SEP 71972

ORDINANCE NO. 10915

(New Series)

AN ORDINANCE AMENDING CHAPTER X, ARTICLE 1, DIVISION 4, SECTION 101.0411 OF THE SAN DIEGO MUNICIPAL CODE RELATING TO THE R-3 ZONE.

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

Section 1. That Chapter X, Article 1, Division 4, Section 101.0411 of the San Diego Municipal Code be, and the same is hereby amended to read as follows:

SEC. 101.0411 R-3 ZONE

A. PURPOSE AND INTENT

The R-3 Zone is intended primarily for the development of multiple residential structures in the form of apartment houses at a maximum density of approximately 43 dwelling units per net acre. The provisions of this zone are designed to accommodate a wide variety of apartment developments. This zone will normally be applied adjacent to major arterials and collector streets, shopping areas and other community facilities and in areas where the permitted density of the zone would appropriately satisfy the objectives of medium density designations of adopted community plans.

B. PERMITTED USES

No building or improvement or portion thereof shall be erected, constructed, converted, established, altered or enlarged, nor shall any lot or premises be used except for one or more of the following purposes:

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- 1. One-family dwellings.
- 2. Two-family dwellings.
- 3. Apartment houses, excluding premises designed or used for the temporary residence of persons for less than one week.
- 4. Boarding and lodging houses.
- Schools, limited to primary, elementary, junior high and senior high.
- 6. Public parks and public playgrounds.
- 7. Churches, temples or buildings of a permanent nature used primarily for religious purposes.
- 8. Temporary real estate sales offices and model homes in new subdivisions, subject to the limitations as set forth in Section 101.0407.
- 9. Branch public libraries.
- 10. Institutions or homes for the day or full-time care of not more than 15 children under the age of 16 years, provided there is not more than one additional dwelling unit on the same premises.
- 11. Accessory uses customarily incidental to any of the foregoing permitted uses, including the following:
 - a. Not more than two lodgers per dwelling unit.
 - b. Recreational and health facilities which are designed, used and clearly intended for the use of residents of apartment houses, boarding and

- lodging houses, including tennis courts, putting greens, exercise rooms and sauna and steam baths.
- c. Service establishments in residential complexes containing not less than 80 dwelling units which are designed, used and clearly intended for the primary convenience of the occupants of the residential complex, including the following:
 - (1) Barber shops.
 - (2) Beauty shops.
 - (3) Communal dining facilities.
 - (4) Snack bars.
 - (5) Dry cleaning and laundry pickup agencies.
- d. Signs.
 - (1) For each dwelling unit one nameplate having a maximum area of one square foot.
 - (2) For apartment houses, boarding and lodging houses, churches, temples, buildings of a permanent nature used primarily for religious purposes and child day-care facilities wall signs as defined in Section 95.0101 designating the permitted uses of the premises, provided that no such sign shall project above the parapet or eaves of the building to which affixed or exceed a height of 12 feet, whichever is lower. In addition, one single or

double-faced freestanding sign designating the permitted uses of the premises facing or adjacent to each street abutting the property. The height of any freestanding sign shall not exceed eight feet measured vertically from the base at ground level to the apex of the sign.

- (3) For parking lots one single or doublefaced freestanding, directional sign located
 at each driveway. Said directional sign
 shall not exceed two square feet in total
 face area and four feet in height measured
 vertically from the base at ground level to
 the apex of the sign.
- (4) The combined total face area of all wall and freestanding signs on the premises, excluding signs designating the premises for sale, rent or lease, shall not exceed 20 square feet.
- (5) For all premises one single or doublefaced freestanding sign with a maximum area
 of eight square feet offering the premises
 for sale, rent or lease. Said sign shall
 not exceed a height of four feet measured
 vertically from the base at ground level to

- the apex of the sign. Such sign may be located anywhere on the premises.
- (6) Signs permitted herein may be lighted; however, none shall contain visibly moving parts or be illuminated by flashing lights.
- 12. Any other uses, including accessory uses, which the Planning Commission may find to be similar in character to the uses enumerated in "B." above and consistent with the purpose and intent of this zone. The adopted resolution embodying such findings shall be filed in the office of the City Clerk.

