To Hear Talk On Textbooks

Public Notice Public Notice TORRANCE HERALD-328

TORRANCE HERALD-328 1933 IN THE MATTER OF COUNTY IMPROVEMENT NO. 1813 OF THE COUNTY OF LOS ANGELES FOR THE IMPROVEMENT OF 2071F STREET MADDATES THE IMPROVEMENT NO. 1813 OF THE COUNTY OF LOS ANGELES FOR THE IMPROVEMENT NO. 2071F STREET MADDATES THE STREET MADDATES THE STREET NOTICE INVITING BIOS TOTAL THE THE STREET STREET STREET COUNTY OF LOS ANGELES FOR THE STREET STREE

AND OTHER RIGHTS OF WAY NOTICE INVITING BIDS	ton Avenue and Narbonne Av- enue. It is proposed by the City Council	abandonments. All such payments shall be made to the City Clerk and if made by check, shall be made pay-	City to move, alter or relocate any of its facilities upon said streets, and its own expense, for the convenience	grantee under such other franchise shall thereupon cease and terminate. Should the foregoing be applicable	FAirfax 8-4000	
the state of the provisions of the statute hereinatter montioned and Country of Los in the matter of County Improvement No. 1813 of the Supervisors of said County improvement No. 1813 of the Supervisors of said County into the state of the country of Supervisors Board of Supervisors hereby invites agaled proposed Supervisors.	to offer for sale and grant the sald franchise to the highest cash bidder upon the terms and conditions here- in mentioned. Said franchise is de- scribed in Articles 1 to 24, inclusive,	able to the City of Forfance. In the event of installation or abandonment of fecilities with the approval of the City as elsewhere in this ordinance provided, or in the event of removal	other public utility, person, firm or corporation, or to require the City or any person, firm or corporation now or hereafter owning a public	to the grant of this franchise, the Grantee shall pay to the City any and all amounts accrued up to the effective date of this franchise under such other franchise so repealed	Complete	-
situation of samilary severs and trench and street resurfacing, in accord- ance with the terms and provisions of the Resolution of Intention in the matter of said County Improvement adopted by said Board of Supervisors specifications in connection threawith which are referred to in said Reso- tion in said Resolution threawith which are referred to in said Reso-	ton Avenue and Narbonne Av- enue. The for each and grant be mid franchise to the highest cash bidder upon the terms and conditions here the base to the start of the start following: (As used herein the words "the franchise" mean the tranchise "the franchise" mean the tranchise the protocome of the tranchise the protocome of the tranchise the franchise advertised by this not- tion. ATCLE 1	payments otherwise due to the City for occupancy of the strets by such facilities shall be pro-rated for the calendar year in which such installa- tion, removal or abandonment occurs	to move, alter or relocate any part of its system upon said streets for the convenience, accommodation or necessity of the Grantee.	as shown by statement of such amounts in the form required by such other franchise filed not later than minety (90) days after this ordinance becomes effective. Pay- ment of such smounts estil be made	Coverage	1
to which Resolution and are on the in the office of the Clerk of said Board, all proceedings had in the matter of said County Improvement, the at- tention of all bidders is hereby directed with respect to the work, the boundaries of the assessment district, grades and all other matters in connection therewith, and the same are beraby and all other matters in	tice.) ARTICLE 1 NATURE OF FRANCHISE There is hereby granted to	as of the end of the calendar month in which installed, removed or aban- doned. PROVIDED, HOWEVER, that the amount of each annual payment shall be revised at the time of payment in accordance with the following	The Grantee shall be given not less than thirty (30) days' written notice of any rearrangement of facil- ities which the Grantee is required to make hereunder. Such notice shall	with the filing of such statement. ARTICLE 99 SCOPE OF RESERVATION Nothing herein contained shall ever be construed so as to exempt the		
of this Notice. Said proposals, or bids, will be received by the County Clerk, ex- affielo clerk of the Board of Supervisors, at the Public Counter, Room 500, Los Angeles County Engineering Building, 108 West 2nd Street, Los An- serse 12, California, until 9:00 anm. on Friday the 28th day of October,	hereinafter referred to as "Grantee", for the term of twenty-five (25) years from and after date of this or- dinance, subject, however, to all the limitations and restrictions herein	be revised at the time of payment in accordance with the following formula: If the 'Wholesale (Primary Market) Price Index, All Com- wedthes' necessard by the United	specify in reasonable detail the work to be done by the Grantee and shall specify the time that such work is to be accomplished.	Grantee from compliance with all ordinances of the City now in effect or which may be hereafter adopted which are not inconsistent with the terms of this franchise. The enum- vation herein of encefic rights re-	HARBOR CITY RIVIERA AVALON VILLAGE	
