ORDINANCE NO.

(New Series)

AN ORDINANCE APPROVING AND ADOPTING AN AMENDMENT TO RULE X OF THE RULES OF THE CIVIL SERVICE COMMISSION BY AMENDING SECTION 4, AND AMENDING CHAPTER II, ARTICLE 3, DIVISION 11 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 23.1104 RELATING TO LEAVES OF ABSENCE.

BE IT ORDAINED, by the Council of The City of San Diego as follows:

Service Commission and Chapter II, Article 3, Division 11, Section 23.1104 of the San Diego Municipal Code be and the same are hereby amended to read as follows:

SEC. 23.1104 SICK, EMERGENCY, AND INJURY LEAVES [Section 4, Rule X of the Rules of the Civil Service Commission]

- (1) SICK LEAVE INTENT, DEFINITION, PROVISIONS.

  The intent of this section is to provide a continuity of full salary to those employees who are unable because of illness or injury to perform the duties of their positions or who would expose fellow workers or the public to contagious disease and are thereby forced to be absent from employment, and to provide necessary time off from work for medical and dental care, subject to administrative regulations designed to prevent malingering or abuse of these privileges; and to reimburse employees for unused sick leave credits upon resignation, retirement, or death.
  - (a) SICK LEAVE DEFINITION. Sick leave is defined as the necessary absence from duty of an employee because of illness, injury, or exposure to contagious disease suffered by the employee,





or the serious disability of the employee while on a scheduled vacation, or absence authorized for medical or dental care.

- (b) SICK LEAVE CREDITS. Paid sick leave credits shall be earned at the rate of one-half workday at the completion of each biweekly period of active service, and shall be accumulative without restriction. Paid sick leave credits may be used as soon as earned, but only with the approval of the appointing authority.
- (c) SICK LEAVE WORKMEN'S COMPENSATION. Those employees who are absent from duty because of a temporary disability which is defined as industrial under the Workmen's Compensation Act, but who are not granted injury leave, as provided by this rule, may use sick leave; provided, however, that any such employee who receives a temporary disability allowance, as provided under the Workmen's Compensation Law, must reimburse the City Auditor and Comptroller in the amount of the authorized compensation, in which case, only that amount of his accumulated sick leave credits as when added to said disability allowance will result in a payment to him of not more than his full salary or wages shall be charged against said accumulated sick leave credits.
- (d) SICK LEAVE REIMBURSEMENT. Unused sick leave credits may be converted to pay according to the following schedule:
  - (i) Upon termination, other than discharge or retirement, an employee who has





completed a minimum of five (5) years of salaried service shall be paid for all his unused sick leave credits at 25% of his pay rate.

- (ii) An employee, upon his retirement, shall be paid for all his unused sick leave credits at 50% of his pay rate.
- (iii) If an employee dies, the beneficiary of his City+paid life insurance shall be entitled to pay for his unused sick leave credits at 50% of his pay rate.
- (2) EMERGENCY LEAVE INTENT, DEFINITION, PROVISIONS.

  The intent of this section is to allow the limited use of sick leave credits by an employee who is confronted with serious emergency illness, injury, or death in his immediate family.
  - sary absence from duty of an employee because of emergency illness of a member of his immediate family requiring the attendance of the employee upon said member until professional or other attendance can be obtained, or the absence from duty of an employee because of the death of a member of his immediate family.
  - (b) An eligible employee may be granted emergency leave with pay chargeable to his accumulated sick leave credits not to exceed a total of 5 workdays for each instance of emergency illness or death in his immediate family. In the case of illness followed by death, an employee may be granted a maximum of 10 consecutive workdays

of emergency leave chargeable to his sick leave credits.

- (3) NONAPPLICABILITY. None of the foregoing provisions of this Rule shall be applicable to employees paid on an hourly or daily basis.
- (4) INJURY LEAVE INTENT, DEFINITION, PROVISIONS. The intent of this section is to provide a continuity of full salary in lieu of the Workmen's Compensation benefits established by the State and the sick leave provisions of this Rule for any employee who, without misconduct or negligence on his part, is temporarily and totally incapacitated from performing productive City work by reason of injury or illness suffered while properly performing the duties of his position and arising out of his employment, provided he is expected to be able to return to work with the City in his regular position, or a different position which has been approved by the Civil Service Commission, following a reasonable period of recuperation. The provisions herein shall not be applicable when disability retirement is indicated because of the permanent and stationary nature of the disability, as determined by the City Manager or nonmanagerial department head and the Civil Service Commission, based upon authoritative medical and safety advice.
  - is hereby defined as the necessary absence from duty of an employee because of an injury or illness suffered during the proper performance of the duties of his position without misconduct, negligence, or contributory negligence on the part of the employee.