C. SPECIAL REGULATIONS

All accessory uses shall be located in the same building as the permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or other similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. No signs, displays or advertising relating to accessory uses shall be visible from any street. The combined gross floor area of all accessory uses, excluding outdoor recreational facilities, on any premises shall occupy not more than ten percent of the gross floor area of the permitted uses.

No mechanical equipment, tank, duct, elevator enclosure, cooling tower or mechanical ventilator shall be erected, constructed, maintained or altered anywhere on the premises unless all such equipment and appurtenances are contained within a completely enclosed penthouse or other portion of a building having walls and roofs with construction and appearance similar to the main building.

D. DENSITY REGULATIONS

No lot shall be occupied by more than one dwelling unit for each 1,000 square feet of lot area.

E. PROPERTY DEVELOPMENT REGULATIONS

No building or portion thereof shall be erected, constructed, converted, established, altered, enlarged, nor shall any lot or premises be used unless the lot or premises and building or portion thereof shall comply with the following requirements and special regulations:

- 1. Minimum Lot Dimensions.
 - a. Area 7,000 square feet.
 - b. Street frontage 70 feet, except that for any lot which fronts principally on a turnaround or on a curving street having a radius of curvature of less than 100 feet, the minimum frontage shall be 42 feet.
 - c. Width.

- (1) Interior lot 70 feet.
- (2) Corner lot 75 feet.
- d. Depth 100 feet.
- e. Exception. Any lot which qualifies under the definition of a lot as set forth in this Code and which does not comply in all respects with the minimum lot dimensions specified herein may nevertheless be used as permitted and otherwise regulated by the provisions applicable to this zone.

2. Minimum Yards.

a. Front - 15 feet, except that for any portion of a lot which fronts on a turnaround or on a curving street having a radius of curvature of less than 100 feet, the minimum front yard shall be ten feet.

b. Side.

- (1) Interior four feet, except that the interior side yard specified herein shall be increased three feet for each story above two.
- (2) Street 10 feet, except that the minimum shall be:
 - (a) Nine feet for any lot having a width of 45 feet but less than 50 feet;
 - (b) eight feet for any lot having a width

 of 40 feet but less than 45 feet; 01513
 - (c) seven feet for any lot having a width

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of 35 feet but less than 40 feet;

- (d) six feet for any lot having a width of 30 feet but less than 35 feet; and
- (e) five feet for any lot having a width of less than 30 feet.
- c. Rear 15 feet, except that the rear yard specified herein shall be increased three feet for each story above two.
- d. Exception. Two adjoining lots which have a common side lot line and which are developed concurrently may be developed with zero side yards on the said common side lot line, provided that each opposite interior side yard is not less than eight feet, which shall be increased three feet for each story above two.
- e. If the first story of a structure is devoted to required off-street parking, the first story shall not be included in the height of the structure for purposes of determining side and rear yard requirements.

To qualify for the benefit of this sub-section, the first story must be used exclusively for required off-street parking except for entrances and maintenance areas.

- Maximum Coverage.
 - a. Interior lot coverage 50 percent.
 - b. Corner lot coverage 60 percent. MICROFILMED

4. Maximum Driveway Width.

No driveway shall exceed a width of 25 feet measured at the property line and there shall be no less than 45 feet measured at the property line between driveways serving the same premises. Driveways shall be so located as to provide at least one on-street parking space for each 50 feet of frontage of the premises; the said on-street parking space being not less than 20 feet in length measured along a full height curb; provided, however, that an alternative driveway spacing and location may be approved by the City Manager if such alternative will result in a maximum number of on-street parking spaces being provided.