1985, and will be opened, examined and declared by the County Engineer at 915 a.m., on the same day in the Regional Planning Commission Hear- ing Room, Room, 100, in said Los Angeles County Engineering Building. The proceedings for the aforesaid improvement are under and in ac- cordance with an Act of Legisliture of the State of California known and designed as Direct Legisliture of the State of California known and	contained, the right, privilege and franchise to construct, erect, main- tain, operate, repair, renew, change the size of and remove pipe lines, not to exceed sizteen inches (16°) in	states Bureau of Labor Statis- tics, Department of Labor, for the last calendar month ending more than ninety (90) days prior to the date on which payment to	REMOVAL OR ABANDONMENT OF FACILITIES At the time of expiration, revoca- tion, or termination of this fran- chise or of the permanent discon- tinuance of the use of its facilities	served shall not be construed as ex- clusive, or as limiting the general reservation herein made, or as lim- iting such rights as the City may now or hereafter have in law.	NORTH TORRANCE EL NIDO CARSON AREA	
Act of 1911), and the bonds to be issued to pay the costs and expenses thereof as provided in said Resolution of Intention shall also be issued in accordance with the provisions of said Act. Proposals must be submitted on the blank forms prepared and fur- nished for the purpose and which may be obtained at the Office of the	Internal diameter, for the transpor- tation of oil, petroleum, gas, gasoline or other hydrocarbon aubstances or water in, under, along and across the public streets, highways, and	the City shall be due pursuant to this Article shall stand at 110 (using prices prevailing during the years 1947-49, inclusive, as a base of 100) then payment to the	or any portion thereof, the Grantee shall, within thirty (30) days thero- after, make a written application to the City Engineer for authority either: (1) to abandom all, or a por-	Any notice required to be given under the terms of this franchise, the manner of service of which is not specifically provided for, may be seed as fully and the second se	CLASSIFICATION INDEX Announcements2 to 30	t
County Engineer, Room 103, of said LoS Angeles County Engineering Bidg. At said office bidders may also obtain copies of the plans, profiles and specifications for the contemplated improvement upon deposit of 55.00 per set, such deposit will be refunded if the plans, profiles and apecifications so obtained are returned in good condition to said Room 103, Log An-	collectively referred to as "streets") in the City of Torrance, as follows: Nabone Avenue from the center- line of Sepulveda Boulevard to 230th Street: Arlington Avenue	The shall be made at the rates hereinabove specified. If the said index for said cal- endar month-shall stand at other than 110 then the rate of pay- ment to the City shall vary from	tion, of such facilities in place, or (2) to remove all, or a portion, of such facilities. Such application shall describe the facilities desired to be abandoned by reference to the to be abandoned by reference to the	printee under auch other frachtus hall therourn cesse and terminate. Boold the fore time be applie the formet shall herourn the first applie and all amounts scorteed up to the score the fractions are applied as shown by statement of such such other franchises file of aller than ninety (90) days after this with the filing of such statement. scorpe of the file works with the filing of such statement. scorpe of the file works of the file of aller the continue where the statement of the continue of the such statement of the file of the such statement. scorpe of the file works of the such statement of the continue of a such statement. scorpe of the file works of the such statement of the continue of the file works at the ordinances of the Clup new in effect or which may be hereafter adopted the manner of specific rights re- entered shall not be former adopted the file of such statement. Scorpe of the file works at the file the file of the file of the file the file of sected of which is not precifically provided for, may the file of the file of the file of the file of the file of the file of the file the nontron of the file of the file of the file of the file of the file of the file of the file of the file of the file of the file of the file of the fil	Employment32 to 38 Business Opportunities	
A fack autometering blog, within lourieen days after opening of bids. A fack automitted proposal must be accompanied by a check certified by a responsible bank, or by a bond, payable to the County of Los An- geles in a sum equivalent to at least ten (19) per cent of the total aggre- gate amount of the bid, as a guarantee that the bidder, if his proposal be accepted, will enter into and execute the awarded contract and fur-	from Santa Fe Avenue to the center-line of Sepulveda Boule- vard: Sepulveda Boulevard within the intersection of Arlington Av- enue and Narbonne Avenue.	said hereinabove rates in direct proportion as said index has in- creased or decreased from 110. If the United States Depart- ment of Labor, Bureau of Labor	of this ordinance and shall also oscribe with reasonable accuracy the relative physical condition of such facilities. Thereupon, the City Engineer shall determine whether	Hall, 1511 Cravens Avenue, Tor- rance, Calfornia, and depositing such notice in the United States mail, postage prepaid. Upon the Grantee by address- ing a written notice to Grantee.	Real Estate	-