- INJURY LEAVE GRANTING. Any employee who is compelled to be absent from duty because of an injury or illness as defined above, may be granted a leave of absence with full pay only upon (1) the recommendation of the City Manager or nonmanagerial department head and (2) the approval of the Civil Service Commission. Injury leave will be granted only in cases where there is a proven, external, causative employment experience which results in a disabling injury or illness. The disability must have resulted while the employee was engaged in the proper performance of the duties of his position or reasonably related City work, and must be connected logically and medically to a service-connected traumatic incident, exertion, or exposure to contagious disease or virulent environment. In order for the relationship between employment and the disability to be established, the preponderance of medical opinion must verify that the injury resulted because of demands of and/or exposure on the job.
- (c) INJURY LEAVE DENIED. Injury leave shall be denied if the employee is injured when performing work
  - (i) with physical demands substantially different from and not reasonably related to the employee's position, classification, or
  - (ii) for which he had been physically disqualified by City medical examination, or
  - (iii) in an improper or negligent manner
    (Negligence includes failure to observe



reasonably safe practices, safety rules, regulations, applicable law, or instructions, or to use required safety equipment, and failure to take prompt action after official notice to correct any physical deficiencies which, as determined by authoritative medical and safety investigation, could reasonably be considered significant cause for the injury.), or

- (iv) which aggravates a previously acquired non-industrial disability.
- of such injury leave with pay shall be that which is recommended by the City Manager or nonmanagerial department head and approved by the Commission, but shall not exceed one year for each injury, including any recurrence, aggravation, and/or sequela of an injury previously approved for injury leave with pay, which shall be charged to the balance, if any, of the one-year maximum allowance of such leave for said original injury. Injury leave shall be terminated at any time the injury is determined to be permanent and stationary in character.
  - (e) INJURY LEAVE CONDITIONS.
  - (i) No injury leave may be granted unless the injury is accepted as compensable by the State Compensation Insurance Fund; provided, however, that said acceptance shall not constitute acceptance by the City if said injury does not meet the standards and requirements set forth herein and the administrative regulations in the Personnel

Manual of The City of San Diego, as provided by Rule XV.

- (ii) An employee who sustains disabilities arising out of employment, but who fails to meet the requirements for injury leave, may use his sick leave credits, pursuant to the sick leave provisions of this section.
- (f) INJURY LEAVE -- WORKMEN'S COMPENSATION.

  Any employee granted injury leave and who receives compensation as authorized under the injury leave provisions of this section, shall reimburse the City Auditor and Comptroller in the amount of the authorized temporary disability allowance as provided under the Workmen's Compensation Law.
- denial of injury leave by the representatives of the City Manager or nonmanagerial department head and/or the Civil Service Commission, the employee may request in writing to the Personnel Director a review of said denial, setting forth the reasons for said request. The case shall be reviewed by the City Manager and the Personnel Director, and the findings shall be reported to the Commission and the employee.
- of absence because of sickness or injury of the employee, or illness or death in his immediate family, the employee may be required to furnish to the Commission or the appointing authority satisfactory evidence substantiating the facts justifying such leave. Failure to furnish such evidence upon request shall be

sufficient reason for denying the leave of absence

with pay.

Section 2. This ordinance shall take effect and be section 2. This ordinance shall take effect and be section 2. This ordinance shall take effect and be section 2.

APPROVED: JOHN W. WITT, City Attorney

By R. Thomas Harris, Deputy

10427

Passed and adopted by the Council of Tl	he City of San D	liego on	00	T 6 197	0 ,
by the following vote:	·	_			•
Councilmen	Yeas	Nays	Excused	Absent	•
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AUTHENTICATED BY:	****	Mayor o	f The City of Sai		ornia.
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ATTORNEY (5)

CITY OF SAN DIEGO 202 C Street Community Concourse San Diego, California

## CERTIFICATE OF PUBLICATION

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IN THE MATTER OF

AN ORDINANCE APPROVING AND ADOPTING AN AMENDMENT TO RULE X OF THE RULES OF THE CIVIL SERVICE COMMISSION BY AMENDING SECTION 4, AND AMENDING CHAPTER II, ARTICLE 3, DIVISION 11 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 23.1104 RELATING TO LEAVES OF ABSENCE

