

O. 80-29

ORDINANCE NO. 15002
(New Series)

AUG 13 1979

AN ORDINANCE OF THE CITY OF SAN DIEGO,
CALIFORNIA, ORDERING, CALLING, PROVIDING
FOR AND GIVING NOTICE OF A SPECIAL ELECTION
TO BE HELD IN THE CITY ON NOVEMBER 6, 1979,
FOR THE PURPOSE OF SUBMITTING TO THE QUALI-
FIED VOTERS OF THE CITY OF SAN DIEGO FOUR
PROPOSITIONS AMENDING THE CHARTER OF THE
CITY OF SAN DIEGO BY AMENDING SECTIONS
7, 12, 31, 66, 117 AND 134, AND CONSOLI-
DATING SAID SPECIAL MUNICIPAL ELECTION WITH
THE GENERAL MUNICIPAL ELECTION TO BE HELD
IN SAID CITY ON NOVEMBER 6, 1979.

WHEREAS, at prior meetings the City Council has indicated its intention to submit to the qualified voters of The City of San Diego at a special municipal election certain propositions amending the Charter of The City of San Diego; and

WHEREAS, the City Council will call a general municipal election in the City, in the San Diego Unified School District and in the San Diego Community College District, to be held on November 6, 1979; and

WHEREAS, the Council of The City of San Diego desires to consolidate the two elections; NOW, THEREFORE,

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

Section 1. A special municipal election is hereby called and ordered to be held in the City of San Diego, California, on November 6, 1979 and pursuant to the provisions of Section 223 of the Charter of The City of San Diego, provisions of Section 3 of Article XI of the Constitution of the State of

California and the provisions of Sections 34450 and 34459 of the California Government Code dealing with Charter amendments, the Council of The City of San Diego, being the legislative body thereof, hereby proposes and submits to the qualified voters of the City at such special municipal election the following propositions amending the Charter of The City of San Diego:

PROPOSITION _____

Amend Section 7 of Article II and Section 12 of Article III of the Charter of The City of San Diego to read as follows:

Section 7. ELECTIVE OFFICERS RESIDENCY REQUIREMENT.

An elective officer of the City shall be a resident and elector of the City.

In addition, every Council member shall be an actual resident and elector of the district from which the Council member is nominated. Any Council member who moves from the district of which the Council member was a resident at the time of taking office forfeits the office, but no Council member shall forfeit office as a result of redistricting.

The Council shall establish by ordinance minimum length of residency requirements for candidacy to elective office, whether by appointment or election.

Section 12. THE COUNCIL.

The Council shall be composed of nine (9) Council members, including the Mayor, and shall be the legislative body of the City, each of the members of which,

including the Mayor, shall have the right to vote upon all questions before it.

At the municipal primary and general election in 1979, a Mayor shall be chosen by the electors for a term of five (5) years. A Mayor shall thereafter be elected for a term of four (4) years in the manner prescribed by Section 10 of this Charter. The Mayor shall hold office for the term prescribed from and after 10 a.m. the first Monday after the first day of December next succeeding his election and until his successor is elected and qualified.

Council members shall be elected at a general municipal election held in the odd-numbered years and, except as hereinafter provided, shall hold office for the term of four (4) years from and after 10 a.m. the first Monday after the first day of December next succeeding their election and until their successors are elected and qualified. Upon any redistricting pursuant to the provisions of this Charter, incumbent Council members will continue to represent the district in which they reside, unless as a result of such redistricting more than one incumbent Council member resides within any one district, in which case the City Council may determine by lot which Council member shall represent each district. At the next municipal primary and general elections following a redistricting, Council members shall be elected from those districts not

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represented and from those districts represented by incumbent Council members whose terms expire as of the general election in said year. If as a result of any redistricting more than a simple majority of the City Council as redistricted shall be elected at the general election next following any such redistricting, the City Council prior to any such election shall designate one or more new districts for which the initial term shall be two (2) years in order to retain staggered terms for Council members.

Any vacancy occurring in the Council shall be filled from the District in which the vacancy occurs by appointment by the remaining Council members; but in the event that said remaining Council members fail to fill such vacancy by appointment within thirty (30) days after the vacancy occurs, they must immediately cause an election to be held to fill such vacancy; provided, however, that any person appointed to fill such vacancy shall hold office only until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term.

It is the duty of Council members to attend all Council meetings. The Council shall vacate the seat of any Council member who is absent from eight (8) consecutive meetings or fifty percent (50%) of any scheduled meetings within a month unless the absence

thereof is excused by resolution of the Council.

Council members, including the Mayor, shall devote full time to the duties of their office and not engage in any outside employment, trade, business or profession which interferes or conflicts with those duties.

No Council member shall be eligible during the term for which he was appointed or elected to hold any other office or employment with the City, except as Mayor or City Attorney and as a member of any Board, Commission or Committee thereof, of which he is constituted such a member by general law or by this Charter.

PROPOSITION _____

Amend Section 31 of Article V and Section 134 of Article VIII of the Charter of The City of San Diego to read as follows:

Section 31. POLITICAL ACTIVITIES.

(a) No officer or employee of the City, except elected officers and unsalaried members of commissions, shall during regular hours of employment take an active part opposing or supporting any candidates in any City of San Diego political campaign or make contributions thereto in behalf of any candidates, nor shall such person seek signatures to any petition seeking to advance the candidacy of any person for any municipal office. Nothing in this section shall be construed to prevent any officer or employee, whether Classified

or Unclassified, from seeking election or appointment to public office or from being active in State and Federal political campaigns, in any bond issue campaign including municipal bond issues, or from being active in local political campaigns.

(b) Every municipal employee shall prohibit the entry into any place under his control occupied for any purpose of the municipal government, of any person for the purpose of therein making, collecting, receiving, or giving notice of any political assessment, subscription, or contribution.

Section 134. POLITICAL INFLUENCE PROHIBITED.

No person shall use or promise to use his influence or official authority to secure any appointment or prospective appointment, to any position in the service of the City as a reward or return for partisan political service.

PROPOSITION _____

Amend Section 66 of Article VI of the Charter of The City of San Diego to read as follows:

Section 66. BOARD OF EDUCATION.

