R. 80-1373

A RESOLUTION ESTABLISHING AN UNDERGROUND UTILITY APR 8 1980 DISTRICT TO BE KNOWN AND DENOMINATED AS THE IMPERIAL AVENUE (32ND STREET TO WABASH BOULEVARD) UNDERGROUND UTILITY DISTRICT.

hearing was called for on April 8, 1980 at the hour of 2:00 p.m. in the Council Chambers of the City Administration Building, 202 C Street, San Diego, California, to determine whether the public health, safety or general welfare requires the removal of poles, overhead wires and associated structures and the underground installation of wires and facilities for supplying electric, communication, community antenna television or similar or associated service within that certain area of the City of San Diego more particularly described as follows:

The southerly 40 feet of Lots 13 through 16 BLOCK 1, the southerly 75 feet of Lots 1 through 3 and the southerly 50 feet of Lots 4 through 19 BLOCK 8, of SPRINGS GARDEN MAP 1331; Lot 2 BLOCK 90 of HOMESTEAD UNION MAP 363; the northerly 50 feet of Lots 1 through 9 and the northerly portion of Lot 10 BLOCK 134 of CENTRAL PARK MAP 435; and that portion of the LOS CHOLLAS CREEK CHANNEL EASEMENT bounded on the south by the northern right-of-way line of IMPERIAL AVENUE and on the north by a line 50 feet north and parallel to said right-of-way line.

Said district shall also include the following described public rights-of-way:

IMPERIAL AVENUE between the easterly boundary of 32nd Street and the westerly boundary of Interstate 15; 33RD STREET between a line parallel to and 50 feet south of the southerly boundary of Imperial Avenue and a line parallel to and 75 feet north of the northerly boundary of Imperial Avenue;

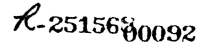
and all as more particularly shown on Drawing No. 16495-D entitled "IMPERIAL AVENUE (32nd Street to Wabash Boulevard) UNDERGROUND UTILITY DISTRICT," copies of which are on file in the office of the City Clerk as Document No. RP-251300 and attached hereto and incorporated herein as Exhibit A; and

WHEREAS, notice of such hearing has been given by the City Clerk to all affected property owners as defined in Chapter VI, Article 1, Division 5 of the San Diego Municipal Code, and the utilities concerned in the manner and for the time required by law; and

WHEREAS, such hearing has been duly and regularly held and all persons interested have been given an opportunity to be heard; NOW, THEREFORE,

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

- 1. The City Council does hereby find and determine that the public health, safety and general welfare require the removal of poles, overhead wires and associated overhead structures and the underground installation of wires and facilities for supplying electric, communication, community antenna television or similar or associated service within the area set forth above and that pursuant to Chapter VI, Article 1, Division 5 of the San Diego Municipal Code, the above-described area is hereby declared to be an underground utility district in the City of San Diego, and the maps and document referred to above are hereby incorporated as a part of this resolution.
- 2. The City Council shall by subsequent resolution fix the date upon which the property in the district must be ready to



receive underground service, and shall by subsequent resolution order the removal of all poles, overhead wires and associated overhead structures and the underground installation of wires and facilities for supplying electric, communication, community antenna television or similar or associated service.

The City Clerk be and he is hereby instructed to notify all affected persons as defined in Chapter VI, Article 1, Division 5 of the San Diego Municipal Code, and all affected utility companies of the adoption of this resolution within fifteen (15) days after the date of such adoption. The City Clerk shall further notify said affected persons as defined in Chapter VI, Article 1, Division 5 of the San Diego Municipal Code of the necessity that if they desire to continue to receive electric, communication, community antenna television or similar or associated service, they shall provide at their own expense all necessary facility changes on their premises so as to receive underground service from the lines relocated underground of the supplying utility company subject to applicable rules, regulations and tariffs of the respective utility company on file with the Public Utilities Commission of the State of California (as of the date of adoption of this resolution) and subject to all other applicable requirements of State law and City ordinances. The Clerk's notification shall be made in the manner provided in Chapter VI, Article 1, Division 5 of the San Diego Municipal Code.