5. Landscaping.

Prior to the use and occupancy of any premises, the entire required front and street side yards shall be suitably landscaped except for those areas occupied by driveways and walkways. In no case shall the required landscaped area be less than 40 percent of the total area included in the required front and street side yards. Prior to the issuance of any building permits, a complete landscaping plan shall be submitted to the Zoning Administrator for approval; said landscaping

plan shall be in conformance with standards adopted by the Planning Commission as set forth in the document entitled, "Development and Maintenance Standards - Landscaping," on file in the office of the Planning Department. Substantial conformance shall be determined by the Zoning Administrator; said determination shall be subject to appeal in the manner set forth in Chapter X, Article 1, Division 5 of the San Diego Municipal Code. Required landscaping and required watering system shall be installed prior to the use of the premises. All required landscaped areas shall be permanently maintained in accordance with the adopted standards referred to in this paragraph.

- 6. Floor Area Ratio.
 - The maximum floor area ratio shall be 0.90; provided, however, that that portion of the first floor reserved exclusively for the accommodation of required off-street parking shall not be included in the area of the structure for purposes of calculating floor area ratio.
- 7. Exception Procedure to Floor Area Ratio.
 - a. Application. Upon filing of a letter of request with the Planning Department for an exception to

paragraph "E.6." of this section which letter shall be accompanied by appropriate schematic plot plans, typical floor plans, building elevations and preliminary grading plans, the Planning Commission shall set a public hearing in accordance with the noticing and hearing procedures as set forth in Chapter X, Article 1, Division 5 of the San Diego Municipal Code. It is the intent hereof that such plans shall be limited to such detail as will inform the Planning Commission as to the matters included within the criteria set forth below.

- b. Decision. After the public hearing, the Planning Commission may, by resolution, grant an exception to paragraph "E.6." of this section, if the Planning Commission finds from the evidence presented at the hearing that all of the following facts exist:
 - (1) The proposed building or structure at the particular location and under the proposed conditions of development with regard to good planning practice, including provisions for height, building bulk, yards, open space, lot coverage, grading and

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related matters, will provide equally as well for light and air, for the public health, safety and convenience, and the preservation of the general welfare of the community as if developed to the limits imposed by the provisions of paragraph "E." of this section and other zoning regulations applicable to the property in guestion.

- (2) The proposed building or structure will comply with the regulations and conditions specified in the Code for such structures.
- (3) The granting of an exception will not adversely affect any adopted plan of any governmental agency.

In addition to requiring compliance with applicable provisions of the San Diego Municipal Code, the Planning Commission in granting an exception to paragraph "E.6." may grant exceptions to or impose other and/or additional conditions relating to the requirements of paragraph "E." as it may deem necessary or desirable to meet the requirements of this section.

In granting any exception, the Planning
Commission shall make a written finding which
shall specify facts relied upon in rendering
its decision and shall set forth wherein the
facts and circumstances fulfill or fail to
fulfill the requirements of this section.
Copies of the resolution granting the exception
shall be filed with the City Clerk, the Department of Building Inspection, the County Recorder
of San Diego County, and shall be mailed to the
applicant.

- c. Appeal to the City Council from the decision of the Planning Commission. The decision of the Planning Commission shall be final on the eleventh day following such filing in the office of the City Clerk except when appeal is taken to the City Council in accordance with the procedures as set forth in Chapter X, Article 1, Division 5 of the San Diego Municipal Code.
- 8. Other Applicable Regulations.
 Other applicable property development regulations are contained in Division 6 of this Article.

F. OFF-STREET PARKING REGULATIONS

- 1. Every premises used for one or more of the permitted uses listed in "B." above shall be provided with a minimum of permanently maintained off-street parking spaces in a parking area or private garage on the same premises as follows:
 - a. For one-family dwellings one space, provided there is not more than one dwelling unit on the premises. If there are two or more dwelling units on the premises, each one-family dwelling shall be provided with 1.3 spaces if the dwelling contains one bedroom or less, and 1.6 spaces if the dwelling contains two or more bedrooms.
 - b. For two-family dwellings and apartments 1.3 spaces for each dwelling unit containing one bedroom or less and 1.6 spaces for each dwelling unit containing two or more bedrooms.
 - c. For boarding and lodging houses one space for each lodger.
 - d. For schools primary, elementary and junior high:
 - (1) One and one-half spaces for each classroom where the school has no auditorium, gymnasium or other similar place of assembly; or
 - (2) One space for each 35 square feet of floor area used for seating in the school

auditorium, gymnasium or other similar place of assembly.