nish the required bonds in connection therewith, in accordance with the terms of the aforementioned specifications. In the event that a bond is submitted, it shall be signed by the bidder and a duly authorized corporate surety acceptable to the Board of Supervisors. PREVALING WAGE SCALE;	This franchise shall include the right, for the period and subject to the conditions hereof, to so main- tain, operate, repair, ronew and change the size of the pipe line sys-	Statistics, shall revise the said index, the parties hereto shall accept the method of revision or conversion recommended by the said Bureau.	any abandonment or removal which is thereby proposed may be effected without detriment to the public in- terest or under what conditions such proposed abandonment or removal	addressed to California for such other address as may from time to time be furnished in writing by one party, to the	Automotive107 to 112	
Pursuant to the provisions of the Labor Code of the State of California. the Board of Supervisors has accertained the prevailing rate of per dism wages, for each craft or type of workman needed to execute the proposed contract, and will require that not less than said rates be paid to all such workmen employed or engaged on the work. The following requiring ware solubility the said the s	and constructed in said streets. ARTICLE 2 APPURTENANCES The grantee shall have the right to	The the binted states prior to Labor Statistics, shall discontinue the preparation of a wholesale price index using prices prevailing in the years 1947-49, inclusive, as a	may be safely effected and shall then notify the Grantee, according to such requirements as shall be speci- fied in the City Engineer's order, and within ninety (90) days there- after to alther:	other and depositing said notice in the United States mail, post- age prepaid). When the service of any such notice is made by mail, the time of such notice shall bein with	GREEN HILLS MEMORIAL PARK	5/
of eight hours and in the event that labores, workmen, or mechanics are employed less than sight hours per day, the rate of per diem wages shall be deemed to be that fraction of the foregoing rates that the number of hours of employment bears to eight. FOREMEN-All foremen not incrind separately classified shall be paid	construct and maintain such traps, manholes, conduits, valves, appli- ances, attachments and appurtenances (hereinafter for convenience collec- tively referred to as "appurte- bences") as may be necessary or	base of 100, and if no trans- position table prepared by the Bureau of Labor Statistics is available applicable to said years of 1947-49, inclusive, then the	<ul> <li>(a) Remove all, or a portion, of such facilities, or</li> <li>(b) Abandon in place all, or a portion, of such facilities.</li> <li>If any facilities to be abandoned</li> </ul>	and run from the date of the deposit of same in the United States mail. ARTICLE 21 SUCCESSORS	An Endowment Care Cemeterv Serving the Harbor District For Information Call	14
not less than \$1.40 per day more than the daily rate of the highest classi- fication in which he has supervision in the six Basic Trades and not less than \$1.00 per day more than the journeyman rate for the craft involved in the Sub-Trades RIGGERS-Same wage scale as a craft to which rigging is incidental.	convenient for the proper mainte- rance and operation of the pipe lines under said franchise, and said ap- purfenances shall be kept flush with the surface of the streets and so lo-	amount of each annual payment shall be computed as otherwise provided in this Article 7 with out reference to this proviso. ARTICLE 8 EMERGENCY EQUIPMENT	In place aubject to prescribed condi- tions shall not be abandoned in accordance with all such conditions, then the City Engineer may make additional appropriate orders, includ-	The terms herein shall joure to the benefit of or shall bind, as the case may be, the successors and as- signs of the partles hereto, subject, however, to the provisions of Article 15	LOST AND FOUND 6 LOST Samese male cat. Has	-
APPRENTICES-May be employed in conformity with Section 177.5 of the California Labor Code. Title of Position Rate per Day BLACKSMITHS: Blacksmith	cated as to conform to any order of the City Engineer of the City of Tor- rance (hereinafter referred to as the "City Engineer") in regard thereto and not to interfere with the use of the street for travel. The Greentes	AND CREWS At all times during the term of this franchise, the Grantee shall maintain on a twenty-four (24) hour a day basis, adequate emergency	that the Grantee shall remove all such facilities in accordance with applicable requirements. In the event the Grantee shall fail to remove any facilities which it is obligated	RESTRICTION ON SERVICE The Grantee shall not use any of the lines laid pursuant to the pur- visions of this franchise, for the pur-	boot tail, Finder please return to 1024 Hickory, FAirfat 8-7466. Reward. LOST-Student's glasses. Need desperately. FRontier 5-4081.	
