proceedings. Notice of any special meeting shall be published at least twenty-four hours in advance of such special meeting.

Ordered submitted:—Board of Supervisors, San Francisco, September 3, 1946.
Noes: Supervisors Colman, MacPhee.—2.
Absent: Supervisors Brown, Christopher, Sullivan.—3.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

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BOARD OF EDUCATION. Authorizing Mayor, when voters refuse to confirm his nomination of school board member, to make interim appointment, and submit another nominee to voters at next general election.

CHARTER AMENDMENT No. 10
BOARD OF EDUCATION

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 134, relating to the Board of Education.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said City and County by amending Section 134 thereof so that the same shall read as follows:

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

BOARD OF EDUCATION

Section 134. All of the public schools of the school district of the city and county shall be under the control and management of a board of education, composed of seven commissioners, who shall be nominated by the mayor and be subject to confirmation or rejection by vote of the electors as in this section provided, and who shall be subject to recall, and to suspensions and removal in the same manner as elective officers, as provided by this charter. The term of each member shall be five years, commencing on the 8th day of January following their respective nominations, provided that each such five-year term shall begin at the expiration of the respective terms of members as existing at the time this charter shall go into effect. The compensation of each member shall be fifteen dollars ($15) per day when the board is in session and ten dollars ($10) per day when engaged in committee work under the direction of the board, provided that the total amount for such session and committee work for the whole board shall not exceed six thousand dollars ($6,000) for any fiscal year, and that only those actually attending a session or doing such committee work shall be entitled to compensation therefor.

Nominations of members of the board of education shall be made, subject to confirmation by the electors, by the filing by the mayor, with the registrar of voters between the [1st] first and the [10th] tenth day of September in each year prior to the expiration of the term or terms of members, the name of one qualified citizen, or two, as the case may be, to serve as a member or members, respectively, of said board for the regular term or terms commencing on the 8th day of January in the succeeding year.

The form of ballot shall be as provided in section 184 of this charter and if a majority of the qualified electors voting on said nomination or nominations shall vote in favor thereof, said nomination shall be confirmed and the person or persons named shall take office on the 8th day of January next following. If a majority of the electors vote "No," the nomination shall stand rejected, and such person shall not be eligible for nomination as a member of the board of education for a period of at least three years. If a majority of the electors vote "No," the mayor,
shall appoint a qualified citizen to serve as a member of the board until the 8th day of January following the next general election or general municipal election, whichever shall first be held. Between the first and tenth day of September before such general election or general municipal election, the mayor shall nominate, subject to confirmation by the electors at such election, as herein provided, a qualified citizen to serve as a member of the board for the remainder of the five year term for which the nomination first made by the mayor was rejected. Vacancies otherwise occurring on said board shall be filled by the mayor for the unexpired terms.

Ordered submitted:—Board of Supervisors, San Francisco, September 16, 1946.
Absent: Supervisors Brown, Lewis.—2.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

CHARTER AMENDMENT 11

ANNUAL BUDGET ESTIMATES. Amending Sections 69 and 72 of Charter to advance 15 days submission of annual budget estimates by city department heads.

CHARTER AMENDMENT No. 11

BUDGET ESTIMATES

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the Charter of said City and County by amending Section 69 thereof relating to "Budget Estimates" and by amending Section 72 thereof relating to "Adoption of the Budget and the Appropriation Ordinance."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at the general election to be held on November 5, 1946, a proposal to amend the Charter of said City and County by amending Section 69 thereof relating to "Budget Estimates" and by amending Section 72 thereof relating to "Adoption of the Budget and the Appropriation Ordinance."

NOTE—Italics indicates amendments; blackface in brackets [ ] indicates deletions.

BUDGET ESTIMATES

Section 69. The fiscal year for the city and county shall begin on the 1st day of July of each year.

The budget estimate for every department and office of the city and county, whether under an elective or an appointive officer or a board or commission, and separately for each utility under the control of the public utilities commission, shall be filed by the executive of such department with, and shall be acted upon by, such board or commission. All budget estimates shall be compiled in such detail as shall be required on uniform blanks furnished by the controller. The public utilities commission and the board of education must hold public hearings
on their respective budget proposals. Each such elective and appointive officer, board or commission shall, not later than the [15th] 1st day of February of each year, file with the controller for check as to form and completeness two copies of the budget estimate as approved.

The chief administrative officer shall obtain in ample time to pass thereon budget estimates from the heads of departments or offices subject to his control, and, after adjusting or revising the same, not later than the [15th] 1st day of February he shall transmit such budget estimates to the controller.

The controller shall check such estimates and shall upon his request, be furnished with any additional data or information. Not later than the [15th] 1st day of March of each year he shall consolidate such budget estimates and transmit the same to the mayor.

He shall at the same time transmit to the mayor a summary and recapitulation of such budget estimates, segregated by separate departments or offices and units thereof, or by purposes for non-departmental expenditures, and arrange according to classification of objects of expenditure, as required by the controller, to show the amount of proposed expenditures and estimated revenues in comparison with the current and previous fiscal year's expenditures and revenues.

He shall submit at the same time (1) statements showing revenues and other receipts, including the estimated unencumbered surplus in any item or fund at the beginning of the ensuing fiscal year, segregated according to specific or general purposes to which such revenues or receipts are legally applicable, for the last complete fiscal year and for the first six months of the current fiscal year, with estimates thereof for the last six months of the current fiscal year, together with estimates of such revenues and receipts for the ensuing fiscal year; (2) statements of the amounts required for interest on, and sinking fund or redemption of, each outstanding bond issue, and for tax judgments and other fixed charges, together with estimates of interest required on bonds proposed to be sold during the ensuing fiscal year, and statements of the city's authorized debt, and judgments outstanding at the time the budget estimates are submitted.

The mayor shall hold such public hearings on these budget estimates as he may deem necessary and may increase, decrease or reject any item contained in the estimates, excepting that he shall not increase any amount nor add any new item for personal services, materials, supplies or contractual services, but may add to the requested appropriations for any public improvement or capital expenditure; provided, however, that the budget estimates of expenditures for any utility, within the estimated revenues of such utility, shall not be increased by the mayor or board of supervisors.

ADOPTION OF THE BUDGET AND THE APPROPRIATION ORDINANCE.

Section 72. Not later than the [1st day of May, in 1932, and in each year thereafter] 15th day of April in each year, the mayor shall transmit to the board of supervisors the consolidated budget estimates for all departments and offices of, and the proposed budget for, the city and county for the ensuing fiscal year, including a detailed estimate of all revenues of each department and an estimate of the amount required to meet bond interest, redemption and other fixed charges of the city and county, and the revenues applicable thereto. He shall, by message accompanying such proposed budget, comment upon the financial program incorporated therein, the important changes as compared with the previous budget, and bond issues, if any, as recommended by him.
The mayor shall submit to the board of supervisors, at the time that he submits said budget estimates and said proposed budget, a draft of the annual appropriation ordinance for the ensuing fiscal year, which shall be prepared by the controller. This shall be based on the proposed budget and shall be drafted to contain such provisions and detail as to furnish an adequate basis for fiscal and accounting control by the controller of each revenue and expenditure appropriation item for the ensuing fiscal year. Upon submission it shall be deemed to have been regularly introduced, and together with the proposed budget, shall be published as required for ordinances.

The detail of the proposed budget to be published shall be as follows:

1. Total cost for conducting each department, bureau, office, board or commission for the ensuing fiscal year, segregated according to basic objects of expenditure for each.
2. A detail schedule of positions and compensations, showing any increases or decreases in any department or office.
3. A detail schedule of items for capital outlay.
4. The aforementioned consolidated estimates and schedules shall also include by items contained therein the following information:
   (a) Expenditures for the last complete fiscal year.
   (b) Estimated expenditures for the current fiscal year.
   (c) Proposed increases or decreases as compared with the budget allowances for the current fiscal year.

The board of supervisors shall provide printed copies of the mayor's budget message and proposed budget thus prepared, including comparative expenditures and revenues for the current and preceding fiscal years and other information transmitted therewith, for official use and public demand as requested.

The board of supervisors shall fix the date or dates, not less than five days after publication as in this section provided, for consideration of and public hearings on the proposed budget and proposed appropriation ordinance.

The board of supervisors may decrease or reject any item contained in the proposed budget, but shall not increase any amount or add any new item for personal services or materials, supplies, or contractual services, for any department, unless requested in writing so to do by the mayor, on the recommendation of the chief administrative officer, board, commission or elective officer, in charge of such department.

The board of supervisors may increase or insert appropriations for capital expenditures and public improvements.

After public hearing, and not earlier than the 15th day of May, nor later than the 1st day of June, the board shall adopt the proposed budget as submitted or as amended and shall pass the necessary appropriation ordinance. If the appropriation ordinance as submitted by the mayor is amended by the supervisors, the appropriation ordinance shall be readvertised prior to final reading or passage, in the manner required for ordinances.