The government of the San Diego Unified School District shall be vested in a Board of Education, composed of five members who shall be nominated and elected at the regular municipal primary elections and the general municipal elections at the same time

as the election of Council members. At the municipal primary election there shall be chosen by the registered voters of each Board of Education District two candidates for the office of any Board of Education member from a District whose term expires the succeeding December. At the general municipal election the registered voters of the whole San Diego Unified School District shall select from among the candidates chosen at the primary election in each district one candidate for the office of each Board of Education member whose term expires the succeeding December. Each candidate for the Board of Education shall have been a registered voter of the San Diego Unified School District and an actual resident of the election district from which he seeks to be nominated for thirty (30) days immediately preceding filing of a nominating petition. The members shall serve for a term of four years from and after 10 a.m. the first Monday after the first day of December next succeeding this election and until their successors are elected and qualified, except as herein provided. Any vacancy occurring in the Board shall be filled from the election district in which the vacancy occurs by appointment by the remaining Board members; but in the event that said remaining members fail to fill such vacancy by appointment within thirty (30)

days after the vacancy occurs, they must immediately cause to be held a primary election in the district in which the vacancy occurs and a general election within the entire school district to fill such vacancy; provided, however, that any person appointed to fill such vacancy shall hold office only until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term.

For the purpose of electing members of the Board of Education, the San Diego Unified School District shall be divided into five (5) districts as nearly equal in population as practicable. For the first primary and regular election held under this section, as amended, the boundaries of such election districts shall be established by the Board of Education as such Board existed on the effective date of the amendment to this section. Thereafter, the boundaries of such election districts shall be subject to alteration and change under the provisions of this section. The Board of Education, by resolution, may change and alter the boundaries of the election districts and in the resolution may describe the new boundaries by reference to a map on file in the office of the City Clerk; a metes and bounds description of the new boundaries need not be contained in said resolution.

PROPOSITION

Amend Section 117 of Article VIII of the Charter of
The City of San Diego to read as follows:

Section 117. UNCLASSIFIED AND CLASSIFIED SERVICES.

Employment in the City shall be divided into the
Unclassified and Classified Service.

(a) The Unclassified Service shall include:

1. All elective City Officers
2. Members of all boards and commissions
3. All department heads and one principal
assistant or deputy in each department
4. One assistant to Mayor
5. City Manager, Assistant City Manager,
and Assistants to the City Manager
6. City Clerk
7. Budget Officer
8. Purchasing Officer
9. Treasurer
10. All Assistant and Deputy City Attorneys
11. Industrial Coordinator
12. The Planning Director
13. A Confidential Secretary to the Mayor,
City Council, City Manager, Police Chief, City
Attorney
14. Officers and employees of San Diego
Unified School District
15. Persons employed in positions for
expert professional temporary service when such

positions are exempted from the Classified Service for a specified period of temporary service by order of the Civil Service Commission

16. Interns including, but not limited to, Administrative Interns and Legal Interns, temporarily employed in regularly established training programs as defined in the job specifications of the City

17. Managerial employees having significant responsibilities for formulating or administering departmental policies and programs. Each such position shall be exempted from the Classified Service by ordinance, upon the initiation of the appropriate appointing authority and after receiving the advisory review and comment of the Civil Service Commission and the approval of the City Council

(b) The Classified Service shall include all positions not specifically included by this section in the Unclassified Service; provided, however, that the incumbents in the positions of the Planning Director and the Principal Assistant to the Planning Director on January 1, 1963 shall remain in the Classified Service until the respective positions are vacated by the incumbents.

Section 2. The propositions shall be presented and printed upon the ballot and submitted to the voters in the

manner and form set out in Section 4 of this ordinance.

Section 3. The polls for this special municipal election shall be open at 7 a.m. (local time) on November 6, 1979, and remain open continuously until 8 p.m. (local time) on the same day at which time the polls shall be closed, except as provided in Section 14436 of the Elections Code of the State of California.

Section 4. Since this election is being consolidated with the general municipal election, and since the City Clerk of The City of San Diego is hereby authorized to canvass returns of this election, and since only one form of ballot is authorized, the method of voting upon these propositions shall be as provided in the Elections Code of the State of California; and, on the ballots to be used at this special municipal election, in addition to any other matters required by law, there shall be printed substantially the following:

PROPOSITION _____. CITY OF SAN DIEGO CHARTER AMENDMENTS. AMEND SECTIONS 7 AND 12 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
Shall the Charter of The City of San Diego be amended to conform re- sidency provisions for City elective officers to constitutional require- ments and substitute the words "Council member" for "Councilman"?	NO	

PROPOSITION _____. CITY OF SAN DIEGO CHARTER AMENDMENTS. AMEND SECTIONS 31 AND 134 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
	NO	

PROPOSITION _____. CITY OF SAN DIEGO CHARTER AMENDMENT. AMEND SECTION 66 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
	NO	

PROPOSITION _____. CITY OF SAN DIEGO CHARTER AMENDMENT. AMEND SECTION 117 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
	NO	

Section 5. An appropriate mark placed in the voting square after the word "YES" shall be counted in favor of the adoption of the proposition. An appropriate mark placed in the voting square after the word "NO," in the manner hereinbefore provided, shall be counted against the adoption of the proposition.

Section 6. The special municipal election called for November 6, 1979, in the City of San Diego is hereby ordered consolidated with the general municipal election to be held on the same date. Within the City of San Diego the precincts, polling places and officers of the election for the special municipal election shall be the same as those provided for in the general municipal election.

Section 7. The City Clerk of The City of San Diego is hereby authorized to canvass the returns of the special municipal election and these elections shall be held in all respects as if there were only one election, and within the City only one form of ballot shall be used. The City Clerk shall certify the results of the canvass of the returns of this special municipal election to the Council of The City of San Diego which shall then declare the results of the election.

Section 8. The propositions submitted by this ordinance shall be designated on the ballot by a letter printed on the left margin of the square containing the description of the measure as provided in Section 10219 of the Elections Code of the State of California.

Section 9. Except as otherwise provided in this ordinance, the special municipal election shall be conducted as provided by law for other municipal elections of the City.

Section 10. The City Clerk shall cause this ordinance to be published once in the official newspaper. No other notice of the election need be given.

Section 11. Pursuant to Section 17 of the Charter, this ordinance relating to elections shall take effect on _____, being the day of its introduction and passage.