Blackmith Helper 22.00 BRICKLAVERS: 22.00 BRICKLAVERS: 27.20 Bricklyer and Stonemason 27.20 CARPENTERS: 19-20	shall have the right subject to such ordinances, rules or regulations as are now or may hereafter be in force, to make all necessary excava- tions in said highways, for the con-	equipment and a property trained rmergency crew within a radius of twenty-five (25) miles from any fa- cilities installed or maintained pur- suant hereto for the purpose of shut- ting off the pressure and the flow	to remove in accordance with such applicable requirements within such time as may be prescribed by the City Engineer, then the City may remove such facilities at the Gran.	ARTICLE 23 ACCEPTANCE OF FRANCHISE This franchise is granted and shall be held and enjoyed only upon the terms and conditions herein con-	SPECIAL NOTICES 7 NOT responsible for debts other	1
CEMENT MASONS: 22.40 Cement Mason 21.60 LaBorers-General or Construction 16.60 Operators and Tenders of Pnoumatic and Electric Tools	struction and repair of said pipe lines and appurtenances. ARTICLE 3 LOCATION OF PIPELINES So far as is practicable, said pipe	of contents of such facilities in the event of an emergency resulting from an earthquake, act of war, civil disturbance, flood or other cause. ART ICLE 9 cause.	pay to the City the actual cost thereof to the City plus fifteen per cent (15%) for overhead. ARTICLE 12 COMPLETION OF WORK	tained, and the grantee must, within thirty (30) days after the passage of the ordinance granting said fran- chise, file with the City Clerk of the City of Torrance a written acceptance	NOT Responsible for debts other than my own after October 3,	Ħ
Vibrating Maccines and Similar Mechanical Tools not Separately Classified herein 15.28 Flagman 16.60 Cribbers or Shorers 19.48 Cribbers or Shorers (Tunnel) 19.68	lines shall be located along the edge or shoulder of the streats or in the parking areas adjacent thereto so as not unreasonably to disturb the flow of treffic and where possible shall	BREAKS OR LEARS If any portion of any street shall be damaged by reason of breaks or leaks in any pipe or conduit con- structed under this franchise, the Grantee thereof shall at its own ex-	Whenever the Grantee fails to com- plete any work required of the Gran- tee by the terms of this franchise within the time limits required here- by, the City may cause such work	of such terms and conditions. ARTICLE 24 FRANCHISE TO BE STRICTLY CONSTRUED AGAINST GRANTEE This franchise is granted upon each and every condition herein con-	NOT Responsible for debta other than my own, after October 6th. John H. Bradley. Package Delivery Service	P
Bewer Pipe Layers (excluding Caulker) 13.05 Bewer Pipe Layers (texcluding Caulker) 13.05 Bewer Pipe Caules (Cement Jointe) 17.00 Tarmen and Mortarman 17.00 Mucker, Dumpman and Trackman (Tunnel) 17.88	street. If the pipe lines shall be laid across or along the paved portion of a street, the repair of the street, after the pipe lines have been laid, may be made by the clip at the expense	pense, immediately following written or oral notification thereof, repair any such damage and put such street in as good condition as it was in before such break or leak.	to be completed by the City or, at the election of the City, by a private contractor. The Grantee agrees to pay to the City within ten (10) days after delivery of an itemized bill covering the cost of performing such	tained and shall ever be strictly construed sgainst Grantes. Nothing shall pass hereby unless it be grant- ed in plain and unambiguous terms. Each of said conditions is a material	FAirfax 3-5611 PERSONALS 10	TI
Watchman 15.76 OPERATING Exclusion EERS: Apprentice Engineer, including Oller and Greaser. excluding Truck Crane Oller 18.00 Air Compressor, Fump or Generator Operator 18.06	of the Grantee, and upon the pre- sentation of a bill therefor, the Grantee shall pay the same at once. The amount so chargeable to the Grantee shall be the setual cost of	to the satisfaction of City Engineer. ARTICLE 10 REARRANGEMENT OF FACILITIES A. Expense of Grantee.	work, an amount equal to fifteen per cent (15%) thereof for over- head. If the Grantee is dissatisfied with the determination of said amount, it may petition the City	and essential condition to the grant- ing of this franchise. Notice is hereby given that sealed bids in writing for said franchise will be received by the City Clerk for and on behalf of the City Council	CORRECTIVE SPEECH Classes for Children BETTIE THOMAS STUDIOS 1215 Crenshaw Blvd. FA 8-6312	B1
Concrete Mixer Operator-Skip Type	(15%) thereof for overhead. ARTICLE 4 CONSTRUCTION OF -PIPELINES A. Terms of Construction. The pipe	ties shall endanger the public in the use of the public streets or interfere with or obstruct the use of any street by the public or for public purposes, the City shall have the	Manager to review the same within ten (10) days after such determina- tion. The decision of the City Man- ager shall be final and conclusive. ARTICLE 13	at the offices of the City Clerk of the City of Corrance up to 8:00 o'clock P.M. of the 22nd day of November, 1955. The bids received will be opened The bids received will be opened	Public Notice	
Equipment 20.56 Generator, Pump, Compressor Flant Operator	lines and appurtenances constructed or maintained under the provisions of this franchise shall be constructed had maintained in a good, workman- like manner and in conformity with	right to require the Grantee, at the Grantee's expense, to move, alter or relocate the same (hereinafter called "rearrangement") to avoid such dan- ger, interference or obstruction, in	This franchise is granted on the condition that the Grantee has now and shall at all times during the life of this franchise keep on file with the City a bond running to the	at the meeting of the 0.5 of the Clock of the Cliv of Torrance at 8:00 o'clock P.M. of the 22nd day of November. 1955, All bids must be for the pay- ment of a stated sum in lawful money of the United States, The	CERTIFICATE FOR TRANSACTION OF BUSINESS UNDER FICTITIOUS NAME	A
