ORDINANCE NUMBER O-16244 (New Series)

Adopted on JUL 16 1984

AN ORDINANCE APPROVING THE DEVELOPMENT AGREEMENT BETWEEN THE CITY OF SAN DIEGO AND ROBERT T. AND RAEDENE CURRY.

WHEREAS, Robert T. and Raedene Curry ("Owner") are the owners or equitable owners of that certain real property consisting of approximately 123 acres located within the Miramar Ranch North and Sabre Springs community planning areas; and

WHEREAS, The City of San Diego, a charter city, is authorized pursuant to Government Code Sections 65864 - 65869.5 to enter into binding development agreements with persons having legal or equitable interests in real property for the development of such property in order to establish certainty in the development process. The City further enters into this Development Agreement pursuant to its Charter and self-rule powers and San Diego Municipal Code Sections 105.0101 et seq.; and

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WHEREAS, the parties desire to enter into this Development Agreement relating to the above-described real property in conformance with the provisions of the Government Code in order to achieve the development of private land uses together with the provision of public services, public uses, and urban infrastructure all in the promotion of the health, safety, and general welfare of the City of San Diego; and

WHEREAS, the property is located within the boundaries of the Miramar Ranch North and Sabre Springs community planning

areas. These community plans were adopted by the Council on March 4, 1980, and August 10, 1982 (amended November 1, 1982), by Resolution Nos. R-251317 and R-256968 (Sabre Springs Community Plan amended by Resolution No. R-257427). In conjunction with the adoption of the community plans, the Council certified the information contained in the Environmental Impact Reports (EIR's) for both communities and approved the findings of the environmental documents in compliance with the California Environmental Quality Act of 1970; and

WHEREAS, development of the subject property will be in conformance with the Miramar Ranch North Community Plan, the Sabre Springs Community Plan, Tentative Map No. 83-0526, Planned Industrial Development Permit No. 83-0526 and the M-IP Zone. The environmental effects of development permitted pursuant to the agreement were addressed in Environmental Impact Report No. 82-0107, which has been certified by the City, and the addendum to the EIR, EQD Report No. 83-0526; and

WHEREAS, because of the complexities of financing the urban infrastructure, certainty in the development process is desirable. The phasing, timing and development of the public infrastructure including, but not limited to, parks, libraries, fire stations, transportation facilities, sewer and water facilities, other utilities, and open space maintenance necessitates a significant commitment of resources, planning and effort by property owners and the City in order for the public facilities financing to be successfully completed. Accordingly, in return for the participation and commitment to provide a pro rata share of public facilities and the significant contribution

of private resources for public purposes, the City in return, desires to make a commitment for certainty in the development process; and

WHEREAS, pursuant to the terms of the Development
Agreement, Owner will provide substantial public improvements
and benefits to the City including participation in the public
facilities financing plan for the Miramar Ranch North Community.
In consideration of the public improvements and benefits to be
provided by Owner pursuant to the Development Agreement, in
consideration of Owner's agreement to finance public facilities,
and in order to strengthen the public planning process and
reduce the economic costs of development, by the Development
Agreement the City intends to give Owner assurance that Owner
can proceed with the development of the subject property for the
term of the Development Agreement pursuant to the Development
Agreement; and

WHEREAS, on April 12, 1984, the Planning Commission of The City of San Diego, after giving notice pursuant to Government Code Sections 65854, 65854.5, 65856, and Section 105.0103 of the San Diego Municipal Code held a public hearing on the application for the Development Agreement; and

WHEREAS, the Council of The City of San Diego, after providing public notice as required by law, held a public hearing on Owner's application, wherein all persons desiring to be heard were heard, and pursuant to said public hearing the Council recommended approval of the Development Agreement; and

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WHEREAS, the Council finds that the Development Agreement is consistent with the Progress Guide and General Plan and the Miramar Ranch North and Sabre Springs Community Plans, as well as all other applicable policies and regulations of The City of San Diego; and

WHEREAS, the Council has reviewed and considered the Development Agreement and determined the content of the Development Agreement to be complete and correct; NOW, THEREFORE,

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

Section 1. The Council finds and determines the facts stated above to be true.

Section 2. The Council further finds with respect to the Development Agreement that:

A. It is consistent with the objectives, policies, programs and uses specified in the Progress Guide and General Plan and the Miramar Ranch North and Sabre Springs Community Plans.

- B. It will not be detrimental to the public health, safety and general welfare.
- C. It will promote the orderly development of property or the preservation of property values in accordance with good land use practice.

Section 3. The Council hereby approves the Northridge Development Agreement, Case No. 83-0742, a copy of which is on file in the office of the City Clerk as Document No.

00-16244 , and authorizes and directs the City Manager to

execute said Development Agreement in the name of The City of San Diego not later than 15 days following the effective date of this ordinance. Failure of Owner to execute the Development Agreement within 30 days, shall render this action null and void. The City Clerk is directed to record said Agreement and this ordinance with the County Recorder of San Diego County within ten days after its execution.

Section 4. This ordinance shall take effect and be in force on the thirtieth day from and after its passage.

APPROVED: John W. Witt, City Attorney

Bv

Janis Sammartino Gardner

peputy City Attorney

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Or.Dept:Plan.

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Passed and adopted by the Council of The Coby the following vote:	Diego on	JUL	L 1 6 1984		
Councilmen Bill Mitchell Bill Cleator Gloria McColl William Jones Ed Struiksma Mike Gotch Dick Murphy Uvaldo Martinez Mayor Roger Hedgecock	Yeas Yeas	Nays	Not Present	Ineligible	
AUTHENTICATED BY:		Mayor o	ROGER HEDG	GECOCK Diego, California	··········· ;
(Seal)	В	City Clerk	CHARLES G. A	ABDELNOUR	
I HEREBY CERTIFY that the foregoing elapsed between the day of its introduction JUL 3 1984 I FURTHER CERTIFY that said ordina I FURTHER CERTIFY that the reading less than a majority of the members elected	and the day and on ance was to	y of its final JUL 1 6 and in full printed in f	passage, to wit 1984 For to its final p full was dispens	t, on hassage. sed with by a vot	ee of not
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