Any item in such appropriation ordinance except for bond interest, redemption or other fixed charges, may be vetoed in whole or in part by the mayor within ten days of receipt by him from the clerk of the board supervisors of the ordinance as passed by the board, and the board of supervisors shall act on such veto not later than the 20th day of June.

The several items of expenditure appropriated in each annual appropriation ordinance, being based on estimated receipts, income or revenues which may not be fully realized, it shall be incumbent upon the controller to establish a schedule
of allotments, monthly or quarterly as he may determine, under which the sums appropriated to the several departments shall be expended. The controller shall revise such revenue estimates monthly. If such revised estimates indicate a shortage the controller shall hold in reserve an equivalent amount of the corresponding expenditure appropriations set forth in any said annual appropriation ordinance until the collection of the amounts as originally estimated is assured, and in all cases where it is provided by this charter that a specified or minimum tax shall be levied for any department the amount of the appropriation in any annual appropriation ordinance derived from taxes shall not exceed the amount actually produced by the levy made for said department. The controller in issuing warrants or in certifying contracts or purchase orders or other encumbrances, pursuant to section 86 of this charter, shall consider only the allotted portions of appropriation items to be available for encumbrance or expenditure and shall not approve the incurring of liability under any allotment in excess of the amount of such allotment. In case of emergency or unusual circumstance which could not be anticipated at the time of apportionment, an additional allotment for a period may be made on the recommendation of the department head and that of the chief administrative officer, board or commission and the approval of the controller. After the allotment schedule has been established or fixed, as heretofore provided, it shall be unlawful for any department or officer to expend or cause to be expended a sum greater than the amount set forth for the particular activity in the said allotment schedule so established unless an additional allotment is made, as herein provided.

Subject to the restrictions hereinbefore in this section included, the several amounts of estimated revenue and proposed expenditures contained in the annual appropriation ordinance as adopted by the board of supervisors shall be and become appropriated for the ensuing fiscal year and for the several departments, bureaus, offices, utilities, boards or commissions; and for the purposes specified, and each department for which an expenditure appropriation has been made shall be authorized to use the money so appropriated for the purposes specified in the appropriation ordinance, and within the limits of the appropriation. The appropriation ordinance shall constitute the authority for the controller to set up the required revenue and expenditure accounts. Appropriation items for bond interest, bond redemption, fixed charges and other purposes not appropriated to a specific department shall be subject to the administration of and expenditure by the chief administrative officer for the respective purposes for which such appropriations are made.

Ordered submitted:—Board of Supervisors, San Francisco, August 26, 1946.
Ayes: Supervisors Gallagher, Lewis, MacPhee, Mancuso, McMurray, Meyer.

Absent: Supervisors Brown, Christopher, Colman, Mead, Sullivan.—5.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
CIVIL SERVICE EXAMINATIONS FOR PERSONS RETURNING FROM MILITARY LEAVE. Adds Section 146.1 to Charter providing substitute promotional examinations for employees who missed examinations when absent in armed forces or maritime service.

CHARTER AMENDMENT No. 12

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto a new section to be known as section 146.1, relating to substitute promotional examinations for employees returning from military leaves of absence and rights arising therefrom.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said city and county by adding thereto a new section to be known as section 146.1, so that the same shall read as follows:

SUBSTITUTE PROMOTIONAL EXAMINATIONS FOR PERSONS RETURNING FROM SERVICE IN ARMED FORCES OR MARITIME SERVICE

Section 146.1. Employees under permanent civil service appointment who, because of absence on duly authorized military leave, did not participate in a promotional examination held between September 16, 1940, and the effective date of this amendment, in which examination the employee was otherwise eligible to compete, and which examination is hereinafter referred to as the original promotional examination, shall after abridgment of military leave, have the right to participate in a similar promotional examination, subject to the provisions of this section. The provisions of this section shall not apply to employees whose military leave extends beyond six months after the effective date of this amendment.

In order to qualify for participation in a similar promotional examination under the provisions of this section, such employee who desires to participate therein must make application in writing to the Civil Service Commission within thirty days after the abridgment of his military leave, or within thirty days after the effective date of this amendment, whichever is later. Failure to file such written request to participate in a similar promotional examination as herein provided shall be deemed a waiver of all rights of the employee to participate in such similar promotional examination.

The Civil Service Commission shall arrange to hold such similar promotional examination within a reasonable time after all such employees eligible to request participation in any such similar promotional examination under the provisions of this section have indicated their desire to so participate, or have waived their right to participate, as herein provided.

The Civil Service Commission shall be the sole judge of the adequacy of such similar promotional examination. If the employee obtains in the similar promotional examination a score rating equal to or more than the minimum passing mark established by the Civil Service Commission for inclusion on the list of eligibles resulting from the original promotional examination, his name shall thereupon
be entered on the eligible list resulting from the original promotional examination in accordance with the relative excellence obtained by all the qualified participants in the original and similar promotional examinations. Such employees shall be eligible for appointment from such list of eligibles in accordance with civil service rules to any vacancy thereafter occurring, and subject to satisfactory completion of a probationary period as provided in section 148 of this charter for a period of four years after the proclamation of peace or the termination of the emergency, and before eligibles procuring standing through examinations held subsequent to the original promotional examination.

If it is determined by the Civil Service Commission that the name of such person would have been reached for permanent appointment from the list of eligibles established as a result of the original promotional examination during his term of military service had the name of such person appeared thereon, then such employee, upon appointment to a permanent position as herein provided, shall be granted seniority in such appointment from the date his name would have been reached had his name appeared thereon, but such seniority shall be used only for the purpose of determining salary increments and calculating city and county service credits in other promotional examinations held subsequent to the similar promotional examination herein authorized. For all other purposes, seniority of service shall date from the date of appointment as a result of qualifying in the similar promotional examination as herein authorized.

Such employees who qualify for appointment as a result of a similar promotional examination as herein provided, and who are appointed to permanent positions, as herein provided, shall be permitted to participate in other promotional examinations for which they are otherwise eligible, while serving under probationary appointment in the position to which appointed as a result of the similar promotional examination, provided that certification from lists of eligibles established from such other examinations shall not be made until the employee has satisfactorily completed the aforesaid probationary appointment.

The Civil Service Commission shall adopt rules to govern the administration of similar promotional examinations herein authorized, and appointments and other matters resulting therefrom.

Ordered submitted:—Board of Supervisors, San Francisco, September 23, 1946.
Absent: Supervisors Lewis, Mead.—2.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
CHARTER AMENDMENT 13

CIVIL SERVICE EXAMINATIONS FOR VETERANS RETURNING FROM MILITARY LEAVE. Adds Section 146.2 to Charter providing substitute promotional examinations for employees who missed examinations when absent in armed forces.

CHARTER AMENDMENT No. 13

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto a new section to be known as section 146.2, relating to substitute promotional examinations for employees returning from military leave of absence for service in the armed forces of the United States, and rights arising therefrom.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said city and county by adding thereto a new section to be known as section 146.2, so that the same shall read as follows:

SUBSTITUTE PROMOTIONAL EXAMINATIONS FOR EMPLOYEES RETURNING FROM SERVICE IN ARMED FORCES

Section 146.2. Employees under permanent civil service appointment who, because of absence on duly authorized military leave for service in the armed forces of the United States, did not participate in a promotional examination held between September 16, 1940, and the effective date of this amendment, in which examination the employee was otherwise eligible to compete, and which examination is hereinafter referred to as the original promotional examination, shall after abridgment of military leave, have the right to participate in a similar promotional examination, subject to the provisions of this section. The provisions of this section shall not apply to employees whose military leave extends beyond six months after the effective date of this amendment.

In order to qualify for participation in a similar promotional examination under the provisions of this section, such employee who desires to participate therein must make application in writing to the Civil Service Commission within thirty days after the abridgment of his military leave, or within thirty days after the effective date of this amendment, whichever is later. Failure to file such written request to participate in a similar promotional examination as herein provided shall be deemed a waiver of all rights of the employee to participate in such similar promotional examination.

The Civil Service Commission shall arrange to hold such similar promotional examination within a reasonable time after all such employees eligible to request participation in any such similar promotional examination under the provisions of this section have indicated their desire to so participate, or have waived their right to participate, as herein provided.

The Civil Service Commission shall be the sole judge of the adequacy of such similar promotional examination. If the employee obtains in the similar promotional examination a score rating equal to or more than the minimum passing
mark established by the Civil Service Commission for inclusion on the list of eligibles resulting from the original promotional examination, his name shall thereupon be entered on the eligible list resulting from the original promotional examination in accordance with the relative excellence obtained by all the qualified participants in the original and similar promotional examinations. Such employees shall be eligible for appointment from such list of eligibles in accordance with civil service rules to any vacancy thereafter occurring, and subject to satisfactory completion of a probationary period as provided in section 148 of this charter for a period of four years after the proclamation of peace or the termination of the emergency, and before eligibles procuring standing through examinations held subsequent to the original promotional examination.