Tractor Operator Boom Attachments	tions now or hereafter adopted or prescribed by the City Council. All pipes laid under said franchise shall be of first. class material, and no pipe laid under this franchise shall	<ul> <li>(2) Whenever, during the exist- ence of this franchise, the City, in the exercise of its governmental au- thority, as distinguished from its</li> </ul>	City in the sum of One Thousand Dollars (\$1,000,00) executed by a reputable indemnity company en- titled to do business in the State of California. The said bond shall con-	franchise will be struck off, sold and awarded to the person, firm or cor- poration making the highest cesh bid therefor, provided, that at the time of the opening of the bids any composition person firm or corpora-	THE UNDERSIGNED does hereby certify that he is conducting a Steel Fabrication business located at 22782 So. Hawthorne, Torrance, California, under the fictitious firm name of	
a Finishing Machine Operator	exceed sixteen inches (16") in in- ternal diameter. B. Restoration of Streets. The work of construction, maintaining or re- pairing all pipes, pipe lines and ap-	private capacity, shall change the grade, width or location of any street, or improve any street in any manner, including the laying of any sever, storm drain, conduits, gas, wa-	tain the conditions that the Grantee shall well and truly observe, fulfill and perform each and every ferm and condition of this franchise, and that in case of any breach of con- dition of said bond the whole amount	tion present or represented may bid for the franchise or privilege a sum not less than 10 per cent above the highest scaled bid therefor, and the bid so made may be raised not less	CALIRON and that said firm is com- posed of the following persons, whose names in full and places of residence are as follows, to-wit: George William Bloxom, 4024 Via	-
	purcances shall be conducted with the least possible hindrance to the use of the streets for purposes of travel, and as soon as such work is completed, all portions of the streets which have been excavated or other-	pedestrian tunnels, or other work of the City, (the right to do all of which is specifically reserved to the City without any admission on its part that it would not otherwise have	of the sum therein named shall be taken and deemed to be liquidated damages and shall be recoverable from the principal and from the surveices upon said bond. The pro- miner of this Article 12 bell not	than 10 per cent by any other test sponsible bidder, and the bidding may so continue until the franchise is finally struck off, sold and award- ed to the highest bidder therefor in lawful money of the United States.	Pavion, Palos Verdes Estates, Calif. WITNESS my hand this 11th day of October, 1955. GEORGE WILLIAM BLOXOM. STATE OF CALIFORNIA	
Note: Tunnel Work-additional 14c per hour for all classifications." PLUMBERS AND FITTERS: Plumbing Journeyman	wise damaged thereby shall be placed in as good condition as they were before the commencement of such work, to the satisfaction of the City Engineer.	such rights) and such work shall, in the opinion of the City Engineer, render necessary any change in the position or location of any facilities of the Grantee in the street, includ- ing the support thereof, while such	exempt the Grantee from compli- ance with any of the laws of the City in force during the term hereof which require the Grantee to post a bond other than the bond are-	Each sealed bid shall be accom- panied with cash or a certified check payable to the City Treasurer of the City of Torrance for the full amount of the bid, and no sealed bid shall be considered unless the cash or	COVERAGE UMITA WAITERIA HABBOR CITY RIVIERA WAITERIA HABBOR CITY RIVIERA AVALON VILLAGE NORTH TORRANCE EL NIDO CASSON AREA CLASSIFICATION INDEX ANDONCEMENTS EL NIDO CASSON AREA CLASSIFICATION INDEX Announcements 2 to 30 Employment	-
TRUCK DRIVERS: Driver of Truck, Legal Payload Capacity Less than 8 Tons 17.44 Driver of Truck, Legal Payload Capacity between 6 and 17.68 Driver of Truck, Legal Payload Capacity between 15 and 15 Tons	ARTICLE 5 COMMENCEMENT OF CONSTRUCTION The Grantee, in good faith, shall commence the work of laying the	work is being done or performed, the Grantee shall, at its own cost and expense, do any and all things to effect such change in position, or lo- cation, in conformity with the writ-	quired by this Article 13, ARTICLE 14 INSURANCE The Grantee, if it has not already done so, shall procure and keep in	check is enclosed therewith. The suc- cessful bidder shall deposit at least 10 per cent of the amount of his bid with the City Clerk of the City of Torrance pefore the franchias is	Angeles, personally appeared George William Bloxom known to me to be the person whose name is subscribed to the within instrument, and ac- knowledged to me that he executed	R
Driver of Truck, Legial Faylona Capacity of 22 Tons of non- 1872 Driver of Truck, Legial Paylona Capacity of 22 Tons of noner 30.48 Driver of Road Ol Spreader Truck Water Truck Driver under 2500 Gals	pipe lines and appurtenances within four months from the date of the passage of the ordinance granting this franchise, and if such pipe lines be not so commenced within said time, this franchise shall be declared	vided, however, that the City shall not require the Grantee to remove its conduits or lines entirely from such street. (3) In case the Grantee shall fail	franchise a policy or policies of liability insurance from an insurance company authorized to do business in California, in an amount not less than \$100,000 for any person	the deposit immediately his bid shall not be received, and is void, and the franchise shall then and there be again offered for sale to the bidder who makes the highest case bid	IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the Superior Court the day and year in this Certificate first above written.	