APPROVED: JOHN W. WITT, City Attorney

By Stuart H. Swett
Stuart H. Swett
Chief Deputy City Attorney

SHS:rc:930.41
8/8/79
Or. Dept.: Council

Passed and adopted by the Council of The City of San Diego on AUG 13 1979,
by the following vote:

Councilmen	Yea	Nay	Not Present	Ineligible
Bill Mitchell	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Maureen F. O'Connor	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Bill Lowery	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Leon L. Williams	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Fred Schnaubelt	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Tom Gade	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Larry Stirling	<input type="checkbox"/>	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Lucy Killea	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Mayor Pete Wilson	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

AUTHENTICATED BY:

PETE WILSON

Mayor of The City of San Diego, California.

(Seal)

CHARLES G. ABDELNOUR

City Clerk of The City of San Diego, California.

By *Barbara Berridge*, Deputy.

I HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to wit, on AUG 13 1979, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

~~I FURTHER CERTIFY that the final reading of said ordinance was in full.~~

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than a majority of the members elected to the Council, and that there was available for the consideration of each member of the Council and the public prior to the day of its passage a written or printed copy of said ordinance.

CHARLES G. ABDELNOUR

City Clerk of The City of San Diego, California.

(Seal)

By *Barbara Berridge*, Deputy.

Office of the City Clerk, San Diego, California

ATTORNEY(S)

RECEIVED
CITY CLERK'S OFFICE

CERTIFICATE OF PUBLICATION

NO.

1979 AUG 31 PM 2:46

SAN DIEGO, CALIF.

San Diego, City of
12th Floor, City Admin. Bldg.
202 C Street
San Diego, CA 92101

IN THE MATTER OF

A SPECIAL ELECTION

AN ORDINANCE OF THE CITY OF SAN DIEGO, CALIFORNIA, ORDERING, CALLING FOR AND GIVING NOTICE OF A SPECIAL ELECTION TO BE HELD IN THE CITY ON NOVEMBER 6, 1979, FOR THE PURPOSE OF SUBMITTING TO THE QUALIFIED VOTERS OF THE CITY OF SAN DIEGO FOUR PROPOSITIONS AMENDING THE CHARTER OF THE CITY OF SAN DIEGO BY AMENDING SECTIONS 7, 12, 31, 88, 117 AND 134, AND CONSOLIDATING SAID SPECIAL MUNICIPAL ELECTION WITH THE GENERAL MUNICIPAL ELECTION TO BE HELD IN SAID CITY ON NOVEMBER 6, 1979.

WHEREAS, at prior meetings the City Council has indicated its intention to submit to the qualified voters of the City of San Diego at a special municipal election certain propositions amending the Charter of the City of San Diego; and

WHEREAS, the City Council will call a general municipal election in the City, in the San Diego Unified School District and in the Del Diego Community College District, to be held on November 6, 1979; and

WHEREAS, the Council of the City of San Diego desires to consolidate the two elections; NOW, THEREFORE,

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

Section 1. A special municipal election is hereby called and ordered to be held in the City of San Diego, California, on November 6, 1979 and pursuant to the provisions of Section 223 of the Charter of the City of San Diego, provisions of Section 3 of Article XI of the Constitution of the State of California and the provisions of Sections 34400 and 34450 of the California Government Code dealing with Charter amendments; and Council of the City of San Diego, being the legislative body thereof, hereby proposes and submits to the qualified voters of the City at such special municipal election the following propositions amending the Charter of the City of San Diego.

PROPOSITION

Amend Section 7 of Article II and Section 12 of Article III of the Charter of the City of San Diego to read as follows:

Section 7. ELECTIVE OFFICERS RESIDENCY REQUIREMENT

An elective officer of the City shall be a resident and elector of the City.

In addition, every Council member shall be an actual resident and elector of the district from which the Council member is nominated. Any Council member who moves from the district of which the Council member was a resident at the time of taking office forfeits the office, but no Council member shall forfeit office as a result of redistricting.

The Council shall establish by ordinance minimum length of residency requirements for candidacy to elective office, whether by appointment or election.

Section 12. THE COUNCIL

The Council shall be composed of nine (9) Council members, including the Mayor, and shall be the legislative body of the City, each of the members of which, including the Mayor, shall have the right to vote upon all questions before it.

At the municipal primary and general election in 1979, the Mayor shall be chosen by the electors for a term of five (5) years. A Mayor shall thereafter be elected for a term of four (4) years in the manner prescribed by Section 10 of this Charter. The Mayor shall hold office for the term prescribed from and after 10 a.m. the first Monday after the first day of December next succeeding his election and until his successor is elected and qualified.

I, Paula J. Santonocito, am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the San Diego Daily Transcript, a newspaper of general circulation, printed and published daily, except Saturdays and Sundays, in the City of San Diego, County of San Diego, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of San Diego, State of California, under the date of January 23, 1909, Decree No. 14894; and the

ORDINANCE NO 15002

is a true and correct copy of which the annexed is a printed copy and was published in said newspaper on the following date(s), to wit:

August 27, 1979

I certify under penalty of perjury that the foregoing is true and correct.

Dated at San Diego, California this 27 day of Aug., 1979.

Paula J. Santonocito
(Signature)

66 4" - \$441.89

Council members shall be elected at a general municipal election held in the odd-numbered years and, except as hereinafter provided, shall hold office for the term of four (4) years from and after 10 a.m. the first Monday after the first day of December next succeeding their election and until their successors are elected and qualified. Upon any redistricting pursuant to the provisions of this Charter, incumbent Council members will continue to represent the district in which they reside, unless as a result of such redistricting more than one incumbent Council member resides within any one district, in which case the City Council may determine by lot which Council member shall represent each district. At the next municipal primary and general elections following a redistricting, Council members shall be elected from those districts not represented and from those districts represented by incumbent Council members whose terms expire as of the general election in said year. If as a result of any redistricting more than a simple majority of the City Council as redistricted shall be elected at the general election next following any such redistricting, the City Council prior to any such election shall designate one or more new districts for which the initial term shall be two (2) years in order to retain staggered terms for Council members.

Any vacancy occurring in the Council shall be filled from the District in which the vacancy occurs by appointment by the remaining Council members, but in the event that said remaining Council members fail to fill such vacancy by appointment within thirty (30) days after the vacancy occurs, they must immediately cause an election to be held to fill such vacancy; provided, however, that any person appointed to fill such vacancy shall hold office only until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term.

