PRESS-HERALD

two proposed Charter American as follows: "Shall Section 7 of of Article VI of the Charter of the City of Tor-rance be amended to read as fol-

tely preceding the ining of the lication. 6.9.3. Crite-ia for nonresiden-al buildings. for this section 7. The provisions section 6.9.2. shall apply to building which was originally igned and which will be used an relocated for a nonresiden-use. Such a building is re-red to herein as a "nonresiden-building."

rance be amended to read as tor-lows: Sec. 7. Compensation of members of the city council. (a) The members of the city council shall receive compensation in the amount and in the to time by the State Legislature for city councilmen to general law cities the size of Torrance. Unless the Legislature otherwise so provides, such compensation shall be pay-able in the same manner as pro-vided from time to time by the city council for employees of the city.

tial use. Such a building is re-ferred to herein as a "nonresiden-it all building." B: The planning director shall gran the zoning bent if , in his contemplated location: 1. Will not violate any applica-tial building when placed in its contemplated location: 2. Will mefor the construction of new buildings for the appli-cable land use and fire zones, in-cluding but not limited to the requirements contained in Appen-dix 1 (The Land Use Ordinance) of this Code. the buo code 3. Will be in harmony with the quality, design and appearance of all other buildings of the same type existing and proposed with-in 300 feet in every direction from p some need within the ten-year period immediately preceding the filing of the application. If a permit is granted pursuant to the provisions of either section of my appearements of either section to my pose thereon such con-tor may impose thereon such con-ditions as he may deem necessary and desirable for the best interable in the same manner as pro-vided from time to time by the city council for employees of the (b) In addition thereto, mem-bers of the city council shall re-ceive their actual and necessary expenses while engaged on city business. Derands therefor shall be made in a manner provided by the city council by ordinance. (c) The compensation of any pointed or elected to fill a vac-cancy shall be the same as that payable to such member whose office was vacated. (d) The mayor shall be a mem-ber of the city council for all purposes of this section. (e) This section shall become (f) This section are as ded to Article XII of the Charter of the City of Tovrance to read as fol-lows: Sec. 2. Additional compensation

City of Torrance to read as fol-lows: Sec. 2. Additional compensation for the mayor. In addition to the compensation payable to the mayor as a mem-ber of the city council by the provisions of Section 7 of Article VI, the mayor may receive com-ber of the city council by the State Legislature for Mayors of general law cities the size of Torrance who are elected by the State Legislature for Mayors of general law cities the size of Torrance who are elected by the scation shall be payable in the manner as prescribed by the pro-visions of said Section 7. This section shall become effective April 19, 1967

is as he may deem necessary desirable for the best inter-

assirable for the best inter-of the city 6.95. Protest. A protest to may be filed in and present any period by owner, lesses or other person ng the right to possession of parcel of land within 300 feet to the contemplated location of building to be relocated field ublic hearing on the applica-bilic hearing on the applica-bilic hearing the back of the part of th

5. In the event that the plan-g director shall deny the ap-calion for a zoning permit, the ap-letion the planning director him seven days after denial in event such a protect is filed unbit chearing on the applica-tion is shall be held by the planning unission as provided in section 6. the hours of 7:00 A. M. and 7:00 P.M. Dated: March 1, 1967 VERNON W. COLL City Clerk of the City of Torrance, S. March 5, 1967

 $\frac{5}{1000} \frac{5}{1000} \frac{5}{1000$ 

MARCH 5, 1967

**Public Notice** g said easterly line and its erly prolongation to the con-line of R Street (formerly a Street), as shown on said thence westerly along said mentioned center line to said r line of Figueros Street; e southerly along said last

soff

ree

ALASTAN B

Sea

IZ

4

sterile

lively

1.39

Public Notice each Boulevard between Wilkje veque and a point approximately of feet westerly of Alkinson Av-described as Lots 10 described as Lots 10

Tract 16834; and that portion of Lot 48. Domaid Tract bounded on north by Redondo Beach B Methe

If further information is desired please feel free to call the Plan ning Department Office at 328-5310

CHARLES M. SHARTLE Planning Directo

**Public Notice** 

PH-4625 NOTICE IS HEREBY GIVEN Itst a Public Hearing will be held before the Torrance Planning Com-mission at 2:00 p.m. March 15 1967, in the Columeil Chambers, City Hall, Torrance, on the following

on 261. CHARLES M. SHARTLE Planning Directo

PH 4617 NOTICE OF INTENDED RANSFER AND LEASEBACK Notice is hereby given that 8. Mar. 5, 1967