Patricia M. Applestill hereby certify that The Daily Transcript is a daily newspaper of general circulation within the provisions of the Government Code of the State of California, printed and published in the City of San Diego, County of San Diego, State of California; that I am the principal clerks said newspaper; that the

ORDINANCE NO. 10427 (NEW SERIES)

to a true and correct copy of which this certificate is annexed was published in said newspaper on

October 15, 1970

I certify under penalty of perjury that the foregoing is true and correct, at San Diego, California, an October 15,1970

## ORDINANCE NO. 10427

AN ORDINANCE APPROVING AND ADOPTING AN AMENDMENT TO RCLE X OF THE RULES OF THE CIVIL SERVICE COMMISSION BY A MENDING CHAPTER H; ARTICLE 3. DIVISION II OF THE SANAJEGO MUNRUPAL CODE BY AMENDING SECTION 23.1104 RELATING TO LEAVES OF ABSENCE.

BE IT ORDAINED, by the Council of The City of San Diego as follows: Section 1. That Rule X of the Rules of the Civil Service Commission and Chapter II, Article 3. Division 11, Section 23.1104 of the San Diego Municipal Code be and the same are hereby amended to read as follows:

SEC. 23.1104 SICK, EMERGENCY, AND INJURY LEAVES [Section 4, Rule X of the Rules of the Civil Service Commission]

(1) SICK LEAVE INTENT, DEFINITION, PROVISIONS. The intent of this section is a provide a continuity of full salary to those employees who are unable because of illness or injury to perform the duties of their positions or who would expose fellow workers or the public to contagious disease and are thereby forced to be absent from employment, and to provide necessary time off from work for medical and dental care, subject to administrative regulations designed to prevent mailingering or abuse of these privileges; and to reimburse employees for unused sick leave credits upon resignation, retirement, or death.

(a) SICK LEAVE DEFINITION, Sick leave is defined as the necessary absence from duty of an employee because of illness, Iniury or

(a) SICK LEAVE DEFINITION. Sick leave is defined as the necessary absence from duty of an employee because of illness, injury, or exposure to contagious disease sufferred by the employee, or the serious disability of the employee while on a scheduled vacation, or absence authorized for medical or dental care.

ferred by the employee, or the serious disability of the employee while on a scheduled vacation, or absence authorized for medical or dental care.

(b) SICK LEAVE CREDITS Paid sick leave credits shall be carned at the rate of one-half workday at the completion of each biweekly period of active service, and shall be accumulative without restriction. Paid sick leave credits may be used as soon as earned, but only with the approval of the appointing authority.

(c) SICK LEAVE — WORK-MEN'S COMPENSATION. Those employees who are absent from duty because of a temporary disability which is defined as industrial under the Workmen's Compensation Act, but who are not granted injury leave, as provided by this rule, may use sick leave; provided, however, that any such employee who receives a temporary disability allowance, as provided under the Workmen's Compensation Law, must reimburse the City Auditor and Comptroller in the amount of the authorized compensation, in which case, only that amount of his accumulated sick leave credits as when added to said disability allowance will result in a payment to him of not more than his full salary or wages shall be charged against said accumulated sick leave credits may be converted to pay according to the following schedule.

(i) Upon termination, other than discharge or retirement, an employee who has completed a minimum of this pay rate.

(ii) An employee, upon his retirement, shall be paid for all his unused sick leave credits at 50% of his pay rate.

(iii) If an employee, upon his retirement, shall be included to pay for his unused sick leave credits at 50% of his pay rate.

(iii) If an employee dick, the beneficiary of his city paid life insurance shall be confired to pay for his unused sick leave credits at 50% of his pay rate.

(iii) If an employee dick, the beneficiary of his city paid life insurance shall be confired to pay for his unused sick leave credits at 50% of his pay rate.

(a) Emergency leave is defined as the necessary absence from duty of an employee because of emergency illness of a member of his immediate family requiring the attendance of the employee upon said member until professional or other attendance can be obtained, or the absence from duty of an employee because of the death of a member of his immediate family.