Operating Power Winch A-Frames, or Similar Special Attachments Truck Greaser and Tireman	forfeited: provided, however, that if the Grantee is maintaining and oper- ating an existing pipe line system over the route described, in Article 1 herein, it shall be deemed to be in	to commence work in compliance with such written notice within thirty (30) days after service of same upon the Grantee, (unless the Gran- tee shall be unable to comply with	and \$300,000 for any accident and \$25,000 for property damage. Said policy or policies shall name the City, its agents and employees as persons co-insured with the Gran- tee A certified conv thereof shall	therefor, subject to the same con- ditions as to deposit. This procedure shall be had until the franchise is struck off, sold and awarded to a bidder who makes the necessary deposit of at least 10 per cent of the	(Seal) HAROLD J. OSTLY, County Clerk, By A. GONEDALLIS, Deputy. T-Oct. 15, 20, 27/Nov. 8, 1955.	PA
COVERNMENTAL SPECIAL: 1.32 Tindesper	Compliance with the lorgoing. The Grantee shall not commence the con- struction of any pipe lines under the provision of this franchise or add to such existing pipe line system. If any there be, until it first shall have	such notice by leasth of ethics, riots, acts of God, or acts of public enemics), the City Engineer may cause the work required in said no- tice to be done by the City or, at the election of the City, by a pri-	be filed in the Office of the City Clerk of the City of Torrance at the request of the City Clerk. ARTICLE 15 INDEMNETCATON BY GRANTEE	ariount of his bid. The successful bidder shall deposit with the City Clerk of the City of Torrance within twenty-four (24) hours of the acceptance of his bid.	TORRANCE HERALD-324 19368	MC
him or by any subcontractor under him, and the body awarding the con- tract shall cause to be insorted in the contract a sipulation to this effect. Provided that overtime rates, rates of pay for Saturdays, Runday and holidays shall apply to these holidays as recognized in the collective bar- galuing greement applicable to the particular craft, classification or type of workness employed on the project	attuction of any pipe lines under the astronometal pipe line system. If any there be, until it first shall have for the state of the system of the any there be, until it first shall have for the drance shall show the following time of the spipe intrafaction of the drance shall show the following eventual of the spipe intrafact to be laid or constructed, the size and de- scription of the spipe intrafact to be frastres shall pay any and all lappen- pie time construction of any pipe lines construction of any pipe lines construction of any pipe lines construction of any reader a statement to the City. Cierk of the City of formation thereafter re- ing in detail the permit or permits and the pipe lappen to the state of pipe sevent to the state state of pipe	enemies), the City Engineer may cause the work required in sold no- tibe to be done by the City or at vale contractor. The Grantes egrees io pay the costs thereof within ten ing and work shall be condered to the sold of the City of the agent, or manager. The cost of do- ing and work shall be condered to the cost or workers of the termination of the City Engineer per- termination of the City Engineer per- termination of the City Engineer determination. During the pendency outfort to be done shall be sub- endered to be done shall be sub- endered to the city has the final and the City shall be compared to the City Marager of Others. I) Expense of Others.	The Grantee, by the acceptance (r use of the franchise hereby granted, agrees to keep and save free and harmless the City, its of- ficers, agents, and/or employees	the remaining 90 per cent of the amount thereof. If the bidder fails to deposit with the City Clerk of the City of Torrance the remaining 90 per cent of his bid within twen- ty-four (24) hours after its accept-	NOTICE OF HEARING OF PETITION FOR PROBATE OF WILL No. 369774 In the Superior Court of the State	MC
Provided that notwithstanding the general provision contained herein. Flogman, Guards, and Watchmen shall be paid one and one-half times the prevailing rate for overtime (overtime shall be time worked in excess of eight hours per day or forty hours per week), and the straight pre- valing rate for time worked on Saturdays, Sundays, and holdays where	scription of the pipe intended to be used, and such other facts as the City Engineer may require. The Grantes shall pay any and all inspec- tion fees of the City. Upon the com-	the actual cost, plus fifteen per cent $(15\%)$ thereof for overhead. If the Grantce is dissatisfied with any determination of the City Engineer per- mitted by this section, it may peti-	or causes of action which may be asserted, prosecuted or established against them, or any of them, for damage to persons, or property, of whatsoever nature, arising out of	ance, the award to him of the Iran- chise shall be set aside, the deposit made by him shall be forfeited and no further proceedings for the sale of the franchise shall be had unless it is readvertised and asin offered.	of California, in and for the County of Los Angeles. In the Matter of the Estate of SUSAN W. MILLER, also known as SUE W. MILLER, and as SUSAN WILEY MILLER, De-	\$