It is the duty of Council members to attend all Council meetings. The Council shall vacate the seat of any Council member who is absent from eight (8) consecutive meetings or fifty percent (50%) of any scheduled meetings within a month unless the absence thereof is excused by resolution of the Council.

Council members, including the Mayor, shall devote full time to the duties of their office and not engage in any outside employment, trade, business or profession which interferes or conflicts with those duties.

No Council member shall be eligible during the term for which he was appointed or elected to hold any other office or employment with the City, except as Mayor or City Attorney and as a member of any Board, Commission or Committee thereof, of which he is constituted such a member by general law or by this Charter.

PROPOSITION

Amend Section 31 of Article V and Section 134 of Article VIII of the Charter of The City of San Diego to read as follows:

Section 31. POLITICAL ACTIVITIES

(a) No officer or employee of the City, except elected officers and unsalaried members of commissions, shall during regular hours of employment take an active part opposing or supporting any candidates in any City of San Diego political campaign or make contributions thereto in behalf of any candidates, nor shall such person seek signatures to any petition seeking to advance the candidacy of any person for any municipal office. Nothing in this section shall be construed to prevent any officer or employee, whether Classified or Unclassified, from seeking election or appointment to public office or from being active in State and Federal political campaigns, in any bond issue campaign including municipal bond issues, or from being active in local political campaigns.

(b) Every municipal employee shall prohibit the entry into any place under his control occupied for any purpose of the municipal government, of any person for the purpose of therein making, collecting, receiving, or giving notice of any political assessment, subscription, or contribution.

Section 134. POLITICAL INFLUENCE PROHIBITED.

No person shall use or promise to use his influence or official authority to secure any appointment or prospective appointment, to any position in the service of the City as a reward or return for partisan political service.

PROPOSITION

Amend Section 66 of Article VI of the Charter of The City of San Diego to read as follows:

Section 66. BOARD OF EDUCATION.

The government of the San Diego Unified School District shall be vested in a Board of Education, composed of five members who shall be nominated and elected at the regular municipal primary elections and the general municipal elections at the same time as the election of Council members. At the municipal primary election there shall be chosen by the registered voters of each Board of Education District two candidates for the office of any Board of Education member from a District whose term expires the succeeding December. At the general municipal election the registered voters of the whole San Diego Unified School District shall select from among the candidates chosen at the primary election in each district one candidate for the office of each Board of Education member whose term expires the succeeding December. Each candidate for the Board of Education shall have been a registered voter of the San Diego Unified School District and an actual resident of the election district from which he seeks to be nominated for thirty (30) days immediately preceding filing of a nominating petition. The members shall serve for a term of four years from and after 10 a.m. the first Monday after the first day of December next succeeding this election and until their successors are elected and qualified, except as herein provided. Any vacancy occurring in the Board shall be filled from the election district in which the vacancy occurs by appointment by the remaining Board members; but in the event that said remaining members fail to fill such vacancy by appointment within thirty (30) days after the vacancy occurs, they must immediately cause to be held a primary election in the district in which the vacancy occurs and a general election within the entire school district to fill such vacancy; provided, however, that any person appointed to fill such vacancy shall hold office only until the next regular municipal election, at which date a person shall be elected to serve for the remainder of such unexpired term.

For the purpose of electing members of the Board of Education, the San Diego Unified School District shall be divided into five (5) districts as nearly equal in population as practicable. For the first primary and regular election held under this section, as amended, the boundaries of such election districts shall be established by the Board of Education as such Board existed on the effective date of the amendment to this section. Thereafter, the boundaries of such election districts shall be subject to alteration and change under the provisions of this section. The Board of Education, by resolution, may change and alter the boundaries of the election districts and in the resolution may describe the new boundaries by reference to a map on file in the office of the City Clerk; a map and bounds description of the new boundaries need not be contained in said resolution.

PROPOSITION

Amend Section 117 of Article VIII of the Charter of The City of San Diego to read as follows:

Section 117. UNCLASSIFIED AND CLASSIFIED SERVICES.

Employment in the City shall be divided into the Unclassified and Classified Service.

(a) The Unclassified Service shall include:

1. All elective City Officers
2. Members of all boards and commissions
3. All department heads and one principal assistant or deputy in each department
4. One assistant to Mayor
5. City Manager, Assistant City Manager, and Assistants to the City Manager
6. City Clerk
7. Budget Officer
8. Purchasing Officer
9. Treasurer
10. All Assistant and Deputy City Attorneys
11. Industrial Coordinator
12. The Planning Director
13. A Confidential Secretary to the Mayor, City Council, City Manager, Police Chief, City Attorney
14. Officers and employees of San Diego Unified School District
15. Persons employed in positions for expert professional temporary service when such positions are exempted from the Classified Service for a specified period of temporary service by order of the Civil Service Commission

16. Interns including, but not limited to, Administrative Interns and Legal Interns, temporarily employed in regularly established training programs as defined in the job specifications of the City

17. Managerial employees having significant responsibilities for formulating or administering departmental policies and programs. Each such position shall be exempted from the Classified Service by ordinance, upon the initiation of the appropriate appointing authority and after receiving the advisory review and comment of the Civil Service Commission and the approval of the City Council

(b) The Classified Service shall include all positions not specifically included by this section in the Unclassified Service; provided, however, that the incumbents in the positions of the Planning Director and the Principal Assistant to the Planning Director on January 1, 1963 shall remain in the Classified Service until the respective positions are vacated by the incumbents.

Section 2. The propositions shall be presented and printed upon the ballot and submitted to the voters in the manner and form set out in Section 4 of this ordinance.

Section 3. The polls for this special municipal election shall be open at 7 a.m. (local time) on November 6, 1979, and remain open continuously until 8 p.m. (local time) on the same day at which time the polls shall be closed, except as provided in Section 14436 of the Elections Code of the State of California.

