said grantee to promptly pay any tax whatever assessed by the city, shall be or cause a forfeiture of the said franchise or privilege so granted, as if expressly stipulated for therein
and wherever any such grant has been or shall hereafter be made in consideration of the paymentof any bonus, the said payment shall be secured by a prior lien on all property of said
grantee, within the city, whether expressly stipulated or not, and any failure to promptly
pay such bonus according to the terms of this grant, or any failure to pay any tax of any
kind, shall be a cause of forfeiture of the franchise of privileges granted, whether such
forfeiture be expressly provided for or not.

ARTICLE VIII.

ORDINANCES.

1. Every ordinance passed by the Board of Commissioners shall be enrolled by the City Auditor or such otherofficer as may be selected by the board within the next succeeding five days, Sundays excepted, or as soon thereafter as practicable. It shall then be carefully compared with the ordinance and all amendments, if any, by the City Attorney, at least one member of the Board of Commissioners who may be charged with that duty by the Board of Commissioners If errors exist they shall be corrected. If no errors exist, or if found, then, after their correction, the Commissioners and City Attorney making the comparison shall endorse on the margin, the words "correctly enrolled" and give the date thereof and subscribe his name thereto Every ordinance imposing any penalty, fine, imprisonment, or forfeiture for a violation of its provisions, shall after, the passage thereof, be published in every issue of the official peyspaper for three days successively (excluding Sundays), and proof of such publication by the printer or publisher of such news paper, and before any officer authorized to administer oaths and filed with the City Auditor, or any other competent proof of such publication shall in all courts, be conclusive evidence of the legal publication and promulgation of such ordinances; provided, that amendments and corrections made in digeSting the reversion for publication in book form need not be so published. All Ordinances, except as above provided, shall be published at least once in some newspaper in the City of Tulsa and shall take effect as provided in this charter. All ordinances of the city, when printed and published and bearing on the title page thereof "Ordained and published by the Board of Comissioners of the City of Tulsa" or words of like import, shall be prima facie evidence of their authenticity, and shall be admitted and received in all courts and places without further proof.

2/ The style of all Ordinances shall be "Be it ordained by the Board of Cormissioners of the City of Tulsa" but such caption may be ommitted when said ordinances are published in book form or are revided and digested under the order of the board.

- 3. The Board of Commissioners shall have power to cause the ordiances of the clity to be printed in code form, and shall have the same rearranged and digested as often as to the board may seem advisable.
- 4. All ordinances of a general nature shall be published at least once in some newspaper in the City of Tulsa.
- 5. All ordinances, resolutions, rules and regulations now in force in the City of Tulsa and not in conflict herewith, shall remain in force under this act until altered, amended or repealed by the Board of Commissioners, after this act shall take effect.
- , 6. All ordinances of the City of Tulsa, which may be invalid or defective, but which in passed under the provisions of this charter would be valid, are hereby validated as if passed under the provisions of this charter.