(b) An eligible employee may be granted emergency leave with pay chargeable to his accumulated sick leave credits not to exceed a total of 5 workdays for each instance of emergency liness or death in his immediate family. In the case of illness followed by death, an employee may be granted a maximum of 10 consecutive workdays of emergency leave chargeable to his sick leave credits.

(3) NONAPPLICABILITY None of the foregoing provisions of this Itule shall be applicable to employees paid on an hourly or daily basis.

(4) INJURY LEAVE INTENT, DEFINITIONS, PROVISIONS. The intent of this section is to provide a continuity or full salary in lieu of the Workmen's Compensation benefits established by the State and the sick leave provisions of this Rule for any employee who, without misconduct or negligence on his part, is temporarily and totally incapacitated from performing productive City work by reason of injury or illness suffered while properly performing the duties of his position and arising out of his employment, provided he is expected to be able to return to work with the City in his requirement, provided he is expected to be able to return to work with the City in his requirement, and stationary nature of the disability, as determined by the City Manager, or nonunanagerial department head and the Civil Service Commission, based upon authoritative medical and safety advice.

(b) INJURY LEAVE, DEFINITION, Injury leave is hereby defined as the necessary absence from duty of an employee was leave of absence with full pay only upon (1) the recommendation of the Civil Service Commission, Injury leave will be granted any proven, external, causative employment ex

job.
(c) INJURY LEAVE DENIED.
Injury leave shall be denied if the
employee is injured when performing work.
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substantially different from and
not reasonably related to the
employee's position, classification, or

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(ii) for which he had been physically disqualified by City medical examination, or

(iii) in an improper or negli-bent manner (Negligence in-

chides failure to observe resonably safe practices, safety rules, regulations, applicable law, or instructions, or to use required safety equipment, and failure to take prompt action after official notice to correct any physical deficiencies which, as determined by authoritative medical and safety investigation, could reasonably be considered significant cause for the injury.), or

significant cause for the injury.),
or
(iv) which aggravates a previously acquired non-industrial
disability.
(d) INJURY LEAVE — DURATION. The duration of such injury
leave with pay shall be that which
is recommended by the City Managgr or nonmanagerial department
head and approved by the Commission, but shall not exceed one
year for each injury, including
any recurrence, aggravation, and/
or sequela of an injury previously
approved for injury leave with
pay, which shall be charged to the
balance, if any, of the one-year
maximum allowance of such leave
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(f) No injury leave may be granted unless the injury is accepted as compensable by the State Compensation Insurance Fund; provided, however, that said acceptance shall not constitute acceptance by the City if said injury does not meet the standards and requirements set forth herein and the administrative regulations in the personnel Manual of The City of San Diego, as provided by Rule XV.

(ii) An employee who sustains

trative regulations in the personnel Manual of The City of San Diego, as provided by Rule XV.

(ii) An employee who sustains disabilities arising out of empleyment, but who falls to meet the requirements for injury leave, may use his sick leave credits, pursuant to the sick leave provisions of this section.

(f) INJURY LEAVE — WORK-MEN'S COMPENSATION. Any emwho receives compensation as plovee granted injury leave and authorized under the injury leave provisions of this section, shall reimburse the City Auditor and Controller in the amount of the authorized temporary disability allowance as provided under the Workmen's Compensation Law.

(g) INJUDY LEAVE REVIEW. In the event of denial of injury leave by the representatives or the City Manager or nonmanagerial department head, and/or the Civil Service Commission, the employee may request in writing to the Personnel Director a review of said denial, setting forth the reasons for said request. The case shall be reviewed by the City Manager and the Personnel Director, and the findings shall be reported to the Commission and the employee.

(5) EVIDENCE OF CAUSE OF ABSENCE. In all cases of absence because of sickness or liniury of the employee, or illness or death in his immediate family, the employee may be required to furnish to the Commission or the appointing authority satisfactory evidence substantiating the facts justifying such leave. Fallure to furnish such evidence upon request shall be sufficient reason for denying the leave of absence with pay.

Section 2. This ordinance shall take effect and be in force on the thirtieth day from and adopted by the Council of The City fo San Diego on October 6, 1970.

AUTHENTICATED BY:

FRANK CURRAN,

6. 1970.
AUTHENTICATED BY:
FRANK CURRAN,
Mayor of The City of San
Diego, California,
JOHN LOCKWOOD,
City Clerk of The City of
San Diego, California,
By ELFA F. HAMEL,
Deputy,
(SEAL)

(SEAL) Published Octr/15, 1970

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