Section 4. Since this election is being consolidated with the general municipal election, and since the City Clerk of The City of San Diego is hereby authorized to canvass returns of this election, and since only one form of ballot is authorized, the method of voting upon these propositions shall be as provided in the Elections Code of the State of California; and, on the ballots to be used at this special municipal election, in addition to any other matters required by law, there shall be printed substantially the following:

PROPOSITION. CITY OF SAN DIEGO CHARTER AMENDMENTS. AMEND SECTIONS 7 AND 12 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
Shall the Charter of The City of San Diego be amended to conform residency provisions for City elective officers to constitutional requirements and substitute the words "Council member" for "Councilman"?	NO	

PROPOSITION. CITY OF SAN DIEGO CHARTER AMENDMENTS. AMEND SECTIONS 31 AND 134 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
Shall the Charter of The City of San Diego be amended to conform provisions relating to political activities to State law?	NO	

PROPOSITION. CITY OF SAN DIEGO CHARTER AMENDMENT. AMEND SECTION 66 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	
Shall the Charter of The City of San Diego be amended to conform residency provisions for members of the Board of Education of the San Diego Unified School District to constitutional requirements, clarify the time for taking office and delete obsolete provisions?	NO	

PROPOSITION: CITY OF SAN DIEGO CHARTER AMENDMENT AMEND SECTION 117 OF THE CHARTER OF THE CITY OF SAN DIEGO.	YES	NO
Shall the Charter of The City of San Diego be amended to provide for the conversion of certain administrative positions from the Classified to the Unclassified service?		

Section 5. An appropriate mark placed in the voting square after the word "YES" shall be counted in favor of the adoption of the proposition. An appropriate mark placed in the voting square after the word "NO," in the manner hereinbefore provided, shall be counted against the adoption of the proposition.

Section 6. The special municipal election called for November 6, 1979, in the City of San Diego is hereby ordered consolidated with the general municipal election to be held on the same date. Within the City of San Diego the precincts, polling places and officers of the election for the special municipal election shall be the same as those provided for in the general municipal election.

Section 7. The City Clerk of The City of San Diego is hereby authorized to canvass the returns of the special municipal election and these elections shall be held in all respects as if there were only one election, and within the City only one form of ballot shall be used. The City Clerk shall certify the results of the canvass of the returns of this special municipal election to the Council of The City of San Diego which shall then declare the results of the election.

Section 8. The propositions submitted by this ordinance shall be designated on the ballot by a letter printed on the left margin of the square containing the description of the measure as provided in Section 10218 of the Elections Code of the State of California.

Section 9. Except as otherwise provided in this ordinance, the special municipal election shall be conducted as provided by law for other municipal elections of the City.

Section 10. The City Clerk shall cause this ordinance to be published once in the official newspaper. No other notice of the election need be given.

Section 11. Pursuant to Section 17 of the Charter, this ordinance relating to elections shall take effect on 8-13-79, being the day of its introduction and passage.

Passed and adopted by the Council of The City of San Diego on August 13, 1979, by the following vote:

YEAS: Mitchell, O'Connor, Lowery, Schnaubell, Gads, Killeen, Wilson.

NAYS: None.

ABSENT: Williams, Stirling

AUTHENTICATED BY:

PETE WILSON,

Mayor of The City of

San Diego, California.

CHARLES G. ABDELNOUR,

City Clerk of The City of

San Diego, California.

(Seal)

By BARBARA BERRIDGE,

Deputy,

I HEREBY CERTIFY that the foregoing ordinance was passed on the day of its introduction, to wit, on August 13, 1979, said ordinance being of the kind and character authorized for passage on its introduction by Section 16 of the Charter.

I FURTHER CERTIFY that the reading of said ordinance in full was dispensed with by a vote of not less than a majority of the members elected to the Council, and that there was available for the consideration of each member of the Council and the public prior to the day of its passage a written or printed copy of said ordinance.

CHARLES G. ABDELNOUR,

City Clerk of The City of

San Diego, California.

(Seal)

By BARBARA BERRIDGE,

Deputy,

Published August 27, 1979

60-5878

ATTORNEY(S)

CERTIFICATE OF PUBLICATION

NO. _____

San Diego, City of
12th Floor, City Admin. Bldg.
202 C St.
San Diego, CA 92101

IN THE MATTER OF

UNA ORDENANZA DE LA CIUDAD

ORDENANZA NO. 15002
SAN DIEGO, CALIFORNIA
CONSIDERANDO que la Ciudad de San Diego, California, convoca convocando disponiendo y notificando una elección especial para celebrarse en la Ciudad de San Diego el 6 de noviembre de 1979, para el propósito de presentar a los electores calificados de la Ciudad de San Diego cuatro proposiciones que enmiendan la Carta de la Ciudad de San Diego por enmendar las Secciones 7, 12, 31, 66, 117 y 134, y consolidando dicha elección municipal especial con la elección municipal general que se celebrara en dicha ciudad el 6 de noviembre de 1979;
CONSIDERANDO que en reuniones anteriores, el Concejo Municipal ha indicado su intención de presentar a los votantes calificados de La Ciudad de San Diego en una elección municipal las siguientes ciertas proposiciones que enmiendan la Carta de La Ciudad de San Diego; y
CONSIDERANDO que el Concejo Municipal convocara una elección municipal general en la Ciudad, en el Distrito Escolar Unificado de San Diego, y en el Distrito de Colegios de la Comunidad de San Diego, para celebrarse el 6 de noviembre de 1979; y
CONSIDERANDO que el Concejo de La Ciudad de San Diego, para consolidar las dos elecciones; AHORA, POR TANTO,
ORDENADO por el Concejo de La Ciudad de San Diego, California, lo siguiente:

Sección 1. Por medio de esto se convoca y ordena celebrarse una elección municipal especial en la Ciudad de San Diego, California el 6 de noviembre de 1979, y en conformidad con las disposiciones de la Sección 223 de la Carta de La Ciudad de San Diego, disposiciones de la Sección 3 del Artículo XI de la Constitución del Estado de California, y disposiciones de las Secciones 34450 y 34459 del Código Gubernamental de California que tratan enmiendas a Cartas, el Concejo de la Ciudad de San Diego, siendo el cuerpo legislativo de la misma, por medio de esto propone y somete a los votantes calificados de la Ciudad en dicha elección municipal especial las siguientes proposiciones que enmiendan la Carta de La Ciudad de San Diego:

PROPOSICION

Enmendar la Sección 7 del Artículo II y la Sección 12 del Artículo III de la Carta de la Ciudad de San Diego para que rese como sigue:
Sección 7. REQUERIMIENTO DE RESIDENCIA PARA OFICIALES ELECTIVOS.