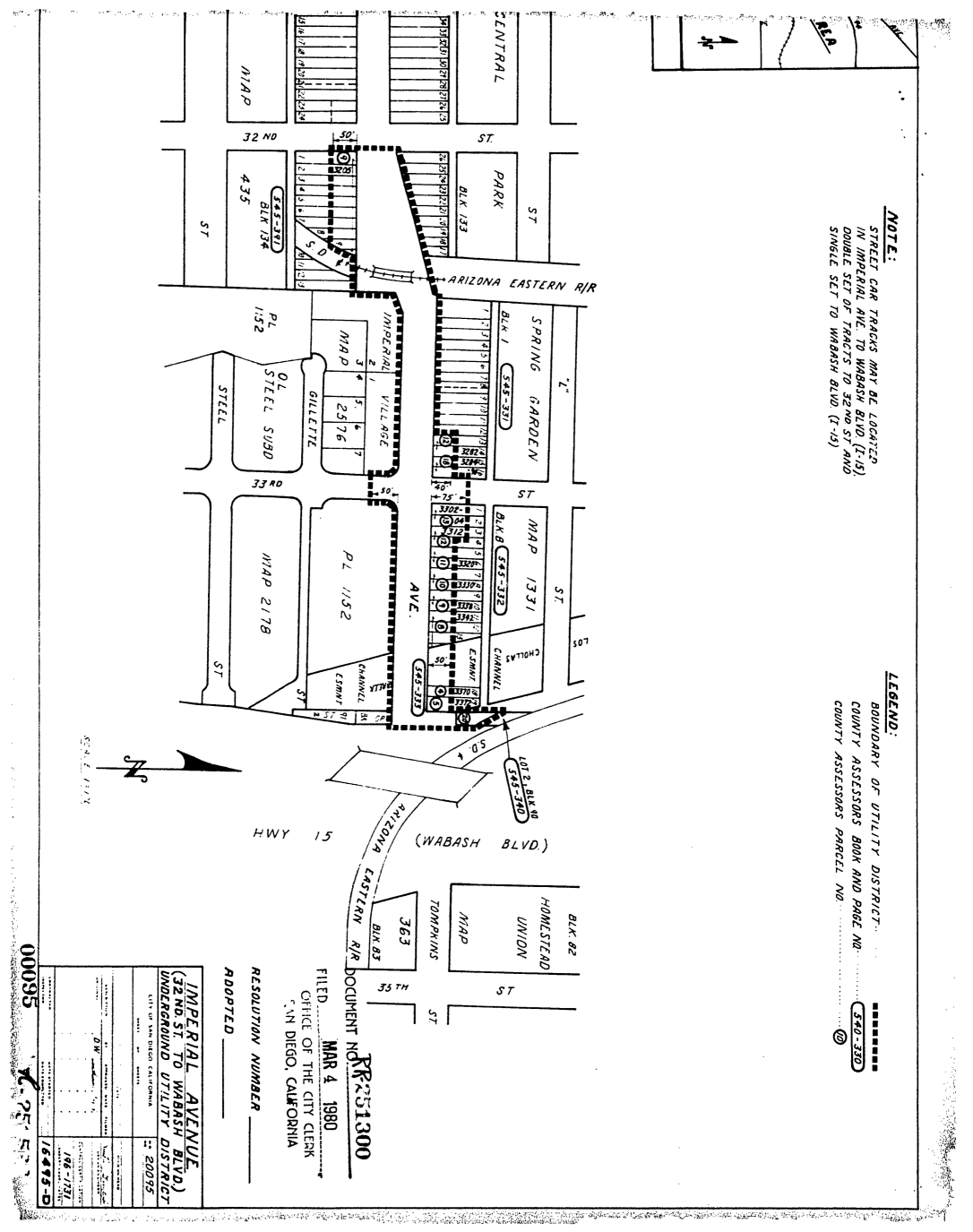
APPROVED: JOHN W. WITT, City Attorney

Janis Sammartino Gardner
Deputy City Attorney

JSG:v1:460 2/1/80

Or. Dept.: Eng. & Dev.

K- 251568 00093



assed and adopted by to the following vote:	the Council	of The City	of San D	iego on	APR	8 1980	·
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