(0-85-6)

ORDINANCE NUMBER O- 16257

(New Series)

Adopted on AUG 6 1984

AN ORDINANCE AMENDING CHAPTER X, ARTICLE 2, DIVISION 4 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTION 102.0406.06.6 RELATING TO PARK FEES IN THE PENASQUITOS EAST COMMUNITY PLAN AREA.

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

Section 1. That Chapter X, Article 2, Division 4 of the San Diego Municipal Code be, and it is hereby amended by amending Section 102.0406.06.6 to read as follows:

SEC. 102.0406.06.6 PARK FEES IN THE PENASQUITOS EAST COMMUNITY PLAN AREA.

## A. PURPOSE AND INTENT

The Council hereby finds that the Penasquitos East
Community Plan Area has conditions regarding financing for
park and recreational facilities which do not reflect
circumstances in the City as a whole. This ordinance is,
therefore, not intended as a precedent for the application
of the terms of this ordinance to the balance of the City
of San Diego.

In order to furnish adequate park and recreational facilities needed to serve new development in the Penasquitos East Community Plan Area, it is necessary for anyone who obtains building permits within the Penasquitos East Community Plan Area for residential dwelling units to contribute fees identified in this ordinance in lieu of those fees presently assessed generally within the City of

San Diego.

The Penasquitos East Community Plan Area to which this ordinance applies is more completely described in the Community Plan Map, a copy of which is on filein the office of the City Clerk as Document No. RR-222051.

At the discretion of the City Council, anyone who obtains building permits may contribute land designated for park acquisition and/or contribute complete park development on land acquired for that purpose in the Penasquitos East Community Plan Area. Valuation of land contributions will be in accordance with the procedures in Section 102.0406.06.

The fees in this section are assessed in lieu of the fees required in Section 102.0406.06 and Section 96.0403. The fees set forth in this section are assessed in order to recover the cost of acquiring land and developing population based park and recreational facilities to serve the future inhabitants of the subdivision and community.

If sufficient funds are not generated by these park fees to provide needed park and recreation facilities, the Council will schedule any remaining needed facilities in the City Capital Improvements Program as funds are available.

## B. ASSESSMENT

Notwithstanding any other section of the Municipal Code to the contrary, no park fees other than those provided in this section shall be assessed against subdivided property within the Penasquitos East Community Plan Area. A party pursuing building permits for residential dwelling unit purposes in the Penasquitos East Community Plan Area shall be assessed a fee of \$823.10 per single family dwelling unit and \$576.17 per unit of multifamily construction. These fees shall be increased July 1, 1985 by 5 percent, July 1, 1986 by 7 percent and annually on July 1st at a rate of 9 percent per year beginning July 1, 1987.

The provisions of this section shall apply to all residential development including that on property zoned for commercial use which allows residential development as well.

- 1. Method of Computation: The assessment amount shall be determined initially by multiplying \$823.10 times the total number of single family dwelling units and \$576.17 times the total number of dwelling units of multi-family construction for which building permits are requested.
- 2. <u>Time for Collection</u>: The assessed fees, pursuant to this subsection shall be paid in cash prior to, and as a condition of, obtaining building permits. If any park fees have been paid in conjunction with subdivision map approval, those amounts will be credited against the full fee amounts set for collection during the building permit request process.
- 3. Special Park Fund: All park fees collected shall be deposited in a special park fund for the

Penasquitos East Community. These funds and their interest earnings may be expended only for park and recreation projects identified for this community in its approved Financing Plan.

4. Review and Modification: As the result of periodic reviews, at intervals decided by Council and as a consequence of inflation and interest earning factor variations, the actual rates of development occurring in the Penasquitos East Community and the park facilities experience, the City Council may excercise its authority to modify the park fee structure.

## C. FEE COLLECTION

The fees collected pursuant to this ordinance shall be applicable only to building permit applications which are initially filed after the effective date of this ordinance.

Section 2. This ordinance shall take effect and be in force on the thirtieth day from and after its passage.