If it is determined by the Civil Service Commission that the name of such person would have been reached for permanent appointment from the list of eligibles established as a result of the original promotional examination during his term of military service had the name of such person appeared thereon, then such employee, upon appointment to a permanent position as herein provided, shall be granted seniority in such appointment from the date his name would have been reached had his name appeared thereon, but such seniority shall be used only for the purpose of determining salary increments and calculating city and county service credits in other promotional examinations held subsequent to the similar promotional examination herein authorized. For all other purposes, seniority of service shall date from the date of appointment as a result of qualifying in the similar promotional examination as herein authorized.

Such employees who qualify for appointment as a result of a similar promotional examination as herein provided, and who are appointed to permanent positions, as herein provided, shall be permitted to participate in other promotional examinations for which they are otherwise eligible, while serving under probationary appointment in the position to which appointed as a result of the similar promotional examination, provided that certification from lists of eligibles established from such other examinations shall not be made until the employee has satisfactorily completed the aforesaid probationary appointment.

The Civil Service Commission shall adopt rules to govern the administration of similar promotional examinations herein authorized, and appointments and other matters resulting therefrom.

Ordered submitted:—Board of Supervisors, San Francisco, September 23, 1946.

Noes: Supervisor Colman.—1.
Absent: Supervisors Lewis, Mead.—2.

I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
PUBLIC WORKS. Amending Section 95 of Charter to permit Department of Public Works to use city employees on construction work costing not more than $2,000 in lieu of $1,000.

CHARTER AMENDMENT No. 14

CONTRACTS—PUBLIC WORKS AND PURCHASING CONTRACTS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by amending section 95 thereof, "Public Works and Purchasing Contracts."

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco, at an election to be held on November 5, 1946, a proposal to amend the charter of said city and county by amending section 95 thereof so that the same shall read as follows:

CONTRACTS—PUBLIC WORKS AND PURCHASING CONTRACTS

Section 95. The construction, reconstruction or repair of public buildings, streets, utilities or other public works or improvements, and the purchasing of supplies, materials and equipment, when the expenditure involved in each case shall exceed the sum of [one] two thousand dollars ([$1,000]), ($2,000) shall be done by contract, except as otherwise provided by this charter. It shall constitute official misconduct to split or divide any public work or improvement or purchase into two or more units for the purpose of evading the contract provisions of this section. In an emergency, provided an actual emergency be declared by the board of supervisors to exist, and when authorized by resolution of said board, any public work or improvement may be executed in the most expeditious manner.

Notwithstanding any other provision in this section or this charter contained, upon the approval of the chief administrative officer declaring the work to be emergency in character, there may be expended by the department of public works the sum not to exceed five hundred dollars ($500) for new construction of any type in or upon unimproved or unaccepted streets.

Any public work or improvement estimated to cost less than [one] two thousand dollars ([$1,000]) ($2,000) may be performed under contract or written order or by the employment of the necessary labor and purchase of the necessary materials and supplies directly by the city and county. Any public work or improvement executed by the city, other than routine repair work, shall be authorized by the chief administrative officer or by the heads of departments not under the chief administrative officer, only after detailed estimates have been prepared and submitted by the head of the department concerned. There shall be separate accounting for each work or improvement so executed, which accounting shall include all direct, indirect and supervisory elements of cost chargeable to such work or improvement, and each cost accounting shall be reported to the chief administrative officer, or to the mayor when such work shall have been performed by departments not under the chief administrative officer. All such accounts shall be reported to the controller. Any public work or improvement costing less than [one] two thousand dollars ([$1,000]) ($2,000) and not performed by the use of city and county labor, materials, and
supplies shall, if not performed under contract, be covered by written order or agreement which shall be based on not less than three bids, notice of which shall be given by three days' posting. Records of such bids shall be kept by the department.

When the expenditure for any public work or improvement shall exceed the sum of [one] two thousand dollars [(1,000)] ($2,000), the same shall be done by contract, except as otherwise provided in this charter. The head of the department in charge of or responsible for the work for which a contract is to be let, or the purchaser of supplies in the case of purchases of materials, supplies and equipment, shall let such contract to the lowest reliable and responsible bidder not less than ten days after advertising by publication for two consecutive days for sealed proposals for the work, improvement or purchase contemplated. Each such advertisement shall contain the reservation of the right to reject any and all bids. The officer responsible for the awarding of any such contract shall require from all bidders information concerning their experience and financial qualifications, as provided by general law relative to such investigations authorized by departments of public works.

The purchaser of supplies with the approval of the chief administrative officer, or the department head concerned, with the approval of the board or commission to which he is responsible, may reject any and all bids and readvertise for bids.

The department head or the purchaser of supplies, as the case may be, shall have power to sign such contract for the estimated expenditures thereunder not in excess of two thousand dollars ($2,000). Any contract involving the expenditure of over two thousand dollars ($2,000), if for the purchase of materials, supplies or equipment, shall require the joint approval of the purchaser of supplies and the chief administrative officer. If such contract is for any public work or improvement, it shall require the joint approval of the department head and the chief administrative officer relative to departments under his jurisdiction, or the signature of the department head and the approval by resolution of the board or commission concerned for departments not under the chief administrative officer.

The board of supervisors, by ordinance, shall establish procedure whereby appropriate city and county departments may file sealed bids for the execution of any work to be performed under contract. If such bid is the lowest, the contract shall be awarded to the department. Accurate unit costs shall be kept of all direct and indirect charges incurred by the department under any such contract, which unit costs shall be reported to and audited by the controller monthly and on the completion of the work.

In any case where the lowest gross price or unit cost bid is not accepted, and a contract is entered into with another bidder, written report shall be made to the chief administrative officer, the mayor and the controller by the officer authorized to execute the contract, with the reasons for failure to accept such lowest bid.

If any provision of this section is in conflict with any provision of section 88 of the charter, the provision contained in section 88 shall govern and control.

Ordered submitted:—Board of Supervisors, San Francisco, September 23, 1946.
Absent: Supervisors Lewis, Mead.—2.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
CHARTER AMENDMENT 15

ELECTIVE OFFICIALS SUBJECT TO RETIREMENT PROVISIONS.
Adds Section 158.1 to Charter including elective officials, exclusive of board members, in retirement system, after payment of contributions, with benefits after age 70 and 20 years continuous service.

CHARTER AMENDMENT No. 15

RETIREMENT OF ELECTIVE OFFICERS

Describing and setting forth a proposal to the qualified electors of the City and County of San Francisco to amend the charter of said city and county by adding thereto a new section to be known as section 158.1, relating to retirement of elective officers.

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco at an election to be held therein on November 5, 1946, a proposal to amend the charter of said city and county by adding thereto a new section to be known as section 158.1, Retirement of Elective Officers, which shall read as follows:

RETIREMENT OF ELECTIVE OFFICERS

Section 158.1. Notwithstanding the provisions of section 158 of this charter, elective officers, except members of the board of supervisors and of boards and commissions, shall be members of the San Francisco city and county employees' retirement system and shall be subject to all of the conditions applying to other members thereof, except members of the fire and police departments, and except as herein otherwise provided. In the determination of contributions and benefits of any officer becoming a member of the retirement system by virtue of the provisions hereof, that part of the salary of such officer which exceeds one thousand ($1,000) dollars per month shall be excluded. Elective officers in office on the effective date hereof and otherwise eligible to the provisions hereof shall have the option to become members of said retirement system to be exercised in writing on a form furnished by the retirement system and to be filed at the office of said system not later than ninety days after the effective date hereof. Each such present and future elective officer may retire at his option but only after having attained the age of seventy years and only after having occupied such an elective office or having been otherwise employed in a position subject to membership in the retirement system for at least twenty years immediately preceding retirement, and may retire by filing written application therefor with the retirement board, and the mayor shall thereupon appoint a qualified person for the unexpired term of office remaining at the time of any such retirement. Such elective officer shall thereafter receive a retirement allowance equal to one-half of the compensation received by him at the time of retirement, provided that such allowance shall not exceed five hundred ($500) dollars per month. Contributions required to provide the portion of the benefits under this section not provided by the member's contribution shall be paid to the retirement system by the city and county.

Noes: Supervisors Christopher, Colman, Gallagher.—3.
Absent: Supervisors Lewis, Mead.—2.
I hereby certify that the foregoing charter amendment was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.

— 39 —
ORDINANCE 16

REGULATING REFUSE COLLECTION AND DISPOSAL. Amending initiative ordinance to impose further regulations and to increase rates of collections.

