(R-94-781)

## RESOLUTION NUMBER R- 283274 ADOPTED ON JAN 18 1994

A RESOLUTION DESIGNATING APRIL 1, 1994 AS THE DATE UPON WHICH ALL PROPERTY IN THE CORONADO AVENUE (THERMAL AVENUE TO HOLLISTER STREET) UNDERGROUND UTILITY DISTRICT MUST BE READY TO RECEIVE UNDERGROUND SERVICE AND JULY 1, 1994 AS THE DATE FOR THE REMOVAL OF ALL OVERHEAD UTILITY FACILITIES.

WHEREAS, this Council did on November 24, 1992 by Resolution No. R-281158 establish the CORONADO AVENUE (THERMAL AVENUE TO HOLLISTER STREET) UNDERGROUND UTILITY DISTRICT which required the conversion of certain overhead electric, communication and community antenna television facilities; and

WHEREAS, pursuant to said Resolution No. R-281158, the date upon which property in the district had to be ready to receive underground service and the date upon which the removal of all poles, overhead wires and associated overhead structures had to be effected was to be subsequently designated by resolution; NOW, THEREFORE,

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

1. That April 1, 1994 be and the same is hereby established and designated as the date upon which all property within the CORONADO AVENUE (THERMAL AVENUE TO HOLLISTER STREET) UNDERGROUND UTILITY DISTRICT must be ready to receive underground utility service and that July 1, 1994 be and the same is hereby

designated as the date upon which all overhead utility facilities must be removed.

That the City Clerk is hereby directed to give notice to 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 No. R- 283274 within fifteen (15) days after the date of such adoption. The City Clerk shall specifically notify the affected persons 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 premise 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 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.

3. The City Manager is hereby directed to give notice to such affected persons and affected utilities in accordance with section 61.0511(b) of the San Diego Municipal Code.

APPROVED: JOHN W. WITT, City Attorney

Ву

/John K. Riess

Deputy City Attorney

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