**Public Notice** 

NOTICE OF PUBLIC HEARING Notice is hereby given

1967 10:45 A.M. on the application line of Hawthen for an entertainment permit by: Torrance Inn Corp. dua to the state for an entertainment permit by: Torrance Inn Corp. dua to the state for the state of the st

Public Notice SION for a change of zone from given that a the west side of Hawthores Boule-Board at Tor-nue determined as the Head point of the south side of 2000 Boule-hurs. Mar. 23, feet (massed as the permitting the south side of 2000 Boule-the application inawthorne Bo % of the s feadow Park

ine 15 day period following the weller's line of Hawthorne Baule-veril well. S. Mar. 5, 12, 1967. PH-4624 NOTICE OF PUBLIC MEARING NOTICE IS HEREBY GIVEN before the Torrance Planning Com-mission at 7:00 p.m., March 15 before the Torrance Planning Com-mission at 7:00 p.m., March 15 bessent at the Hearing to the Planning Com-mission at 7:00 p.m., March 15 besset feel free to call the Plan-ning Comparison of the Children's Conditionation of the TORRANCE PLANNING COMMIS-S. March, 5, 1967

i and that portion of Lot 48. Me. Ball, Torrance, on the following of a project life of the set side of the s

Public Notice

scheme

S-March 5, 1967

Wayne G. Bemis, D.D.S., trans feror, of 4305 Torrance Boulevard City of Torrance, California, in tends to sell certain personal prop erty to: Leasequip Corporation, California, Corp. Intended Trans

LEASEQUIP CORPORATION, a California Corp.. By MELVIN BERMAN Administrator

sh Sa K

¢

0



similar for the best interests of Sea. 697. Appeal to city council. The decision of the planning commission shall be final unless appealed to the city council. Any person entitled to file a pixitest by the provisions of section 6.9.5 may appeal such decision of the planning commission by filing a notice of appeal with the plan-ning director within fourteen days after the decision has been rendered.

lered. 6.9.8. Hearing by city coun

anys after the decision has observed. Sect. 5.3. Hearing by city coun-time the server of the server of the server. The hearing on the appeal shall be held by the city council, and notice thereof shall be given, in the same manner as provided for the hearing of an appeal from the-ging and the server of the server of the server of section 30 of Appendix I (The Land Use Ordinance) of this Code. After the conclusion of the hearing, the city council shall deny or grant the application in whole or in part. In making such deal minh-criteria set forth in sections 5.9.2 and 6.9.3 If one per-mit is granted, the city council Hearing council sectors in the sectors for the sector of the sectors in the sectors for the city council the sectors for the city council the sectors for the sector of the sectors for the sectors for

CUARD GAPER SADAR ANEAA OPERA ALCEM PS SYLICUATIC VE PA ATE SERVISE SELNE DET YOUL EVEL SLA DALS

uon oeng a point in the boundary of County Sanitation District No. 8 of Los Angeles County as same existed on January 4. 1967: thence southerly along said last men-tioned center line to the southerly line of said tract; thence westerly along said southerly line **B** the (formerly Wilmington and Redon-do Bach Read) as shown on said may; thence westerly in a direct line to the southeasterly corner of that certain parcel of land de-scribed in deed to County Sanita-tion District No. 2 of Los Angeles County recorded in Book Död11, page 338 of Official Records, in the boundary of said parcel and folloying the source is different and souther the southeasterly across County recorded in Book C. County recorded in Book C. Dury recorded fleeords, in the fiftic of said Records; thence the foundary of said partel an following the same in all its vari ous courses to the boundary c. said District 8: thence easterf: northerly, and easterfy along sa-condary to the point

district boundary to the point beginning. Except therefrom that portion of land lying within the following described boundary: Beginning at the intersection of the southerly line of Lot 6 of said tract with the center line of said Figueros Street: thence easterly along said westerly prolongation

t with the center line of sai ueroa Street: thence easterl ag said westerly prolongatio southerly line to the easterl of said lot; thence norther

MARY CARTER

PAINTS

Where You Get

Two for the Price of One"

MARY CARTER

PAINTS

1801 CABRILLO FA 8-8640