Todo oficial electivo de la Ciudad deberá ser residente y elector de la Ciudad.

Además, cada miembro del Concejo deberá ser efectivamente un residente y elector del distrito del cual ha sido nombrado. Cualquier miembro del Concejo que se mude del distrito del cual era residente en el momento de asumir su cargo pierde el cargo, pero ningún miembro del Concejo deberá perder su cargo como resultado de una nueva distribución de distritos.

El Concejo deberá establecer por ordenanza un plazo mínimo de residencia como requerimiento para ser candidato a los cargos electivos, ya sean por nombramiento o por elección.

Sección 12. EL CONCEJO.

El Concejo deberá constar de nueve (9) miembros del Concejo, incluyendo al Alcalde, y deberá ser el cuerpo legislativo de la Ciudad, el cual cada miembro, inclusive al Alcalde, deberá tener derecho a votar sobre todas las cuestiones que se presenten ante dicho cuerpo.

I, Paula J. Santonocito, am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the San Diego Daily Transcript, a newspaper of general circulation, printed and published daily, except Saturdays and Sundays, in the City of San Diego, County of San Diego, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of San Diego, State of California, under the date of January 23, 1909, Decree No. 14894; and the

ORDENANZA NO. 15002

is a true and correct copy of which the annexed is a printed copy and was published in said newspaper on the following date(s), to wit:

September 7, 1979

I certify under penalty of perjury that the foregoing is true and correct.

Dated at San Diego, California this 7 day of Sept., 1979.

Paula J. Santonocito
(Signature)

71 - 473.57

En las elecciones municipales primaria y general de 1970, deberá ser elegido por los electores un Alcalde para un término de cinco (5) años. Posteriormente deberá elegirse un Alcalde para un término de cuatro (4) años, de la manera prescrita por la Sección 10 de la presente Carta. El Alcalde desempeñará funciones durante el término prescrito desde y después de las 10 a.m. del primer lunes subsiguiente al primer día de diciembre próximo posterior a su elección y hasta que se elija y califique a su sucesor.

Los miembros del Concejo deberán elegirse en una elección municipal general celebrada en los años de número non y, con excepción de lo que se dispone aquí en adelante, deberán desempeñar su cargo durante un término de cuatro (4) años desde y después de las 10 a.m. del primer lunes subsiguiente al primer día de diciembre próximo posterior a su elección y hasta que se elija y califique a sus sucesores. Al efectuarse cualquier redistribución de distritos bajo las disposiciones de esta Carta, los miembros del Concejo titulares seguirán representando al distrito en que residen, a menos que como resultado de dicha redistribución quede más de un miembro del Concejo residiendo en un solo distrito, en cuyo caso el Concejo Municipal podrá decidir echando suertes cuál miembro del Concejo deberá representar a cada distrito. En las próximas elecciones municipales generales y primarias subsiguientes a una redistribución de distritos, los miembros del Concejo deberán ser elegidos de aquellos distritos que no sean representados y de aquellos distritos representados por miembros del Concejo titulares cuyos términos vencen en la fecha de la elección general de dicho año. Si como resultado de cualquier redistribución de distritos deberá elegirse más de una mera mayoría del Concejo Municipal, según la nueva distribución de distritos, en la próxima elección general posterior a cualquier redistribución tal, el Concejo Municipal anteriormente a cualquier elección tal deberá designar uno o más distritos nuevos para los cuales el término inicial deberá ser de dos (2) años, de manera que se conserve el escalonamiento de términos de los miembros del Concejo.

Cualquier vacante que ocurra en el Concejo deberá llenarse del Distrito en que ocurriría la vacante por medio de un nombramiento hecho por los miembros del Concejo restantes; pero en el caso de que dichos miembros del Concejo restantes dejen de llenar dicha vacante por un nombramiento dentro de los treinta (30) días después de que ocurra, deben causar inmediatamente que se celebre una elección para llenar dicha vacante; disponiéndose sin embargo que cualquier persona nombrada para llenar dicha vacante deberá desempeñar funciones sólo hasta la siguiente elección municipal regular en la cual deberá elegirse una persona para que sirva durante el período restante de dicho término no caducado.

Es el deber de los miembros del Concejo el asistir a todas las reuniones del Concejo. El Concejo deberá deponer a cualquier miembro del Concejo que esté ausente de ocho (8) reuniones consecutivas o de cincuenta por ciento (50) de cualesquier reuniones anunciatas en un mes, a menos que la ausencia en cuestión sea excusada por resolución del Concejo.

Los miembros del Concejo, inclusive el Alcalde, deberán dedicar todo su tiempo a los deberes de su cargo y no participar en ningún empleo, oficio, negocio, o profesión ajena que interfiera o esté en pugna con esos deberes.

Ningún miembro del Concejo deberá ser elegible durante el término para el cual fue elegido o nombrado para ocupar otro puesto o desempeñar otro empleo con la Ciudad, excepto como Alcalde o Procurador Municipal y como miembro del cualquier Junta, Comisión, o Comité del Concejo, de la o del cual sea designado miembro por la ley general o por esta Carta.

PROPOSICION

Enmendar la Sección 31 del Artículo V y la Sección 134 del Artículo VIII de la Carta de La Ciudad de San Diego para que reca comó sigue:

Sección 31. ACTIVIDADES POLITICAS.

(a) Ningún oficial o empleado de la Ciudad, con excepción de los oficiales elegidos y miembros de comisiones sin salario, deberá durante sus horas de empleo regulares tomar parte activa para oponerse a o apoyar a cualesquier candidatos en cualesquier campaña política de la Ciudad de San Diego ni hacer contribuciones a la misma a favor de cualesquier candidatos, ni tampoco deberá tal persona solicitar firmas para cualesquier petición para procurar la candidatura de persona alguna a cualesquier cargo municipal. Nada lo expuesto en esta sección deberá considerarse como prohibición a que cualesquier oficial o empleado, ya sea Clasificado o No Clasificado, busque ser elegido o nombrado a un cargo público o a que sea activo en las campañas políticas federales y estatales, en cualesquier campaña por una emisión de bonos inclusive las emisiones de bonos municipales, o a que sea activo en las campañas políticas locales.