- e. For schools senior high:
 - (1) One space for each eight students at ultimate enrollment.
 - (2) One space for each 1.25 staff members at full complement.
- f. For churches, temples or buildings of a permanent nature used primarily for religious purposes one space for each 35 square feet of floor area used for seating in the main sanctuary or other principal place of assembly.
- g. For branch libraries one space for each 400 square feet of floor area.
- h. For institutions for the day or full-time care of children under the age of 16 years - one space for each two adult residents and employees.
- i. For accessory uses permitted under provisions of "B.11.c" above - one space per 400 square feet of gross floor area.
- Where ambiguity exists in the application of these off-street parking requirements or when any use not specified in "B." above is found by the Planning Commission to be a permitted use in accordance with

"B.12." above, the off-street parking requirements shall be determined by the Planning Commission.

Off-street parking facilities shall be constructed, 3. maintained and operated in compliance with Division 8 of this Article.

Section 2. This ordinance shall take effect and be in force on the thirtieth day from and after its passage and no building permit for construction not in conformity with the provisions of this ordinance shall be issued after that date unless application therefor was made by August 10, 1972.

JOHN W. WITT, City Attorney

FCC:nr Rev. 8-23-72

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Passed and adopted by the Council of The Cit	y of San D	of San Diego on SEP 71972				····· ,
by the following vote: Councilmen Counci	Yeas D D D D D D D D D D D D D D D D D D	Nays	Excused	Absent		
AUTHENTICATED BY:		Mayor	·······	VILSON San Diego, Cali	fornia.	···· ,
(Seal)	 В у .	. /	rk of The City	NIELSEN of San Diego, C		, auty.
I HEREBY CERTIFY that the foregoing of elapsed between the day of its introduction and AUG 2 4 1972	d the day o	of its fina	al passage, to SEP		endar days	had
I FURTHER CERTIFY that said ordinance I FURTHER CERTIFY that the reading of less than a majority of the members elected to of each member of the Council and the publicated ordinance.	of said ord	nance in	full was disp at there was a	pensed with by available for the	considera	ation
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	Office of the City Clerk, San Diego, California					
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ATTORNEY (S)

* CITY OF SAN DIEGO 202 C Street Community Concourse San Diego, California 92101

CERTIFICATE OF PUBLICATION

No.

IN THE MATTER OF

RELATING TO THE R-3 ZONE

patricia M. Applestill hereby certify that San Diego 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 clerk of said newspaper; that the

ORDINANCE NO. 10915 (NEW SERIES)

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

September 14, 1972

I certify under penalty of perjury that the foregoing is true and correct, at San Diego, California, on

Ceptember 14, 19

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(Signature)

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ORDINANCE NO. 10915 (New Serios)

AN ORDINANCE AMENDING CHAPTER X ARTICLE 1, DIVISION 4
SECTION 101.0411 OF THE SAN DIEGO MUNICIPAL CODE RELATING
TO THE R-3 ZONE.
BE IT ORDAINED, by the Council of The City of San Diego, as follows:
Section 1. That Chapter X, Article 1, Division 4. Section 101.0411 of the
san Diego Municipal Code be, and the same is hereby amended to rest as
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A. PURPOSE AND INTENT

The R-3 Zone is intended primarily for the development of multiple residential structures in the form of spartment houses at a maximum density of approximately 43 dwelling units per net acre. The provisions of this zone are designed to accommodate a wide variety of apartment inevelopments. This zone will normally be applied adjacent to major arterials and collector streets, shopping areas and other community facilities and in areas where the permitted density of the zone would appropriately satisfy the objectives of medium density designations of adopted community plans.