The rate of compensation for any classification not listed in the sched- ule, but which may be required to execute the proposed contract, shall be commensurate and in accord with the rates specified for similar and com- parable classification or for those performing similar or comparable dutes. The time within which the aforementioned work must be completed	City Enginee. The application of these with analy proceed to be there in the signal and proceed to be then of the pipe line proposed to be the signal and signal to the signal did or constructed, the size and de- used, and each other facts as the City Engineer may require. The effect of the city. Upon the con- pletion of the city. Upon the con- pletion of the city. Upon the con- render a stitutement to the City Citrk of the City of forcance thereafter re- render a stitute ment to the City Citrk of the City of forcance thereafter re- ting in detail the permit or permits issued and the total length of pipe authorized under such permit of per- nits, and the total length of pipe payment to the city Cierk for the payment to the City Cierk for the pipe lines with have here actually the rate of One Dollar (\$1.00) per red.	tion the City Manager to review the same within ten (10) days after such determination. During the pendency of such petition, the work so re- quired to be done shall be sus- pended. The decision of the City.	the use by it of the City streets hereunder or arising out of any of the operations or activities of the Grantee pursuant to this fran- chise, whether such darmage shall be ounsed by negligence or otherwise	for sale. The successful bidder for the fran- chise shall within five (5) days after the franchise is awarded file with the City Council of the City of Tor-	ceased. Solice is hereby given that the peti- tion of E. A. WINSTANLEY, Public definition of the owner power of the showen-mand deceased and for the issuance of Letters of Ad- the issuance of Letters of Ad- therean to the petitioner, in which therean to the Superior Court of the state of California, in and for the Angeles.	-
by the Contractor undertaking the same has been fixed at forty-five (45) calendar days from and after the date of execution of the contract agree- ment. The Board of Supervisors reserves the right to reject any or all bids, and to waive technical errors and discrepancies, if to do so meems to best	ing in detail the permit or permits issued and the total length of pipe line, the construction of which was authorized under such permit or per- nits, and the total length of pipe	Marager thereon shall be final and conclusive. B. Expense of Others. (1) The City shall have the right to require the Grantee to rearrange	excepting therefrom, however, any claim, demand or eause of action, which may be asserted, prosecuted or established against the City under the provision of the Work-	Tarrance a bond running to the city of Torrance in the penal sum of One Thousand Dollars \$1,000), executed by a reputable indemnity comtany entitled to do business in the State, and 'conditioned that such bidder	the issuance of Leiters of Ad- ministration with-the-Will - annexed thereon to the petitioner, to which reference is hereby made for fur- ther particulars, will be heard at	
By virtue of Los Angeles County Ordinance No. 4348, all collection of assessments within the birty (30) day period from recordation must be made by the County Engineer and not the Contractor. BUDDERS MIRT AATUREY THEMSELVES BY DERSONAL EVANT.	shall accompany said report with payment to the City Clerk for the pipe lines which have been actually constructed under said franchise at	for the accommodation of the City or of any person, firm or corporation when such rearrangement is done for the accommodation of any water, electric gas or other willity sustern	to, or the death of any of City's officers, agents, or employees while acting within the scope of their employment.	shall well and truly observe. fulfill and perform each term and condi- tion of the franchise, and that in case of any breach of condition of the bond the whole amount of the the bond the whole amount of the bold	910 o'clock A.M., on October 26. 1955, at the court room of Depart- ment 4, of the Superior Court of the State of California, in and for the County of Los Angeles, City of Los Angeles.	
NATION OF THE LOCATION OF THE PROPOSED WORK AND BY BUCH OFTHER MEANS AS THEY MAY PREFER AS TO THE ACTUAL CONDITIONS AND REQUIREMENTS OF THE WORK, AND SHALL NOT AT ANY TIME AFTER SUBMISSION OF THE BID DISPUTE COMPLAID, OR ASSERT THAT THERE WAS ANY MISUNDERSTAND.	rod. ARTICLE 6 MAPS AND DATA TO BE FURNISHED	new or hereafter owned or operated by the City. Such arrangement shall be at the City's expense. (2) When such rearrangement is done for the secommodation of any	ARTICLE 16 ASSIGNMENT The Grantee shall not sell, lease. or assign this franchise or the rights or privileges granted hereby, or any of them, without the consent of the	deemed to be liquidated damages, and shall be recoverable from the orincipal and surfles upon the bond. Upon the filling and approval of the bond the franchise shall be granted	Dated September 29, 1955. HAROLD J. OSTLY, County Clerk and Clerk of the Superior Court of the State of California, in and for the County of Los An-	