Ordering Submission of Proposed Amendment to Initiative Ordinance Regulating Refuse Collection and Disposal

The Board of Supervisors hereby orders submitted to the qualified electors of the City and County of San Francisco, at an election to be held therein November 5, 1946, an ordinance amending the initiative ordinance adopted at an election held in said City and County November 8, 1932, entitled "Providing for the Collection and Disposition of Refuse in the City and County of San Francisco; Providing for the Licensing of Refuse Collectors by the Director of Public Health; Fixing the Maximum Rates or Charges for the Collection of Refuse by Licensed Refuse Collectors From Homes, Apartment Houses, Stores, etc.; Dividing City and County of San Francisco Into Collection Routes; Providing Penalties for the Violation of the Provisions of This Ordinance," by amending Sections 2, 3, 6, 10, 14 and 16 of said ordinance, as follows:

Bill No. 4259, Ordinance No.... (Series of 1939) as follows:

Initiative ordinance amending the initiative ordinance adopted by the electors on November 8, 1932, entitled "Providing for the Collection and Disposition of Refuse in the City and County of San Francisco; Providing for the Licensing of Refuse Collectors by the Director of Public Health; Fixing the Maximum Rates or Charges for the Collection of Refuse by Licensed Refuse Collectors From Homes, Apartment Houses, Stores, etc.; Dividing City and County of San Francisco into Collection Routes; Providing Penalties for the Violation of the Provisions of This Ordinance," by amending Sections 2, 3, 6, 10, 11 and 16 thereof.

Be it ordained by the People of the City and County of San Francisco, as follows:

Section 1. Section 2 of the initiative ordinance of November 8, 1932, entitled as recited above, is amended to read as follows:

Section 2. It shall be unlawful for any person, firm or corporation to dispose of refuse as defined in this ordinance except as herein provided, save that the provisions of this ordinance shall not include refuse which may be incinerated by an owner of a building for himself or for his tenants on the premises where produced; provided, however, that such incineration shall be subject to inspection and control by the Director of Public Health and the Fire Department. Failure of any householder producing refuse to subscribe to and pay for refuse collection, unless such householder is a tenant for whom refuse collection service is provided by his landlord, shall be prima facie evidence that such householder is disposing of refuse in violation of this ordinance.

Section 2. Section 3 of said ordinance is amended to read as follows:

Section 3. Refuse consisting of waste or discarded food, animal and vegetable
matter, discarded containers of food, animal and vegetable matter, and ashes shall be collected and placed in suitable metal cans of thirty gallons or less capacity by the producer or landlord who by reason of contract or lease with an occupant is obligated to care for such refuse, for collection by a refuse collector to be disposed of as herein provided. Waste paper and boxes and other refuse materials not subject to putrefaction, or decay, and cuttings from trees, lawns and gardens may be placed in any suitable container and delivered by the producer or landlord, who by reason of contract or lease with the occupant is obligated to care for such refuse and deliver same to a refuse collector, to be disposed of as herein provided; provided, however, that it shall be optional with the producer or landlord to deliver waste paper or other refuse having a commercial value to a refuse collector, and the producer or landlord may dispose of the same in any manner he may see fit. Any charge made by a refuse collector for removal from residences, flats or apartments of waste material not placed in metal cans shall not exceed rates fixed herein for collection and disposal of equivalent volumes of refuse. Refuse which under the provisions hereof must be deposited in a metal can of suitable capacity shall be removed daily from the place where the same is created.

Section 3. Section 6 of said ordinance is amended to read as follows:

Section 6. The rates or charges for the collection and disposition of refuse as herein defined, by refuse collectors, shall be as follows:

Monthly rates from residences and flats for one container of not exceeding thirty gallons. Made from the ground floor:

<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 4, incl.</td>
<td>$.60</td>
<td>$.75</td>
<td>$1.00</td>
<td>$1.30</td>
</tr>
<tr>
<td>5</td>
<td>.65</td>
<td>.85</td>
<td>1.05</td>
<td>1.35</td>
</tr>
<tr>
<td>6</td>
<td>.65</td>
<td>.85</td>
<td>1.05</td>
<td>1.40</td>
</tr>
<tr>
<td>7</td>
<td>.75</td>
<td>1.00</td>
<td>1.15</td>
<td>1.45</td>
</tr>
<tr>
<td>8</td>
<td>.80</td>
<td>1.10</td>
<td>1.30</td>
<td>1.50</td>
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<tr>
<td>9</td>
<td>.85</td>
<td>1.15</td>
<td>1.35</td>
<td>1.60</td>
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<tr>
<td>10</td>
<td>.90</td>
<td>1.25</td>
<td>1.45</td>
<td>1.75</td>
</tr>
<tr>
<td>11</td>
<td>.95</td>
<td>1.30</td>
<td>1.50</td>
<td>1.80</td>
</tr>
<tr>
<td>12</td>
<td>1.00</td>
<td>1.40</td>
<td>1.60</td>
<td>1.90</td>
</tr>
</tbody>
</table>

Monthly rates from residences and flats for one container of not exceeding thirty gallons. Made from second floor, one stairway above ground floor or basement:

<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>(1)</th>
<th>(2)</th>
<th>(3)</th>
<th>(4)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 to 4, incl.</td>
<td>$.65</td>
<td>$.85</td>
<td>1.05</td>
<td>1.35</td>
</tr>
<tr>
<td>5</td>
<td>.75</td>
<td>.90</td>
<td>1.15</td>
<td>1.45</td>
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<tr>
<td>6</td>
<td>.75</td>
<td>.95</td>
<td>1.30</td>
<td>1.50</td>
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<tr>
<td>7</td>
<td>.80</td>
<td>1.05</td>
<td>1.35</td>
<td>1.60</td>
</tr>
<tr>
<td>8</td>
<td>.90</td>
<td>1.25</td>
<td>1.45</td>
<td>1.70</td>
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<tr>
<td>9</td>
<td>.95</td>
<td>1.30</td>
<td>1.50</td>
<td>1.75</td>
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<tr>
<td>10</td>
<td>1.00</td>
<td>1.35</td>
<td>1.50</td>
<td>1.85</td>
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<tr>
<td>11</td>
<td>1.05</td>
<td>1.40</td>
<td>1.60</td>
<td>1.90</td>
</tr>
<tr>
<td>12</td>
<td>1.05</td>
<td>1.50</td>
<td>1.75</td>
<td>2.05</td>
</tr>
</tbody>
</table>
Monthly rates from residences and flats for one container of not exceeding thirty gallons. Made from third floor, two stairways above ground floor or basement:

<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>Collections Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
</tr>
<tr>
<td>1 to 3, incl.</td>
<td>$ .70</td>
</tr>
<tr>
<td>4</td>
<td>.70</td>
</tr>
<tr>
<td>5</td>
<td>.75</td>
</tr>
<tr>
<td>6</td>
<td>.75</td>
</tr>
<tr>
<td>7</td>
<td>.90</td>
</tr>
<tr>
<td>8</td>
<td>.95</td>
</tr>
<tr>
<td>9</td>
<td>1.00</td>
</tr>
<tr>
<td>10</td>
<td>1.00</td>
</tr>
<tr>
<td>11</td>
<td>1.05</td>
</tr>
<tr>
<td>12</td>
<td>1.10</td>
</tr>
</tbody>
</table>

Monthly rates from residences and flats for one container of not exceeding thirty gallons. Made from fourth floor, three stairways above ground floor or basement:

<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>Collections Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(1)</td>
</tr>
<tr>
<td>1 to 3, incl.</td>
<td>$ .70</td>
</tr>
<tr>
<td>4</td>
<td>.70</td>
</tr>
<tr>
<td>5</td>
<td>.85</td>
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<tr>
<td>6</td>
<td>.90</td>
</tr>
<tr>
<td>7</td>
<td>1.00</td>
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<tr>
<td>8</td>
<td>1.00</td>
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<tr>
<td>9</td>
<td>1.05</td>
</tr>
<tr>
<td>10</td>
<td>1.05</td>
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<tr>
<td>11</td>
<td>1.10</td>
</tr>
<tr>
<td>12</td>
<td>1.25</td>
</tr>
</tbody>
</table>

Monthly rates from apartment houses:

<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>Collections Per Week</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(6)</td>
</tr>
<tr>
<td>10</td>
<td>$2.40</td>
</tr>
<tr>
<td>20</td>
<td>4.50</td>
</tr>
<tr>
<td>30</td>
<td>6.30</td>
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<tr>
<td>40</td>
<td>7.80</td>
</tr>
<tr>
<td>50</td>
<td>9.00</td>
</tr>
<tr>
<td>60</td>
<td>10.00</td>
</tr>
<tr>
<td>70</td>
<td>11.00</td>
</tr>
<tr>
<td>80</td>
<td>12.00</td>
</tr>
<tr>
<td>90</td>
<td>13.00</td>
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<tr>
<td>100</td>
<td>14.00</td>
</tr>
<tr>
<td>110</td>
<td>15.20</td>
</tr>
</tbody>
</table>