B. PERMITTED USES

No building or improvement or portion thereof shall be eracted, constructed, converted, established, altered or enlarged, nor shall any act or premises be used except for one or more of the following purposes:

1. One-family dwellings.

2. Two-family dwellings.

3. Apartment houses, excluding premises designed or used for the temporary residence of persons for less than one week.

4. Boarding and lodging houses.

5. Schools, limited to primary, elementary, junior high and senior high.

6. Public parks and public playgrounds.

7. Churches, temples or buildings of a permanent nature used primarily for religious purposes.

8. Temporary real estate sales offices and model homes in new subdivisions, subject to the limitations as set forth in Section 101,0407.

9. Branch public libraries.

10. Institutions or homes for the day or full-time care of not inpresent than 15 children under the age of 18 years, provided there is not more than 0.5 children under the age of 19 years, provided there is not more than one additional dwelling unit on the same premises.

11. Accessory uses customarily incidental to any of the foregoing permitted uses, including the following:

2. Service stablishments in residential complexes containing not less than 30 dwelling units which a

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(5) Dry cleaning and laundry pickup agencies.

(Signs:

(1) For each dwelling unit—one nameplate having a maximum area of one square foot.

(2) For apartment houses, boarding and lodging houses; churches, temples, buildings of a permanent nature used primarily for religious purposes and child day-care factifities—wall signs as defined in Section 35,0101 designating the permitted uses of the premises, provided that no such light shall project above the parapet or eaves of the building to which affixed or exceed a height of 12 feet, whichever is lower. In addition, one single or double-faced freestanding sign designating the permitted uses of the premises facing or adjacent to each street abutting the property. The height of any freestanding sign shall not exceed eight feet measured vertically from the base at ground level to the apex of the sign.

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(3) For parking lots—one single or double-faced freestanding directional sign located at each driveway. Said directional sign, shall not exceed two square feet in total face area and four feet in height measured vertically from the base at ground level to the apex of the sign.

(4) The combined total face area of all wall and freestanding signs on the premises, excluding signs designating the premises for sale, rent or lease, shall not exceed 20 square feet.

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(5) For all premises—one single or double-faced freestanding sign with a maximum area of eight square feet offering the premises for sale, rent or lease. Said sign shall not exceed a height of four feet measured vertically from the base at ground level to the apex of the sign. Such sign may be located anywhere on the premises.

(6) Signs permitted herein may be lighted; however, none shall contain visibly moving parts or be illuminated by flashing lights.

2. Any other uses, including accessory uses, which the Planning Commission may find to be similar in character to the uses enumarated in "B." above and consistent with the purpose and intent, of this zone. The adopted resolution embodying such findings shall be filed in the office of the City Clerk.

SPECIAL REGULATIONS

1. All accessory uses shall be located in the same building as the permitted uses which they serve. There shall be no entrance to any such accessory uses except through a foyer, court, lobby, hall, patio or other similar interior area. However, neither of the foregoing regulations shall be applicable to accessory uses exclusively serving outdoor recreational activities. No signs, displays or advertising relating to accessory uses shall be visible from any street. The combined gross floor area of all accessory uses exclusively than ten percent of the gross floor area of the permitted uses than ten percent of the gross floor area of the permitted uses than ten percent of the gross floor area of the permitted uses than ten percent of the gross floor area of the permitted uses than ten percent of the gross floor area of the permitted uses to that ten percent of the gross floor area of the permitted uses to the permitted uses to the permitted uses.

No mechanical equipment tank, duct, elevator enclosure, cooling tower or mechanical ventilator shall be erected, const

D. DEINSITY REGULATIONS

No lot shall be occupied by more than one dwelling unit for each 1,000 square feet of lot area.

E. PROPERTY DEVELOPMENT REGUEATIONS

No building or portion thereof shall be erected, constructed, renverted, established, altered, enlarged, nor shall any lot or premises the used unless the lot or premises and building or portion thereof shall comply with the following requirements and special regulations:

1. Minimum Lot Dimensions.

a. Area—7,000 square feet.

b. Street frontage—70 feet, except for any lot which fronts principally on a turnaround or on a curving street having a radius of curvature of less than 100 feet, the minimum frontage shall be 42 feet.

c. Width.