BOLL'S REGARD TO THE RATURE OR AMOUNT OF WORK TO BE DONE TO BE TO THE RATURE OF BIODES THE NORT TO REFINE CONVERTING THE AMOUNT OF REPORT TO THE NORK THE CONVERTING AND ADDRESS OF THE STATE WORK HARCLD J. OFFLY, COUNT CIFY and BARCLD J. OFFLY, COUNT CIFY and ADDRESS OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE THE STATE OF THE STATE OF THE STATE OF THE STATE OF THE STATE THE STATE OF THE STATE OF TH	the date in which any pipe lines or additional pipe lines have been laid or constructed under this franchise, the Grantce shall file a map or maps in such form as may be required by	person, 1071 or corporation other than one of said utility systems owned or operated by the City the cost of such arrangement shall be borne by the accommodated party. Such accommodated party in said	be sold, leased or assigned except by a duly executed instrument in writing filed in the office of the City Clerk; and nothing in this fran- chise contained shall be construed	of the franchise shall be had unless the area. The successful bidder for the fran- chise shall within five (3) days after the shall within five (3) days after the dity Council of the City of Tor- rances a bond running to the City of the City Council of the City of Tor- rances a bond in the City of tor- rances a bond in the City of tor- the City Council of the City of the City Council of the City of tor- the City Council of the City of tor- the City of the City of the the City Council of the City of the the City of the City of the the City of the City of the the City of the City of the council of the City of the council of the City of the bond the whole amount of the bond the tranchise shall be resulted and council of the City of the bond the franchise shall be the corroration for whom it has been ature of the City of the the tranchise shall be the tranchise shall be the tranchise ature of the city of the the tranchise shall be the the tranchise shall be the tranchise the ature of the city of the the tranchise shall be the tranchise the city of the the tranchise shall be the tranchise shall be the tranchise shall be the tranchise the city of the the tranchise shall be the tranchise the city of the the tranchise shall be the tranchise the city of the the tranchise shall be the tranchise the city of the the tranchise shall be the tranchise the city of the the the tranchise the city of the the the	for the County of Los An- geles. By H. I. McLean, Deputy. HAROLD W. KENNEDY, County Counsel,	
HAROLD J. OSTLY, County Clerk and Ex-Officia Clerk of the Board of Bupervisors. T-Oct. 6, 18, 1858	ATTOCK 6 ATTOCK 6 MAPS AND DATA TO BE TRUNISHED Within ninely (60) days following the date in which any pipe lines or additional pipe lines have been laid the date in which any pipe lines or additional pipe lines have been laid the date in which any pipe lines of additional pipe lines have been laid the date in which any pipe lines of additional pipe lines have been laid the date in which any pipe lines of the date in which any pipe line	vance of such arrangement, shall de- posit with the Grantee or the City Clerk a corporate surety bond in an amount as, in the reasonable discre- tion of the City Engineer, shall be	to grant to the Grantee any right to sell, lease, or assign this fran- chise, or any of the rights or privi- leges hereby granted, except in the manner aforesaid.	any moncy paid therefor shall be forfeited. A. H. BARTLETT City Clerk of the City of Torrance T-Oct. 6, 13, 20, 27, 1955.	By H. I. McLeab, Deputy. HAROLD W. KENNEDY, County Counsel, 100 Hall of Records, Los Angeles 12, California, Attorney for Public Administrator, MUtual 2011. MT-Oct. 8, 6, 10, 18, 1955.	
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Republicans - Unlimited will hold its next regular meeting on next Wednesday evening at s pun, at the Knights of col-ducation. Members and guests will hour schools" by C. O. Garsh-ver study on the subject. Garshwiller has spoken servers. Tarshwiller has spoken servers. Garshwiller has spoken servers. Santa Ana Republican Womer's Club, and other groups in this cub. and a ther groups in this serverd. Data and the groups in this serverd. Content and the groups in this serverd.

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Public Notice OCT. 13, 1955 Herald

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IS A MEMBER of your family hard of hearing? Certified hearing test given free in your home by bonded Sanitone con-sultant. Call for appointment. OR 2-6047. Torrance OR 2-503. HEIMSTITCHING. dreasmaking. Alerations. Mrs. Stewart. 1331 West 219th Street. FAIrfax 8-6483. ARCHITECT DRAFTING AND DESIGN. REASONABLE RATES FRontier 5-1485. NOW REACHES RATES FRontier I SERVICES, Miscellaneous 14 APPROXIMATELY 120.000 READERS Sewing Machines Closing time for acceptance of Classified Ads is Friday and Tuesday at 5 pm. Ads received late: will be held over to the following issue. Not respon-sible for more than one in-correct insertion. Errors will be corrected by re-publication Rentals-ALL MAKES-Repair Old Treadles made into elec-tric portables or electrify in your cabinet your cabinet FRANCHISE DEALER OF ADLERMATIC NECCHI - MATIC SUPERMATIC - EINA AUTOMATIC - VIGORELI M & S SEWING MACHINE COMPANY 1621 Cravens Ave. Torrance FAirfax 5-6137 Complete Byrd RUG & Upholstery Cleaning Coverage WALL-TO-WALL CARPETING CLEANED IN YOUR HOME FREE ESTIMATES FICK-UP and DELIVERY WE GIVE S & H GREEN STAMPS 1931 W. 174th St., Gardena DA 4-2403 - FR 2-5163 RUGS 9x12 cleaned and sized \$5.00 Pick-up & Delivery \$2.50 Cash & Carry UPHOLSTERED FURNITURE CLEANED WORK GUARANTEED BURCHFIELD'S CARPET WORKS 'As Near As Your Teleph-1971 Torrance Elvd. FAfrfax 8-2672 Typewriters

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