(R-82-2181)

RESOLUTION OF THE COUNCIL OF THE CITY OF SAN DIEGO, CALIFORNIA, FINDING AND DETER-MINING THAT THE PUBLIC INTEREST, CONVENIENCE AND NECESSITY REQUIRE CERTAIN ACQUISITION AND IMPROVEMENTS, AND THAT THE "SPECIAL ASSESSMENT INVESTIGATION, LIMITATION AND MAJORITY PROTEST ACT OF 1931" SHALL NOT APPLY

The CITY COUNCIL of the CITY OF SAN DIEGO, CALIFORNIA, has held a public hearing, for which reasonable notice has been given by publication and posting, to determine the public convenience and necessity for certain acquisition and the construction of certain public works of improvement, together with appurtenances, in a special assessment district known and designated as

ASSESSMENT DISTRICT NO. 3879 (MIRA MESA BOULEVARD BETWEEN PARKDALE AVENUE AND LUSK INDUSTRIAL PARK)

(hereinafter referred to as the "Assessment District"); and,

WHEREAS, this legislative body has heard and considered all the evidence, both oral and written, relative to the public convenience and necessity for the construction of the aforesaid improvements; and,

WHEREAS, said legislative body is now satisfied as to the improvements and acquisition as proposed.

NOW, THEREFORE, IT IS HEREBY RESOLVED AS FOLLOWS:

SECTION 1. That the above recitals are all true and correct.

SECTION 2. That it is hereby found and determined that the public convenience and necessity require the following work and acquisition, to-wit:

The construction of certain street improvements, including grading, paving and drainage improvements, together with appurtenances and appurtenant work, including acquisition, if necessary, in ASSESSMENT DISTRICT NO. 3879 (MIRA MESA BOULEVARD BETWEEN PARKDALE AVENUE AND LUSK INDUSTRIAL PARK).

SECTION 3. That it is further determined that the provisions and limitations of the "Special Assessment Investigation, Limitation and Majority

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Protest Act of 1931" shall not be applicable to proceedings for this improvement.

SECTION 4. That this project for improvements and acquisition shall proceed in accordance with the terms and provisions of the "Municipal Improvement Act of 1913", being Division 12 of the Streets and Highways Code of the State of California, and that bonds, for purposes of financing said project, shall be issued in accordance with the terms and provisions of the City of San Diego Improvement District Procedural Ordinance of 1982 (Division 23, San Diego Municipal Code), and applicable provisions of the "Improvement Bond Act of 1915", being Division 10 of the Streets and Highways Code of the State of California.

SECTION 5. By this Resolution, it is the intention of this legislative body to make all findings by the affirmative four-fifths (4/5) vote of all members thereof that all determinations as to feasibility and necessity to disregard the limitations and proceedings set up in Division 4 as therein provided be made and determined, and further, to meet the requirements of Section 2804 of the Streets and Highways Code and Section 19 of Article XVI of the Constitution of the State of California.

APPROVED:

JOHN W. WITT, Gity Attorney

Juni W. WIII, KILY ALLOTTEY

Janis Sammartino Gardner.

Deputy

6/15/82

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R-256684

Passed and adopted by the Council of The City by the following vote:	of San Di	ego on		JUN 2 9 1982
Councilmen  Bill Mitchell  Bill Cleator  Susan Golding  Leon L. Williams  Ed Struiksma  Mike Gotch  Dick Murphy  Lucy Killea  Mayor Pete Wilson	Yeas DD	Nays	Not Present	Ineligible
AUTHENTICATED B	Y:			
	****		PETE WILSO	
	•	Mayor of T	he City of San Di	ego, California.
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	Office of the City Clerk, San Diego, California			
Resoluti	on <b>R-2</b> :	56684	Adopted	JUN 29 1982