(b) Todo empleado municipal deberá prohibir la entrada a cualesquier localidad bajo su control ocupada para cualesquier propósito del gobierno municipal a cualesquier persona que proponga en esa localidad efectuar, colectar, recibir, o anunciar cualesquier asignación, suscripción, o contribución política.

Sección 134. PROHIBICION DE INFLUENCIA POLITICA.

Ninguna persona deberá valerse ni prometer valerse de su influencia o autoridad oficial para lograr cualesquier nombramiento o nombramiento potencial a cualesquier cargo en el servicio de la Ciudad como recompensa o premio por servicios políticos partidistas.

PROPOSICION

Enmendar la Sección 66 del Artículo VI de la Carta de La Ciudad de San Diego para que reca comó sigue:

Sección 66. JUNTA DE EDUCACION.

El gobierno del Distrito Escolar Unificado de San Diego deberá ser a cargo de una de Educación, compuesta de cinco miembros los cuales deberán ser nominados y elegidos en las elecciones municipales primarias regulares y las elecciones municipales generales en la misma fecha en que sean elegidos los miembros del Concejo. En la elección municipal primaria deberán ser escogidos por los votantes inscritos de cada Distrito de la Junta de Educación dos candidatos para ocupar el puesto de cualesquier miembro de la Junta de Educación cuyo término vence el diciembre siguiente. En la elección municipal general, los votantes inscritos de todo el Distrito Escolar Unificado de San Diego deberán seleccionar de entre los candidatos elegidos en la elección primaria de cada distrito un candidato para el puesto de cada miembro de la Junta de Educación cuyo término vence el diciembre siguiente. Cada candidato a la Junta de Educación deberá haber sido un votante inscrito del Distrito Escolar

Unificado de San Diego y un residente verdadero del distrito electoral del cual procura ser nominado por treinta (30) días inmediatamente antes de la presentación de su petición de nominación. Los miembros deberán servir por un término de cuatro años desde y después de las 10 a.m. del primer lunes subsiguiente al primer día de diciembre próximo posterior a su elección y hasta que se elija y califique a sus sucesores, con excepción de lo que aquí se disponga. Cualquier vacante que ocurra en la Junta deberá llenarse del distrito electoral en que ocurre la vacante, por medio de nombramiento hecho por los restantes miembros de la Junta; pero en el evento de que dichos miembros restantes dejen de llenar dicha vacante por un nombramiento efectuado dentro de los treinta (30) días después de que ocurre la vacante, deben de inmediato causar que se celebre una elección primaria dentro del distrito en que ocurre la vacante y una elección general dentro de todo el distrito escolar para llenar dicha vacante; disponiéndose sin embargo que cualquier persona nombrada para llenar tal vacante deberá ocupar el puesto, sólo hasta la siguiente elección municipal regular, en la cual deberá elegirse a una persona para que sirva durante el período restante de dicho término no caducado.

Para el propósito de la elección de miembros a la Junta de Educación, el Distrito Escolar Unificado de San Diego deberá dividirse en cinco (5) distritos tan iguales en su población como sea factible. Para la primera elección primaria y regular celebrada bajo esta sección, según enmendada, los límites de los dichos distritos electorales deberán ser establecidos por la Junta de Educación como exista dicha Junta en la fecha de vigencia de la enmienda destinada a esta sección. En lo sucesivo, los límites de los dichos distritos electorales deberán quedar sujetos a ser modificados y cambiados de acuerdo con las disposiciones de esta sección. La Junta de Educación podrá por resolución cambiar y alterar los límites de los distritos electorales y en dicha resolución podrá describir los nuevos límites haciendo referencia a un mapa archivado en las oficinas del Secretario Municipal; dicha resolución no tendrá que contener una descripción detallada de los nuevos límites.

PROPOSICION

Enmendar la Sección 117 del Artículo VIII de la Carta de La Ciudad de San Diego para que reca comó sigue:

Sección 117. SERVICIOS CLASIFICADO Y NO CLASIFICADO.

El empleo con la Ciudad deberá dividirse en el Servicio Clasificado y No clasificado.

(a) El Servicio No clasificado deberá incluir:

1. Todos los Oficiales Municipales electivos
2. Los miembros de toda junta y comisión
3. Todos los jefes de departamento y un asistente mayor o diputado en cada departamento
4. Un asistente al Alcalde
5. El Administrador Municipal, el Subadministrador Municipal, y Asistentes al Administrador Municipal
6. El Secretario Municipal
7. El Oficial Presupuestario
8. El Agente de Compras
9. El Tesorero
10. Todos los Procuradores Municipales Diputados y Suplentes
11. El Coordinador Industrial
12. El Director de Planeación
13. Un Secretario Confidencial del Alcalde, Concejo Municipal, Administrador Municipal, Jefe de Policía, Procurador Municipal
14. Los oficiales y empleados del Distrito Escolar Unificado de San Diego

15. Las personas empleadas para prestar servicios temporales como peritos profesionales, cuando dichos cargos sean exentos del Servicio Clasificado para un período especificado de servicio temporal por orden de la Comisión del Servicio Civil

16. Los aprendices, incluyendo pero sin limitarse a Aprendices Administrativos y Legales empleados temporalmente en programas de entrenamiento regularmente establecidos según definidos en las especificaciones laborales de la Ciudad

17. Los empleados administrativos que desempeñen responsabilidades significativas en la formulación o administración de los programas y las políticas departamentales. Cada uno de dichos cargos deberá eximirse por ordenanza del Servicio Clasificado, a la iniciación de la autoridad nombradora apropiada y después de recibir la revisión y el comentario de asesoramiento de la Comisión del Servicio Civil y la aprobación del Concejo Municipal

(b) El Servicio Clasificado deberá incluir todos los cargos no incluidos específicamente por esta sección dentro del Servicio No clasificado; disponiéndose sin embargo que los titulares de los cargos de Director de Planeación y Asistente Mayor al Director de Planeación en la fecha del 10 de enero de 1963 deberán permanecer en el Servicio Clasificado hasta que los cargos respectivos sean dejados vacantes por los titulares actuales.

Sección 2. Las propósiciones deberán presentarse e imprimise en la boleta y someterse a los votantes de la manera y forma expuestas en la Sección 4 de la presente ordenanza.