— 42 —
<table>
<thead>
<tr>
<th>No. Rooms</th>
<th>Collections per Week (6)</th>
<th>No. Rooms</th>
<th>Collections per Week (6)</th>
</tr>
</thead>
<tbody>
<tr>
<td>120</td>
<td>$16.30</td>
<td>370</td>
<td>$43.00</td>
</tr>
<tr>
<td>130</td>
<td>17.40</td>
<td>380</td>
<td>45.00</td>
</tr>
<tr>
<td>140</td>
<td>18.50</td>
<td>390</td>
<td>46.00</td>
</tr>
<tr>
<td>150</td>
<td>19.60</td>
<td>400</td>
<td>47.00</td>
</tr>
<tr>
<td>160</td>
<td>20.70</td>
<td>410</td>
<td>47.20</td>
</tr>
<tr>
<td>170</td>
<td>21.80</td>
<td>420</td>
<td>48.30</td>
</tr>
<tr>
<td>180</td>
<td>22.90</td>
<td>430</td>
<td>49.40</td>
</tr>
<tr>
<td>190</td>
<td>24.00</td>
<td>440</td>
<td>50.50</td>
</tr>
<tr>
<td>200</td>
<td>25.10</td>
<td>450</td>
<td>51.60</td>
</tr>
<tr>
<td>210</td>
<td>26.00</td>
<td>460</td>
<td>52.70</td>
</tr>
<tr>
<td>220</td>
<td>27.00</td>
<td>470</td>
<td>53.80</td>
</tr>
<tr>
<td>230</td>
<td>28.00</td>
<td>480</td>
<td>54.90</td>
</tr>
<tr>
<td>240</td>
<td>29.00</td>
<td>490</td>
<td>56.00</td>
</tr>
<tr>
<td>250</td>
<td>30.00</td>
<td>500</td>
<td>57.10</td>
</tr>
<tr>
<td>260</td>
<td>31.00</td>
<td>510</td>
<td>58.20</td>
</tr>
<tr>
<td>270</td>
<td>32.00</td>
<td>520</td>
<td>59.30</td>
</tr>
<tr>
<td>280</td>
<td>33.00</td>
<td>530</td>
<td>60.40</td>
</tr>
<tr>
<td>290</td>
<td>35.00</td>
<td>540</td>
<td>61.50</td>
</tr>
<tr>
<td>300</td>
<td>36.00</td>
<td>550</td>
<td>62.60</td>
</tr>
<tr>
<td>310</td>
<td>37.00</td>
<td>560</td>
<td>63.70</td>
</tr>
<tr>
<td>320</td>
<td>38.00</td>
<td>570</td>
<td>65.80</td>
</tr>
<tr>
<td>330</td>
<td>39.00</td>
<td>580</td>
<td>65.90</td>
</tr>
<tr>
<td>340</td>
<td>40.00</td>
<td>590</td>
<td>67.00</td>
</tr>
<tr>
<td>350</td>
<td>41.00</td>
<td>600</td>
<td>68.00</td>
</tr>
<tr>
<td>360</td>
<td>42.00</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Rates for residences and flats shall be increased for more than one container of a maximum of thirty gallons by 10 cents per additional container per collection.

The rates for more than 600 rooms in any one apartment house shall be subject to contract between the owner or lessee of the apartment house and a duly licensed refuse collector.

In determining the number of rooms of any household, building or apartment in order to ascertain the rate for the collection and disposition of refuse therefrom, halls, alcoves, storerooms, bathrooms, closets and toilets shall not be considered as rooms, nor shall basements or attics be considered as rooms unless the same be occupied as living quarters.

Any collection and disposition charges not specifically set forth herein shall be subject to contract between the producer and a duly licensed refuse collector.

Section 4. Section 10 of said ordinance is amended to read as follows:

Section 10. Upon the payment of the rate fixed in this ordinance for the collection and removal of refuse, the person paying the same shall be entitled to, and there shall be delivered to him a receipt on which shall be shown the amount paid, the premises for which it is paid, the name and number of the collector, the number of the vehicle or wagon, and, in clearly legible print, the schedule of rates herein set forth for his classification of establishment. On the face of said receipt there shall be printed the following words: "The rates for the collection of refuse
are fixed by initiative ordinance and are printed on the back of this receipt. Complaints as to service should be made to the Department of Public Health."

Section 5. Section 11 of said ordinance is amended to read as follows:

Section 11. Disputes over charges made by collectors or as to the character of the service performed shall be decided by the Director of Public Health. Any charges made in excess of rates fixed in this ordinance, when determined by the Director of Public Health, shall be refunded to the person or persons who paid the excess charge.

Section 6. Section 16 of said ordinance is amended to read as follows:

Section 16. During the month of January each year the Controller of the City and County of San Francisco shall survey and examine into the rates to the producer for the collection and disposition of refuse, with a view to a reduction in such rates, and upon completion thereof shall report his conclusions to the Board of Supervisors. The Board of Supervisors may by a two-thirds vote reduce the rates upon receipt of said report when found to be justified, and may by a two-thirds vote increase said rates, but not to exceed the rates herein set forth. The Board of Supervisors shall have no other right to amend this ordinance. Each collector holding a permit shall keep such records as may be required by the Controller to produce the information necessary for the purposes of this section. The records shall be made available to the Controller at his request. At intervals of six months the Controller shall furnish the Department of Public Health estimates of the cost per hour for refuse collections from establishments for which rates are not fixed in this ordinance.


I hereby certify that the foregoing bill was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
DECLARATION OF POLICY No. 17

SUBMITTING TO ELECTORS A DECLARATION OF POLICY REGARDING THE EXPENDITURE OF ONE HUNDRED THOUSAND ($100,000) DOLLARS TO PROVIDE PERMANENT FACILITIES FOR A FARMERS' MARKET ON A NEW SITE

The Board of Supervisors of the City and County of San Francisco hereby submits to the qualified electors of the City and County of San Francisco, at an election to be held therein November 5, 1946, the following Declaration of Policy, upon the ballot at said election, so that the electors can express their preference for or against said Declaration voting "Yes" or "No" thereon, to-wit:

Shall $100,000.00 be spent from tax funds by the City and County to finance a permanent Farmers' Market on a new site, estimated to be repaid in 20 years?

Ordered submitted:—Board of Supervisors, San Francisco, September 23, 1946,


I hereby certify that the foregoing Declaration of Policy was ordered submitted by the Board of Supervisors of the City and County of San Francisco.

John R. McGrath, Acting Clerk.
DEVELOPMENT OF POLICY 18

Shall the Board of Supervisors reduce the minimum fine for violations of parking regulations, except for parking on grades, for automobiles and other vehicles from five dollars to two dollars?

DEVELOPMENT OF POLICY No. 18

SUBMITTING TO THE ELECTORS A DECLARATION OF POLICY REGARDING THE MINIMUM AMOUNT OF FINE FOR VIOLATIONS OF PARKING REGULATIONS FOR AUTOMOBILES AND OTHER VEHICLES

The undersigned members of the Board of Supervisors of the City and County of San Francisco hereby submit to the qualified electors of the City and County of San Francisco, at an election to be held therein November 5, 1946, the following Declaration of Policy and direct that the Registrar of Voters place said Declaration of Policy upon the ballot at said election, so that the electors can express their preference for or against said Declaration voting "Yes" or "No" thereon, to-wit:

Shall the Board of Supervisors reduce the minimum fine for violations of parking regulations, except for parking on grades, for automobiles and other vehicles from five dollars to two dollars?

(Signed) EDWARD T. MANGUSO
MARVIN E. LEWIS
FRED W. MEYER
JOHN J. SULLIVAN
Vote "YES" on Charter Amendment # 14

Charter Amendment No. 14 will increase from $1,000 to $2,000 the amount of public construction work that can be done directly by the city. At present any job that will run over $1,000 must be let out to contract; the amendment will raise that amount to $2,000.

This change has become necessary because construction costs have so increased that under the $1,000 limitation, established fifteen years ago, the city cannot now do even small alteration, reconstruction or installation jobs without the extra expense and delay of calling for bids.

Few contractors in this post-war period are interested in projects under $2,000 and very often, after specifications and plans have been prepared and the work advertised, there are no competitive bids. Raising the limitation to $2,000 as provided in Charter Amendment No. 14 will improve this situation.

Under the present $1,000 limitation the Public Works Department cannot resurface an entire block of pavement, much to the annoyance of residence neighborhoods. The present restriction prevents the department from using its regular building repair crews to do relatively minor alteration jobs in public buildings.

The $1,000 limitation forces new Water Department customers to wait three months for connections while bids are being taken; with the limit raised to $2,000 regular Water Department crews will be able to service applications in two weeks or less. Emergency standby crews must be maintained by the department, but under the $1,000 limitation less and less work is available for them.

