ORDINANCE NUMBER O- .

**16252** (New Series)

Adopted on

JUL 30 1984

AN ORDINANCE INCORPORATING A PORTION OF PUEBLO LOTS 1353 AND 1355, MISCELLANEOUS MAP NO. 36, (APPROXIMATELY 68 ACRES), LOCATED EAST OF AND ADJACENT TO I-805, APPROXIMATELY 3/4 MILE SOUTHEAST OF THE I-5/I-805 INTERCHANGE, IN THE MIRA MESA COMMUNITY PLAN AREA, IN THE CITY OF SAN DIEGO, CALIFORNIA, INTO SR ZONE, AS DEFINED BY SECTION 101.0434 OF THE SAN DIEGO MUNICIPAL CODE, AND REPEALING ORDINANCE NO. 8485 (NEW SERIES), ADOPTED JUNE 22, 1961, OF THE ORDINANCES OF THE CITY OF SAN DIEGO INSOFAR AS THE SAME CONFLICTS HEREWITH.

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

Section 1. That in the event that within three years of the effective date of this ordinance a portion of Pueblo Lots 1353 and 1355, Miscellaneous Map No. 36, (approximately 68 acres), located east of and adjacent to I-805, approximately 3/4 mile southeast of the I-5/I-805 interchange, in the Mira Mesa Community Plan area, in the City of San Diego, California, designated "SR" on Zone Map Drawing No. B-3635.1, is subdivided and a map or maps thereof duly submitted to the City and thereafter recorded, and within such subdivision or subdivisions provision is made for the installation of public utility services and the dedication of streets, alleys and easements for public use, the provisions of Section 101.0434 shall attach and become applicable to the said subdivided land, and the said subdivided land shall be incorporated into SR Zone, as described and defined by Section 101.0404, the boundary of such zone to be as indicated on Zone Map Drawing No. B-3635.1, filed in the

office of the City Clerk as Document No. 768976. Said zoning shall attach only to those areas included in the map as provided in this section.

Section 2. That in the event the zoning restrictions shall attach to the said land described in Section 1 of this ordinance, Ordinance No. 8485 (New Series), adopted June 22, 1961 be, and it is hereby repealed insofar as it conflicts herewith.

Section 3. This ordinance shall take effect and be in force on the thirtieth day from and after its passage, and no building permits for development inconsistent with the provisions of this ordinance shall be issued unless application therefor was made prior to the date of adoption of this ordinance.

APPROVED: John W. Witt, City Attorney

Frederick C

Frederick C. Conrad

Chief Deputy City Attorney

FCC:imb:630 07/02/84

Or.Dept:Clerk

0-84-252

Case No. 84-0136

Form=o.insub

**)-1625**2

ssed and adopted by the Council of T	he City of San	Diego on	JUL	30 1984	,
the following vote:					
Councilmen	Yeas	Nays	Not Present	Incligible	
Bill Mitchell					
Bill Cleator	[A				
Gloria McColl	d a a a a a a		L <b>12</b>		
William Jones					
Ed Struiksma					
Mike Gotch					
Dick Murphy Uvaldo Martinez	THE STATE OF THE S		Ä	ī	
Mayor Roger Hedgecock	19				
Mayor stoger Housevoor	_	<del></del>	. —		
AUTHENTICATED BY:	ROGER HEDGECOCK				
	Mayor of The City of San Diego, California.				
(Seal)		CHARLES G. ABDELNOUR  City Clerk of The City of San Diego, California.			
		h.		pluoron,	•
	В	/rest	ШД.10	xluoron,	Deputy.
I HEREBY CERTIFY that the foreg lapsed between the day of its introduct  JUL 1 7 1984	tion and the day	y of its fina	- <del>-</del>	, on	iys hac
JUL 1 7 1984  — I FURTHER CERTIFY that said or  I FURTHER CERTIFY that the recess than a majority of the members elected feach member of the Council and the	, and on	y of its fina  ad in full proceedinance in acil, and tha	l passage, to win  JUL 30 198  rior to its final p  full was dispense t there was avai	4  accage.  sed with by a vote lable for the considerations.	of no
JUL 1 7 1984	, and on	of its fina  od-in-full pr  rdinance in  acil, and tha  to the day o	I passage, to win  LL 30 198  rior to its final p  full was dispense at there was avail of its passage a v	e, on  4  cassage.  Sed with by a vote lable for the consider or printed c	of no
JUL 1 7 1984	, and on	y of its fina  ad in full pure  rdinance in  ncil, and that  to the day of	I passage, to win  JUL 30 198  Fior to its final p  full was dispense to there was avail of its passage a v  HARLES G. Al	ed with by a vote lable for the consideritten or printed considerity.	of no leration
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity.	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  ad in full purchased in full purcha	I passage, to win  FUL 30 198  rior to its final p  full was dispense to there was avail of its passage a v  CHARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  od in full produced in full	I passage, to win  FUL 30 198  Fior to its final p  full was dispense to there was avail of its passage a v  HARLES G. All  erk of The City of	sed with by a vote lable for the consideritten or printed considerity.	of no leration opy o
JUL 1 7 1984	, and on	of its fina  od in full produced in full	I passage, to win  FUL 30 198  Fior to its final p  full was dispense to there was avail of its passage a v  HARLES G. All  erk of The City of	ed with by a vote lable for the consideritten or printed considerity of the considering of the considerity of the considering of	of no leration opy o
JUL 1 7 1984	, and on	of its fina  od in full produced in full	I passage, to win  FUL 30 198  Fior to its final p  full was dispense to there was avail of its passage a v  HARLES G. All  erk of The City of	sed with by a vote lable for the consideritten or printed considerity.	of no leration opy o
JUL 1 7 1984	and the day  and on  dinance was re  ading of said on  ted to the Cour  public prior  B	of its fina  od in full produced in full	I passage, to win  FUL 30 198  Fior to its final p  full was dispense to there was avail of its passage a v  HARLES G. All  erk of The City of	sed with by a vote lable for the consideritten or printed considerity.	of no leration opy o