(1) Interior lot—70 feet.
(2) Corner lot—75 feet.
d. Dept—100 feet.
e. Exception, Any lot which qualifies under the definition of a lot as set forth in this Code and which does not comply in all respects with the minimum lot dimensions specified herein may nevertheless be used as permitted and otherwise regulated by the provisions applicable to this zone.

2. Minimum Yards.
a. Front—15 feet, except that for any portion of a lot which fronts on a turnaround or on a curving street having a radius of curvature of less than 100 feet, the minimum front yard shall be ten feet.

b. Side.

(1) Interior—four feet, except that the interior side yard spe-

ture of less than 100 1ee., ten feet.

1) Interior—four feet, except that the interior side yard specified herein shall be increased three feet for each story above two.

(2) Street—10 feet, except that the minimum shall be:

(a) Nine feet for any lot having a width of 45 feet but less than 50 feet;

(b) eight feet for any lot having a width of 40 feet but less than 45 feet;

(c) seven feet for any lot having a width of 55 feet but less than 45 feet;

(b) eight feet for any lot having a width of 40 feet but less than 45 feet; and to may lot having a width of 30 feet, but less than 30 feet.

(c) five feet for any lot having a width of 30 feet, but less feet and a lot of the feet for any lot having a width of less than 30 feet. But less feet and a lot of the feet for each story above two.

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(d) Exception. Two adjoining lots which have a common side lot line and which are developed concurrently may be developed with zero side yards on the said common sides him a profess with a shall be increased three feet for each story above two.

(e) If the first story of a structure is devoted to required off-street parking, the first story shall not be included in the height of the structure for purposes of determining side and rear yard requirements.

To quality for the benefit of this sub-section, the first story must be used exclusively for required off-street parking except for a first story must be used exclusively for required off-street parking except for the bound of the first story must be used exclusively for required off-street parking except for the bound of the first story must be used exclusively for required off-street parking except for the first story must be used exclusively for required off-street parking except for the first story must be used exclusively for required off-street parking except for the first story must be used exclusively for required off-street parking except for lot coverage—60 percent.

Maximum Driveway Width.

No driveway shall be so located as to provide at least one unstreet parking space being not less than 20 feet in length measured along a full height curb; provided, however, that an alternative driveway spacing and location may be approved by the City Manager if such alternative will result in a maximum number of one-street parking except except for those areas occupied by driveways and walkways. In most of the first story res

(1) The proposed building or structure at the particular location and under the proposed coaditions of development with regard to good planning practice, including provisions for height, building bulk, yards, open space, lot coverage, grading and related matters, will provide equally as well for fight and air, for the public health, safety and convenience, and the preservation of the general welfare of the community as if developed to the limits imposed by the provisions of page graph. "E." of this section and other zoning regulations applicable to the property in question.

(2) The proposed building or structure will comply with regulations and conditions specified in the Code for such structures.

(3) The granting of an exception will not adversally refere have g. For branch libraries—one space for each 400 square feet of fisher area.

h. For institutions for the day or full-time care of children under the age of 16 years—one space for each two adult residents and employees.

l. For accessory uses permitted under provisions of "B.11.c" above—one space per-400 square feet of gross floor area.

2. Where ambiguity exists in the application of these off-street parking requirements of when any use not specified in "B." above its found by the Planning Commission to be a permitted use in secondance with "B.12." above, the off-street parking requirements shall be determined by the Planning Commission.

3. Off-street parking facilities shall be constructed, maintained and operated in compliance with Division 8 of this Article.

Section 2. This ordinance shall take effect and be in force on the thirtieth day, from and after its passage and no building permit for construction not the conformity with the provisions of this ordinance shall be issued after that the conformity with the provisions of this ordinance shall be issued after that the passed and adopted by the Council of The City of San Diego on September 7, 1872.

Passed and adopted by the Council of The City of San Diego on September 7, 1872. 7, 1972 AUTHENTICATED BY: PETE WILSON,
Mayor of The City of San Dlego, California,
EDWARD NIELSEN. City Clerk of The City of San Diego, California. By KATHRYN M. NOE, Deputy. Published September 14, 1972