This amendment will expedite minor construction work for various departments — including Public Works, Public Utilities, Schools, Parks and Playgrounds — and will lower the costs of such work.

It will not affect the principle of having major construction work done under contract.

To eliminate delays in service to the public and to lower the costs of routine city construction work, you are urged to vote "YES" on Charter Amendment No. 14.

AUTHORIZED BY
THE BOARD OF SUPERVISORS
John R. McGrath
Acting Clerk
VOTE "YES" # 15

AGE RETIREMENT FOR ELECTIVE OFFICERS

Provides for retirement after age 70 of any elective officer who has served continuously for 20 years or more. Includes the remaining city and county officers, with the exception of members of boards and commissions, who are the few in the entire city service who have heretofore been omitted from the retirement system.

Requires these officers to contribute to the retirement fund. Costs little. Rewards lifelong service. Improves efficiency in public office.

Endorsed by

The Civic League of Improvement Clubs and Associations and by other civic, business, labor and veteran groups.

(This argument in favor of Charter Amendment No. 15 was authorized by the Board of Supervisors.)

Vote "YES"

Charter Amendment # 15
Demand Competitive Bids on the City’s Construction Work

The freeholders’ committee that framed the Charter of the City and County of San Francisco attempted to protect the taxpayers’ funds by requiring that competitive bids be taken for all of the city’s construction work if the job costs more than $1000.00.

This measure would increase by 100% the cost and amount of construction work that could be performed on the city’s streets and utilities by the San Francisco Department of Public Works and the Public Utilities Commission without calling for competitive bids from private industry.

The proposal was conceived and drawn by the Public Works Department executives themselves. Its adoption would assure them that they would have NO COMPETITION from private industry on any job costing less than $2000.00.

To eliminate the threat of open and competitive bidding would clear the way for squandering the taxpayers’ funds. Competitive bidding has been the most effective weapon to protect public funds against inefficiency and loafing on the job by Public Works Department crews.

This proposal contains no limitation on the number of $2000.00 jobs that the Public Works and the Utilities Commission’s top men could set up for their own work gangs.

The most effective safeguards for the protection of both the taxpayer and public industry would be eliminated.

The proposal of this measure is the opening wedge in the drive for more government operation of the construction business.

Vote NO on Proposition No. 14

ALL SAN FRANCISCO DEVELOPMENT ASSOCIATION
Fellow San Franciscans:

It has been nearly 15 years since your garbage man has asked for a raise in rates for collection of garbage from the homes of our city! Present rates were set in 1932.

You know what the cost of meat and milk and eggs and everything else has done to your food budget since then! Well, it’s the same with your garbage man’s family. Today, we can’t manage either, on an income set in depression days! Today, very frankly, we have to ask for an average nickel-a-week raise in rates or go out of business.

You should know that your garbage man’s pay on an hourly basis is less than that of a city-employed laborer on a street-cleaning truck. The city driver works an 8-hour day and a 40-hour week. Your garbage man averages 11 hours a day, six days a week, and often works on Sunday.

Your garbage man’s savings are invested in his business. Most of us own our own trucks. But on the basis of present rates, we just can’t afford to hire the additional helpers we need to lighten our load, purchase new equipment, and pay universally higher operating costs. Unless we CAN do those things, we will have to quit, and the city will have to take over.

What would that mean? For one thing, it would mean another public utility added to the roster of public utilities in San Francisco, and a new increase in the city’s tax rate. That rate is now the highest in history.

For another thing, it would likely mean a municipal garbage service similar to that in Los Angeles, where householders have to separate the wet garbage from the dry in two kitchen cans and carry the cans themselves out to the sidewalk.

Contrast that with the fact, as stated by Dr. J. C. Geiger, City Health Officer, that San Francisco’s garbage disposal system is unsurpassed anywhere in the United States!

Local Proposition 16 on the November ballot increases home garbage collection rates an average of a nickel a week. Apartment rates are not affected. They are fair as they stand.

Proposition 16 also gives the City Controller the right to tell us how our books shall be kept for the public information. This guarantees full protection for the public against excessive charges, since the Board of Supervisors can REDUCE rates if the Controller finds them to be excessive in any category—home, apartment or business.

Your garbage man does a good job. He wants to continue to serve you. He is asking a living wage, for a killing job!

As fair-minded San Franciscans—Vote "YES" on 16!

CITY-WIDE SCAVENGERS RATE ADJUSTMENT COMMITTEE

AND

Your Garbage Man
1. My day starts at half past three in the morning — many hours before dawn breaks over the Berkeley hills.

2. While you're still sleeping, I start my rounds. My truck must be kept in good shape. Breakdowns threaten city health.

3. It's a killing job — carrying those heavy cans of garbage. (And the clatter worries me as much as it does you!)

4. Hoisting 60-gallon garbage cans high enough to dump them into my truck is a strain. (I need the liniment when I get home!)

5. We separate the garbage while en route to the dump ramp on Sixth Street. That's a messy job! But it's got to be done.

6. What there is to salvage, we take to the salvage yards, after leaving the rest at the disposal dump.

7. By this time, I'm pretty disreputable looking. I go home and clean up before the second half of my day begins.

8. Now I set out on my collections. This is a daily chore, since I have nearly a thousand customers.

9. When you start work at 3:30 a.m., you can't do much with your evenings. How would you like to trade jobs with me?
The Market must soon give up its present rented location. Supervisors are asked to appropriate funds to establish new facilities. Fees paid by the Growers will fully pay all operating and maintenance expenses and repay the city within a reasonable period for any capital expenditures made.

THERE WILL BE NO BURDEN ON TAXPAYERS
DO NOT BELIEVE EXTRAVAGANTLY FINANCED PROPAGANDA
TO THE CONTRARY!

Entrenched, selfish special interests are making you vote again on the Farmers' Market. Make your vote decisive.

Protect the Farmers' Market
Vote
YES on City-County Policy Matter No. 17

FARMERS MARKET ADVISORY BOARD:
JOHN G. BRUCATO, Chairman co-partner West Coast Vintner's Co.
EVELYN LA PLACE, Board Secretary, Parkside Improvement Club (President)
DR. ARCHIE CLOUD, President S. F. Junior College
MATTHEW CARBERRY, President S. F. Junior Chamber of Commerce
RUSSELL POWELL, President Central Council of Civic Clubs
FRANK J. HELBING, President Apartment House Industry of S. F.
MRS. HENRY DIPPLE, JR., President S. F. Womens Chamber of Commerce
CARROLL NEWBURGH, Chairman Central Council of Civic Clubs
HERBERT DALTON, Commodity Specialist - Calif. Farm Bureau Federation
EDITH PFALSGRAF, Delegate Sonoma County Grange
CHAS. CHRISTIN, President Owners & Lessees Apart. House Assn.
MRS. KIRK WHITEHEAD, Delegate Consumer Groups
MRS. E. W. GRAHAM, President S. F. Housewives League
STANLEY, JONES, Regional Director Calif. Farm Bureau Federation
DON FAZACKERLEY, Director UNRRA San Francisco District
PAUL SCHNURR, Secretary S. F. C.I.O. Council
CAROLYN ALTVATER, Delegate S. F. Womens Chamber of Commerce
CHARLOTTE SLOAN, Nutrionist
WENDALL PHILLIPS, Secretary Bakery Drivers Union, A. F. of L.
SUPPORT THE FARMERS’ MARKET

Vote YES on Number 17

THERE WILL BE NO BURDEN ON TAXPAYERS

The people of San Francisco one year ago, by an overwhelming vote told the Board of Supervisors to continue the Farmers’ Market, which during two years had demonstrated its value to California’s fruit and vegetable growers and to San Francisco’s Housewives.

The 5½ to 1 vote was a mandate to the Supervisors to take the necessary steps to keep the market going. But six members of the Board said: "The people didn’t tell us to spend any money, so we must ask them about that."

In refusing to carry out the clear mandate of the people the six Board members were pleasing a small selfish group of Commission Merchants who control the BOTTLENECK through which almost all of the produce moving from California Farms to San Francisco family kitchens must pass. This bottleneck has always caused scarcity and high prices.

Now the Voters have an opportunity to tell those Supervisors that in voting last year to continue the Farmers’ Market, the voters knew what they were doing and meant what they said.

Farmers markets are neither novel nor radical. They have long served a useful purpose in most American cities. They exemplify Free Enterprise. They strengthen the competitive system.

The San Francisco Farmers' Market has saved thousands of tons of surplus Farm commodities from going to waste. It has helped the Farmer, and what helps Rural California helps San Francisco. It has been a boon to San Francisco Housewives.

Because it offers a little competition to the congested Wholesale district, it has been of actual benefit to retailers. It does not seriously affect the wholesalers, but some Commission Merchants want everything and they are the enemies who would destroy the Farmers’ Market.
VOTE FAIR PAY FOR CITY CARMEN

YES

CHARTER AMENDMENT

#1

HERE'S THE WAY IT IS NOW:

* Municipal Railway carmen are the lowest paid on transit systems in the State.