Sección 3. Los lugares de votación para esta elección municipal especial deberán abrirse a las 7 a.m. (hora local) del 6 de noviembre de 1979 y permanecer abiertos continuamente hasta las 8 p.m. (hora local) del mismo día, hora en la cual deberán cerrarse los lugares de votación, excepto por lo dispuesto por la Sección 14438 del Código Electoral del Estado de California.

Sección 4. Puesto que esta elección está siendo consolidada con la elección municipal general, y puesto que por medio de esto se le autoriza al Secretario Municipal de La Ciudad de San Diego para que escrete los resultados de esta elección, y puesto que se ha autorizado una sola forma de boleta electoral, al método de votar sobre estas proposiciones deberá ser seguido dispone el Código Electoral del Estado de California; y, en las boletas a usarse en esta elección municipal especial, además de otros asuntos requeridos por la ley, deberá imprimirse sustancialmente lo siguiente:

PROPOSICION. ENMIENDAS A LA CARTA DE LA CIUDAD DE SAN DIEGO, ENMIENDA LAS SECCIONES 7 Y 12 DE LA CARTA DE LA CIUDAD DE SAN DIEGO.	SI	
?Deberá enmendarse la Carta de La Ciudad de San Diego para conformar las disposiciones de residencia para oficiales electivos de la Ciudad a las disposiciones constitucionales y sustituir la palabra "Concejal" por "miembro del Concejo"?	NO	

PROPOSICION. ENMIENDAS A LA CARTA DE LA CIUDAD DE SAN DIEGO. ENMIENDA LAS SECCIONES 31 Y 134 DE LA CARTA DE LA CIUDAD DE SAN DIEGO.	SI	NO
?Deberá enmendarse la Carta de La Ciudad de San Diego para conformar disposiciones relacionadas a las actividades políticas a la ley del Estado?	SI	NO
PROPOSICION. ENMIENDA A LA CARTA DE LA CIUDAD DE SAN DIEGO. ENMIENDA LA SECCION 96 DE LA CARTA DE LA CIUDAD DE SAN DIEGO.	SI	NO
?Deberá enmendarse la Carta de La Ciudad de San Diego para conformar las disposiciones de residencia, para miembros de la Junta de Educación del Distrito Escolar Unificado de San Diego a los requerimientos constitucionales, precisar la fecha en que se asumen cargos, y suprimir disposiciones obsoletas?	SI	NO

PROPOSICION. ENMIENDA A LA CARTA DE LA CIUDAD DE SAN DIEGO. ENMIENDA La SECCION 117 DE LA CARTA DE LA CIUDAD DE SAN DIEGO.	SI	NO
?Deberá enmendarse la Carta de La Ciudad de San Diego para disponer la conversión de ciertos cargos administrativos del Servicio Clasificado al Servicio No clasificado?	SI	NO

Sección 5. Una marca apropiada colocada en el cuadro después de la palabra "SI" deberá contarse como a favor de la adopción de la proposición. Una marca apropiada colocada en el cuadro después de la palabra "NO", de la manera estipulada aquí más arriba, deberá contarse en contra de la adopción de la proposición.

Sección 6. Por medio de esto se ordena consolidarse la elección municipal especial convocada para el 6 de noviembre de 1979 con la elección municipal general para celebrarse en la misma fecha. Dentro de la Ciudad de San Diego los distritos electorales, los lugares de votación, y los oficiales electorales para la elección municipal especial deberán ser los mismos que se provean para la elección municipal general.

Sección 7. Por medio de esto se le autoriza al Secretario de La Ciudad de San Diego para que escurte los resultados de la elección municipal especial, y estas elecciones deberán celebrarse en todo concepto como si hubiera una sola elección, y dentro de la Ciudad se deberá emplear emplear una sola forma de boleta electoral. El Secretario Municipal deberá certificar los resultados del escrutinio de los cómputos de esta elección municipal especial ante el Concejo de La Ciudad de San Diego, el cual luego deberá declarar los resultados de la elección.

Sección 8. Las proposiciones sometidas por medio de esta ordenanza deberán designarse en la boleta por una letra impresa en el margen izquierdo de cuadro que contiene la descripción de la proposición, según dispone la Sección 10218 del Código Electoral del Estado de California.

Sección 9. Excepto por lo que se disponga de otra manera en la presente ordenanza, la elección municipal especial deberá conducirse en conformidad con lo que dispone la ley para otras elecciones municipales de la Ciudad.

Sección 10. El Secretario Municipal deberá hacer que la presente ordenanza se publique una vez en el diario oficial. No será necesaria ninguna otra notificación de la elección.

Sección 11. En conformidad con la Sección 17 de la Carta, esta ordenanza que se relaciona con las elecciones deberá entrar en vigor el dia 13 de agosto de 1979, siendo este el dia de su introducción y adopción.

APROBADA: JOHN W. WITT, Procurador Municipal

Por Stuart H. Swett

Diputado Mayor de Procurador Municipal

Aprobada y adoptada por el Concejo de la Ciudad de San Diego el dia por la siguiente votación:

Si: Mitchell, O'Connor, Lowery, Schnaubelt, Gade, Killes and Mayor Wilson.

NO: None.

AUSENTE: Williams and Stirling.

AUTENTICADA POR:

PETE WILSON

Alcalde de la Ciudad de San Diego, California.

CHARLES G. ABDELNOUR

Secretario Municipal de la Ciudad de San Diego, California.

Por Hazel Lynn, Holman, Suplente.

(SELLO)

CERTIFICO POR LA PRESENTE que la anterior ordenanza fue aprobada en el dia de su presentación, a saber, el 13 de agosto, siendo dicha ordenanza de la clase y el carácter autorizados para ser aprobadas al ser presentadas, po la Sección 16 de la Carta Constitucional.

CERTIFICO ADEMÁS que se prescindió de una lectura completa de dicha ordenanza, mediante la votación de no menos de una mayoría de los miembros elegidos del Concejo, y que había disponible para la consideración de cada miembro del Concejo y del público, antes del dia de su aprobación, una copia escrita o impresa de dicha ordenanza.

CHARLES G. ABDELNOUR

Secretario Municipal de la Ciudad de San Diego, California.

Por Hazel Lynn Holman, Suplente.

(SELLO)

Pub: September 7, 1979

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