APPROVED: John W. Witt, City Attorney

B<sub>37</sub>

John K. Riess

Deputy City Attorney

JKR:mem:645 7/6/84

0 - 85 - 6

Or.Dept:E&D Form=o.none

Councilmen	Yea	s Nays	Not Present	Ineligible		
Bill Mitchell	E)					
Bill Cleator		, $\square$				
Gloria McColl	$\mathbf{Z}$					
William Jones						
Ed Struiksma					÷	
Mike Gotch	₽.				·	
Dick Murphy			닏	닏		
Uvaldo Martinez			님			
Mayor Roger Hedge	cock		L			
UTHENTICATED BY:		ROGER HEDGECOCK  Mayor of The City of San Diego, California.				
			CHARLES G.			
<b></b>		eny ci	erk of The City of			
(Seal)		B. Julak	6. Bla	- Roll		
I-FURTHER-GERTIFY-the	<del>st caid ordinance w</del>	<del>ac-read in full p</del>	erior to its final	passage.	4	
I FURTHER CERTIFY thess than a majority of the memor each member of the Counc	nat the reading of so bers elected to the	aid ordinance in Council, and th	n full was dispen at there was avai	sed with by lable for the	consideration	
	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A	sed with by lable for the written or pr BDELNOU	consideration inted copy of	
I FURTHER CERTIFY the sess than a majority of the memor each member of the Counc	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a	sed with by lable for the written or pr BDELNOU	consideration inted copy of	
I FURTHER CERTIFY thess than a majority of the mem feach member of the Counc	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the mem of each member of the Counce aid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY these than a majority of the mem feach member of the Councaid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the mem of each member of the Counce aid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the mem of each member of the Counce aid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the memor of the Councard ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr BDELNOU	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the memor of the Councard ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY thess than a majority of the mem feach member of the Councaid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr	consideration inted copy of R., alifornia.	
I FURTHER CERTIFY theses than a majority of the memor of the Councard ordinance.	nat the reading of so bers elected to the	Office of	of full was dispensate there was available of its passage a CHARLES G. A lerk of The City of the City Clerk,	sed with by lable for the written or pr	consideration inted copy of R., alifornia.  California	
I FURTHER CERTIFY theses than a majority of the memor of the Counceraid ordinance.	nat the reading of so bers elected to the	aid ordinance in Council, and the rior to the day	n full was dispen at there was avai of its passage a CHARLES G. A lerk of The City of	sed with by lable for the written or pr	California  California	

「一般のできる」を表現を表現の情報があるが、「まれ」の意味である。これできないでは、これできないで

## CERTIFICATE OF PUBLICATION

CITY OF SAN DIEGO 202 С St., 12th Floor San Diego, CA

Blacknell

IN THE MATTER OF

NO.

ORDINANCE NO. 0-16257

ORDINANCE NO. O-18257 (New Series)

MOMANCE AMENDING CHAPTER X, ARTICLE 2. 4 OF THE SAN DIEGO MUNICIPAL CODE BY 1G SECTION 102.0408.08.8 RELATING TO PARK THE PENASQUITOS EAST COMMUNITY PLAN

This ordinance changes the park fees from \$857.63 to \$23.10 single family dwelling and from \$800.48 to \$576.17 per unit of H-tamily dwelling unit. These fees shall increase; July 1, 1965 by 7% and annually beginning July 1, 1967 by

Complete copy of the ordinance is available for inspection in files of the City Clerk of the City of San Diego, 12th Floor, Classinistration Suliding, 202 "C" Street, San Diego, CA 92101, stroduced on JULY 23, 1984.

Based and adopted by the Council of The City of San Diego

on August 5, 1964.
AUTHENTICATED BY:

MAJOR of THEORY:

MAJOR OF THE CITY OF SAN DIEGO, CAILFORNIA.

CHARLES G. ABDELNOUR,

City Clerk of The City of San Diego, California.

(BEAL) SABY JUNE A. BLACKNELL, Deputy. Publish Aug. 20, 1984

43/4"× 9.76 = 46.36

Carrie Gedeon 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. 0-16257 (New Series)

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 20, 1984

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

Dated at San Diego, California this 20th day of