* The responsible job of transporting 800,000 patrons daily pays less than laborers receive in private employment.

* Carmen get no additional pay for working on Christmas, Thanksgiving, New Year's Day and Fourth of July.

* The Railway can't get new men for the wages paid.

A "YES" VOTE WILL PROVIDE:

* An increase of 14 cents an hour in wages, establishing PARITY with Vallejo and Los Angeles scales.

* Time and one-half for holiday work, a benefit extended to OTHER CRAFTS.

* Actual application of the city's standardization law—EQUALITY IN PAY AND WORKING CONDITIONS.

* More railway employes—BETTER SERVICE.

FAIR PAY Will NOT Increase your taxes.

(Partial list of endorsements on back)
We Urge A "YES" Vote On Charter Amendment #1

Civic League of Improvement Clubs and Associations.
The Good Government League.
S. F. Transportation League.
Central Council, S. F. Property Owners.
S. F. Rail Terminal Association.
City Efficiency League.
Greater Mission Improvement Assn.
Women's Civic Center.
City Federation of Taxpayers.
Civil Service Association.
Sunset Heights Improvement Club.
United Slovian Societies.

Glen Park Community Club.
Veterans of Foreign Wars, S. F. Post 58.
American Veterans Committee, Sunset Chapter No. 6.
Municipal Post 429, American Legion.
Mission Sportsmen Club.
Mission Sportswomen Club.
Youth Progressive Association.
Baptist Ministers Alliance.
S. F. Utilities Commission.
San Francisco C. I. O. Council.
S. F. Building Trades Council.


Ballot argument prepared by Citizens' Committee for Charter Amendment 1.

Authorized by the Board of Supervisors, John R. McGrath, Acting Clerk.
YES ON 2 and 9

SUPERVISORS’ COMPENSATIONS

The salaries of members of the Board of Supervisors have remained unchanged since 1911.

Charter Amendments 2 and 9 offer alternative methods of fixing compensations commensurate with the increased duties and responsibilities of your Supervisors.

Charter Amendment 2 is a direct request to the people for an increase.

Charter Amendment 9 provides for fixing the compensations by action of the State Legislature which is the procedure followed in 50 of the 58 counties of the State at the present time.

The people by their vote can decide which of the two should be applicable in determining the compensations of San Francisco Supervisors.

A YES vote on both 2 and 9 is recommended. The approved amendment receiving the greatest number of votes will be accepted as the people’s decision on the companion amendments.

The Supervisors are your elected representatives. A YES vote on Charter Amendments 2 and 9 is your recognition of their service to the community.

AUTHORIZED BY
THE BOARD OF SUPERVISORS
John R. McGrath
Acting Clerk
70 YEARS is TOO OLD TO WORK
FOR
TEACHERS and CITY EMPLOYEES
LET'S GET YOUNGER PERSONNEL
IN OUR
City Hall and Schools

WELCOME RETIREMENT

#3 Vote "YES" #3
CHARTER AMENDMENT
Mandatory
Retirement at Age 65

LOOK FOR #3 IN SECOND ROW BALLOT MEASURES
City and County Charter Amendments
For the GOOD of San Francisco

Outstanding organizations and groups of taxpayers, labor, business, industrial, civic, fraternal, district, veterans, men and women's clubs and leaders in all sections and interests in San Francisco have warmly and whole-heartedly endorsed the adoption of Charter Amendment 3.

CHARTER AMENDMENT #3 PROVIDES
1. Mandatory Retirement of city employees and teachers at age 65.
2. Upon completion of 30 years service and after age 60 a minimum pension of $50 a month.
3. Career jobs for our younger workers and returning war veterans.
4. Promotes efficiency and economy in city government by replacing incapacitated employees with younger personnel.
5. Adjusts present system to compare with existing private corporations and public systems.
6. That the employees will pay one-half the cost.

Partial List—Organization Endorsements of #3

San Francisco City and County Federation of Women's Clubs
San Francisco Chamber of Commerce
San Francisco Junior Chamber of Commerce
Parent-Teacher Associations
Building Owners and Property Management Association
Downtown Association
Native Sons and Daughters of the Golden West
Civil Service Commission
Steamfitters Union, Local 509
National Organization Masters, Mates and Pilots, Local 40
Several Posts of the American Legion
Veterans of Foreign Wars
Disabled American Veterans
Regular Veterans Association
United Veterans of the Republic
Service Star League, Inc.
Technical Engineers, Architects and Draftsmen's Union, Local 11
Cement Finishers, Local 580, O.P.T. C.I.A.
Waiters & Dairy Lunchmen's Union, Local 59
Civil Service Association of San Francisco
San Francisco Aerie No. 5, Fraternal Order of Eagles
Golden Gate Aerie No. 61, Fraternal Order of Eagles
Cork Athletic and Social Club
Ice Wagon Drivers and Helpers Union, Local 519
Hospital and Institutional Workers Union, Local 250
Sheet Metal Workers, Local 104
Hardwood Floorlayers, Local 1047
San Francisco Post Office Clerks' Union, Local 2
(National Federation of P. O. Clerks)
Golden Gate Chapter No. 5, California State Employees Association
Steamfitters Union, Local 590
Waitresses Union
A. F. of L. Departmental Council
Local Joint Executive Board of Culinary Workers, Bartenders and Hotel Service Cooks
Cooks, Pastry Cooks and Bakers Union, Local 44
Miscellaneous Employees Union No. 110
Bartenders Union Local 41
San Francisco Retail Fruit Dealers Association
Civil Service Building Maintenance Union, Local 66-A
International Union of Operating Engineers, Stationary, Local 39
National Federation P. O. Motor Vehicle Employees

Civic League of Improvement Clubs
San Francisco Labor Council, A. F. of L.
San Francisco Building and Construction Trades Council, A. F. of L.
C. I. O. Council of San Francisco
Railroad Brotherhood
Federal Employees, Union No. 1 of the National Federation of Federal Employees
Hotel Service Workers, Local 283
National Association P. O. Mailhandlers, Branch 12
Carpenters Union, Local 22
National Association—Postal Office Custodial Employees, Local 161
Operating Engineers, Local Union No. 3
Millmen's Union, Local No. 42
International Brotherhood of Electrical Workers, Local No. 6
Granite Cutters Association
Water Workers Union, Local No. 401
Polishers Union, Local No. 128
Municipal Park Employees of San Francisco, Local 311
San Francisco City and County Emp. Union, C. I. O.
No. 503
United Slate, Tile & Composition Roofers, Damp & Waterproof Workers Assn., Local 40
363rd Infantry Post No. 408, American Legion
Carpenters Union, Local No. 48
Journeymen Plumbers & Gas Fitters Local Union No. 442
Marble Shopmen and Helpers No. 95
United Brotherhood of Carpenters & Joiners of America — Millwrights, Local 102
Office Employees International Union, Local No. 3
Packers and Warehouse Workers Union, Local No. 2099
Ancient Order of Hibernians
Theatrical Stage Employees Union, Local No. 16
Painters Union, Local No. 1158
Theater and Amusement Janitors Union, Local No. 9
Home Nurses Union, Local No. 267
Pile Drivers, Bridge, Wharf and Dock Builders, Local Union No. 34
Carmen's Union, Division No. 1380, A. F. of L.
Building Material Drivers Union No. 216
Municipal Post American Legion
Henry C. Wreden (Marina) Post, Veterans of Foreign Wars
Carmen's Union, C. I. O.
and many others.

Vote YES on Charter Amendment 3
LOOK FOR # 3 IN SECOND ROW BALLOT MEASURES
City and County Charter Amendments
RETIREMENT LEAGUE OF SAN FRANCISCO

Campaign Headquarters 1214 Market Street, Phone HEmlock 2200
Firemen and Policemen have shown again, only recently, that they must sacrifice their lives in the protection of the people and their property in San Francisco. These two departments can attract proper personnel and continue to function efficiently only if placed on equal working conditions with Los Angeles, Oakland, Berkeley and other departments in the State of California, and only if provided compensation equal to what the members would receive in private employment.

The safety of your family and home depends upon the capable operations of these two vital departments. Guarantee the maximum protection to yourself and your property by voting "YES" Charter Amendment #4.

ENDORSED BY:
Mayor Roger D. Lapham
Board of Supervisors
Board of Fire Commissioners
Board of Police Commissioners
San Francisco Labor Council, A. F. of L.
San Francisco C. I. O. Council
Civic League of Improvement Clubs and Associations
San Francisco Building & Construction Trades Council, A. F. of L.
United Veterans — County Council
Veteran's Non-Partisan League of San Francisco
All major labor, civic and tax-paying groups.

