31.7.

31.11. 31.12.

31.17. 31.18.

81.19. 81.20. 31.21. 31.22.

81.23. 31.30. 31.31. 31.32. 31.33.

\$1.34. \$1.35; \$1.36; \$1.37. \$1.38. \$1.39. \$1.40. \$1.41. \$1.42. \$1.43. \$1.44. \$1.45.

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HERALD—257

CHAPTER 31

SALE SAND USE TAX

SALE OF TANGIBLE PERSONAL PROPERTY

ber (SALES AND USE TAX LAW.)

ber (SALES AND USE TAX LAW.)

ber (SALES AND USE TAX LAW.)

In addition to all other taxes.

In addition to all other taxes.

Tax levied in same manner as atte tax.

Adoption of state "Sales and Use Tax

Law;" additional exemptions,

Allocation of duties to city officials.

Allocation of duties to city officials of

State board of equipitation.

Effect of inclusion of portions of state

law verbatim relative to adoption.

Permit required; application. permit; separate permit d for each place of business. t assignable; fee for change of

e of permit,
ired for each place of
inter for each place of
not assignable; fee for change or
ition of business.
of permit,
of permit,
of permit,
issuance of new
mit after revocation.
r issuance of new permit after revocation.
ng on business without permit,
tax due and payable; granting of
tension; penalty on delinquent payments.
o be collected from consumer,
o be collected from consumer,
sorption of tax prohibited,
payable to city clerk; collection
issuit,
not a sale at retail.

Short title.
Furpose.
Sales tax.
Amendments.
Enjoining collection forbidden.
Existing sales and use tax provisio

Existing sales and use tax provisions suspended.

ORDINANCE NO. 1109

INDINANCE OF THE CITY
CIL OF THE CITY OF TOR.

ORDINANCE OF THE CITY OF TOR.

ORDINANCE OF THE CITY OF TOR.

ORDINANCE TORM RELATING TO STORM ORDING TORM ORDING TOR

on 31.1 of this Code
o any and all other
by any other license
f the city.
c levied in same man-

ales taxes are levied pur-rt I of Division 2 of the Revenue and Taxation as the Sales and Use amended and in force n December 1, 1947. Adoption of state Sales Tax Law; additional

))

article are eleand payable to elective clerk on or before the last day of the month next, succeeding each quarterly period.

The city clerk, for good cause, may extensite for host more than thirty days at the clear of the month of the month of the content of host more than thirty days at the clear of the month of the content of host more than thirty days at the clear of the month of the content of the month of the clear of the comment of the comment of the comment of the clear of t

to the seller such certificate or other evidence of the proposed transpared to the city of the city cier of the city. Sales of property upon which a sales tax purchase tax use tax, purchase tax use section size and provided by the section size of by city officials; exceptions and provided by city officials; exceptions are seen to see the section size of the sect

only. iection 31.8. Permit required: appli-cation. Every person desiring to engage in r conduct business as a seller within

1. Editor's note.—As to suspension of the provisions of this article, see article I of this chapter.

1. In of the provisions of this article, see article I of this chapter.

1. In of the provisions of this article, see article I of this chapter.

1. In of the provisions of this article by reference, there shall be excluded from the computation of the c

cation.

Every person desiring to engage in or corduct business as a seller within or corduct business as a seller within the control of the

Public Notice

nd at the times classwhere province in this article, section 31.39. Separate display of tax from list or other price. The tax so collected by the retailing from the putchaser shall be distributed by the retailing the price advertised in the premises, the price advertised in the premises, the marked price or other price on the sales check or other proof of sale.

Public Notice that would otherwish accrue under the provisions of this article. The city cierk and license collector shall make and transmit to the city council quarterly, a detailed report of any sums so waived or compromisely with asons therefor. Sections 31.1 to 31.23 of this ion 31.46. Schedules for payment

produce an average tax return of one of the control of the control

ise or with the seller setting affidavit from the seller setting as he deems necessary to determine and the seller seller shall be deposited and paid into the general fund of the city.

Section 31.50. Divulging of information from the seller seller shall make known in any manner whatever the business affairs, operations, or information obtained by an investigation of records adulty adulty with the seller sel

be deemed to require the substitu-tion of the name of the city for the word "state" when that word is used as part of the title of the state con-troller, the state treasurer, the state requalization, or the name of the state reasury, or of the Constitution of the State of California; nor shall the name of the city be substituted for

Very set employees or by the tax officers of employees or by the tax officers of employees or by the tax officers of employees or by the tax officers. Trustees, executors, administrative control of the employees of the employee

E. To adopt a sales and use tax

E. To adopt a sales and use tax

ordinance which can be administerordinance which can be administerded in a manner that will exclude the
receipts of particular sales from the
measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of the sales tax fmin the measure of th

JULY 5, 1959 Public Notice

digation to pay to the city any sale and 773 in force and ef and including March

Code.

11. For Ordinance No. 753 see Sections 31.30 to 31.52. For Ordinance No. 754, see Sections 31.1, 31.2. For Ordinance No. 773, see Sections 31.4. 12. See Sections 31.1 to 31.23 of this Code.

Code.

13. For Ordinance No. 753, see Sections 31.30 to 31.52. For Ordinance No. 754, see Sections 31.1, 31.2. For Ordinance No. 773, see Section 31.4.

hereby repealed.

SECTION 4.

ANY person violating any of the provisions of this Ordinance shall be guilty of a misdemeanor and upon conviction thereof, shall be subject to a fine not exceeding Five Hundred Dollars (\$500,00), or six (5) months in the County Jail of Los Angeles County, or by both such line and imprisonment, in the discretion of the Court.

and approved this day passed this day of

H. BARTLETT

i-A. H. BARTLETT
City of Torranea
City Clerk of the
COUNTY OF LOS ANGELES
STATE OF CALIFORNIA
1. A. H. BARTLETT City Clerk
of the City of Torranea, California, do
hereby cert in tradeed and approved
at a regular meeting the City Councit held on the day of June 16, 1999,
and adopted and passed at a regular
meeting of said Council held on
meeting of said Council held on
the Council Held on the Council
ATES: COUNCILMEN; Beasley, Benstead, Blount, Bradford, Drale; Jahn
ANGES, COUNCILMEN; None,
ARSENT: COUNCILMEN; None,
ARSENT: COUNCILMEN; None,
City Clerk of the
City Clerk of the
S—July 6, 1999.

The control of the co

Public Notice

name and electrical energy for the lighting of those certain standards, fixtures and appliances referred to Section 1 and 2 above said Civil and the section of the section

CHAPTER 16 OF SAID CODE.

The City Council of the City of
Torrance does ordain as follows:
SECTION 1.

That Sections 27.2, 27.29, 27.30
27.32 27.33, 27.35 and 27.40 of Chapter 2 of The Code of the City of
requirements for takicabs, requirements for a permit to obtain a business license for taxicabs and other
vohicles for hier requirements for
taking in the requirements for taxicabs and other
vohicles for taxicabs and there
is a formation of the control of the control
there is a formation of the control
there