AUTHORIZED BY
THE BOARD OF SUPERVISORS

John R. McGrath
Acting Clerk
VOTE "YES" # 5
CITY FINANCE

WILL REMOVE LEGAL BARRIER FROM CHARTER AND PERMIT SAN FRANCISCO TO TAKE ADVANTAGE OF FUTURE STATE LEGISLATION RETURNING TO CITIES AND TO COUNTIES A SHARE OF THE SALES TAX MONEYS COLLECTED BY THE STATE.

IT WILL ALSO GIVE THE BOARD OF SUPERVISORS THE POWER TO ENACT A SALES TAX ORDINANCE.

THIS IS A SOUND AMENDMENT. . . . SAN FRANCISCO SHOULD NOT DEPRIVE ITSELF OF THE RIGHT TO SECURE ITS SHARE OF SALES TAX COLLECTED BY THE STATE NOR SHOULD IT RESTRICT THE BOARD OF SUPERVISORS FROM LEVYING A SALES TAX ORDINANCE UNDER JUSTIFIABLE CIRCUMSTANCES.

(This argument in favor of Charter Amendment #5 was authorized by the Board of Supervisors.)
LET'S KEEP OUR PROMISE TO THE WAR VETERANS

Vote YES on Charter Amendment # 6

MILITARY LEAVES OF ABSENCE

RESTORES RIGHTS WHICH HAVE BEEN LOST TO VETERANS BY REASON OF SERVICE IN THE MILITARY FORCES.

LET'S NOT PENALIZE OUR BOYS FOR WAR SERVICE

Under the present charter section, Veterans are unfairly deprived of seniority and other rights which would have been theirs, had they not served their country in time of need.
This amendment will protect eligibles on civil service lists who were, or are called for permanent appointment while away in Military Service on Military Leaves of Absence by preserving their rightful status on eligible lists.

NO COST WHATEVER TO THE TAXPAYER WILL RESULT FROM THE APPROVAL OF THIS AMENDMENT.

It merely assures to War Veterans those rights which were earned by competitive examination prior to entering Military Service.

LET'S RIGHT A WRONG

Vote YES on Charter Amendment # 6

AUTHORIZED BY
THE BOARD OF SUPERVISORS

ENDORSED BY:
American Legion
Veterans of Foreign Wars
Disabled American War Veterans

John R. McGrath
Acting Clerk
Vote YES on Charter Amendment 7

Protect Those Who Protect You

Charter Amendment #7 will correct a condition brought to light by a recent fire, during which four members of the Fire Department lost their lives. It was only by this tragic incident, that San Franciscans learned of the inadequacy of the pension system.

This amendment provides for full pay for the widows and orphans of members of the Fire and Police Departments, including members of the Salvage Corps, killed in line of duty, and such full pay to continue until such time as the member would have been eligible for service retirement, at which time it would be reduced to one-half of his basic salary.

At the present time if a member of the Salvage Corps is killed his dependents are limited to workmen's compensation benefits and receive absolutely no pension.

Many policemen were killed recently by criminals of all types and also by careless motorists. In all cases, the widows and orphans of these men were inadequately provided for.

This amendment was sponsored by the Board of Supervisors to correct the inadequacy of the pension system as outlined above.

Correct this injustice—

Vote "YES" Charter Amendment #7
VOTE YES ON 8

Charter Amendment 8 will eliminate an inconsistency in the Charter whereby a few city and county salaries are fixed while all others are made subject to standardization.

It will extend the "like pay for like work" principle to seven elective positions.

Under this proposal the salaries of these officers will be strictly limited to, and cannot exceed, compensations paid for similar work in other California communities.

Salaries for these positions will be determined, as others are, in accordance with civil service provisions of the Charter.

This non-controversial proposition was submitted by unanimous vote of the Board of Supervisors.

In the interest of sound salary standardization,

VOTE YES ON CHARTER AMENDMENT 8
ENDORSED BY CIVIC GROUPS

AUTHORIZED BY
THE BOARD OF SUPERVISORS
John R. McGrath
Acting Clerk
BUDGET ESTIMATES
ADOPTION of the BUDGET
and the
APPROPRIATION ORDINANCE

- Provides an additional fifteen (15) days for more adequate consideration of the Annual Budget by the Board of Supervisors.

Should result in better budgeting.

------------------------------------------------------------------

Authorized by
BOARD OF SUPERVISORS

JOHN R. McGRATH
Acting Clerk
3 Reasons Why You Should

Vote “NO” on Proposition 17
In the face of a large tax increase this year, a new way to spend still MORE of YOUR money has been devised by the free spending politicians.

The proposal is to move and expand the Farmers Market at taxpayers’ expense.

The issue before you is clear. It is not a question of whether there should be a Farmers Market. Rather, it is a question of whether the taxpayers should support a Farmers Market.

Proponents of the market argue that the $100,000 appropriation will be paid off in twenty years, but there is absolutely no assurance of this.

The tendency of government is to spend more and more money, once the way is opened, instead of staying within the original limitations.

**SELF PERPETUATION OF BUREAUS**

The self perpetuation of governmental bureaus once established is shown by the fact that the Farmers Market was originally set up as a war emergency measure only.

Even, if by a miracle, the $100,000 were paid off from fees collected from farmers, the market would still cost the taxpayers money for this reason:

By purchasing a site for the market, the city would remove another valuable piece of property from the tax rolls. The taxes that would have been paid on this property under private ownership would be lost to the city forever.

To obtain tax relief, express yourself against this latest tax grab, by voting

"NO" on Proposition 17
The more business the farmers from out of town do at the Farmers Market, without the necessity of employing union help or paying union wages, the fewer jobs there are for San Franciscans.

The more produce that is trucked into town by the farmers themselves, the less work there is for teamsters. The more produce the farmers sell themselves, under an economic advantage provided by the city, the less that will be sold by the employes of grocers and fruit dealers.

That is why the proposal to spend tax money to move and expand the market, with a reduction of job opportunities for San Franciscans, doesn't make sense.

THOUSANDS OF JOBS THREATENED

If the principle of tax support of a business enterprise is established for the Farmers Market, thousands of additional jobs would be threatened.

It is entirely conceivable that once the door is opened the politicians might want to establish public markets for distribution of milk, butter and eggs, meat, fish and other commodities.

Undoubtedly it would make some of the producers of these commodities happy to saddle part of their costs on the San Francisco taxpayer, resulting in a higher profit for themselves. But what about YOU and YOUR job?

Protect your job by voting

"NO" on Proposition 17
YOUR Small Business Is Threatened, Too

3.

If the principle of expenditure of city tax money to support competition for legitimate business is established, in the case of the Farmers Market, where will that leave YOU as a small business man, or as a believer in free enterprise?

In every day language, you will be right behind the eight ball.

You could never be sure that the city government wouldn’t at some time in the future require you to pay taxes to support competition to yourself, and bring about your own ruin.

That’s exactly the position one group of merchants will be in, if the Farmers Market is subsidized by the city.

TAX FREE AND TAX SUBSIDIZED

The grocer or fruit merchant, who pays taxes on his property, or indirectly through rent, in order to do business, will actually be paying to support, and give a favorable position to, a competitor who is not only TAX FREE but TAX SUBSIDIZED.

Could your business compete against someone who pays no rent, no taxes, and employs no union labor?

Tax support for the Farmers Market could easily be the opening wedge for the city to go into other similar lines of business.

Prevent this by voting

"NO" on Proposition 17

Committee Against Tax Subsidization of the Farmers Market,
F. A. Tissier, chairman.
corresponding with number of office on OFFICE TITLE CARD, and write name of candidate on paper under slide. (Do not pull down pointer over name of same candidate in office group in which you intend to write in name of a candidate.)

4th. TO VOTE FOR OR AGAINST STATE or CITY and COUNTY PROPOSITIONS, or FOR OR AGAINST CANDIDATES FOR JUDICIAL OFFICES OR MEMBERS OF THE BOARD OF EDUCATION pull down pointers over the words "Yes" or "No", as you may desire to vote, and LEAVE THEM DOWN.

5th. LEAVING THE POINTERS DOWN as you have placed them, move the RED HANDLE LEVER of the VOTING MACHINE to the LEFT as far as it will go and you have voted and your vote is registered.

IN DOUBT AS TO OPERATING THE VOTING MACHINE, REQUEST INSTRUCTIONS FROM THE INSPECTOR OR JUDGE OF THE ELECTION BOARD BEFORE ATTEMPTING TO VOTE.

SAMPLE BALLOT
GENERAL ELECTION
November 5th 1946

State Propositions

City and County Propositions

For associate Justice of the Supreme Court
For associate Justice of the Supreme Court
For Presiding Justice
For associate Justice District Court of Appeals District Division One
For associate Justice District Court of Appeals District Division Two
For ASSessor
For PUBLIC DEFENDER
For MEMBER OF THE BOARD OF EDUCATION
For MEMBER OF THE BOARD OF EDUCATION

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