RESOLUTION NUMBER R- 311063

DATE OF FINAL PASSAGE MAY 05 2017

A RESOLUTION OF THE COUNCIL OF THE CITY OF SAN DIEGO DETERMINING THAT THE APPROVAL OF THE JOINT USE AGREEMENT WITH THE SOLANA BEACH SCHOOL DISTRICT FOR SOLANA HIGHLANDS NEIGHBORHOOD PARK IS CATEGORICALLY EXEMPT FROM THE CALIFORNIA ENVIRONMENTAL QUALITY ACT PURSUANT TO CEQA GUIDELINES SECTION 15301.

1TEM#60D 4125/17

WHEREAS, the California Environmental Quality Act (CEQA) (Public Resources Code section 21000 et seq.), section 21084, states that the CEQA Guidelines thereto (California Code of Regulations, Title 14, Chapter 3, Section 15000 et seq.) shall list those classes of projects which have been determined not to have a significant effect on the environment and which shall be exempt from CEQA; and

WHEREAS, pursuant to that authority, CEQA Guidelines sections 15300-15333 list the categorical exemptions promulgated by the California Office of Planning and Research and adopted by the Secretary of the California Natural Resources Agency for those classes of Projects which have been determined not to have a significant effect on the environment; and

WHEREAS, the City of San Diego (City) desires to authorize the execution of that certain Community Recreation Joint Use Agreement between the City of San Diego and the Solana Beach School District, on file in the Office of the City Clerk as Document No.

OO-_______, for the joint use of portions of Solana Highlands Neighborhood Park and Solana Highlands School (Project); and

WHEREAS, the Development Services Department has determined that the Project is categorically exempt from CEQA pursuant to CEQA Guidelines section 15301 (Existing Facilities) for the operation, repair, maintenance and minor alterations of existing facilities

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involving negligible or no expansion of use, and that no exception to the exemption, as set forth

in CEQA Guidelines section 15300.2, applies to the Project; and

WHEREAS, the City Council has considered the potential environmental effects of the

Project, and

WHEREAS, the City Council held a duly noticed public meeting and considered the

written record for the Project as well as public comment; NOW, THEREFORE,

BE IT RESOLVED, that the Council of the City of San Diego, using its independent

judgment, has considered the written record and public comment for City staff's request to

execute the Community Recreation Joint Use Agreement between the City of San Diego and the

Solana Beach School District for the Solana Highlands Neighborhood Park and Solana

Highlands School, and determines that the Project is categorically exempt from CEQA pursuant

to CEOA Guidelines section 15301, and that an exception to the exemption as set forth in CEOA

Guidelines section 15300.2 does not apply.

APPROVED: MARA W. ELLIOTT, City Attorney

By

Hilda R. Mendoza

Deputy City Attorney

HRM:als

02/27/2017

Or.Dept:Park & Rec.

Doc. No.: 1450614

meeting of	APR 25 2017	ed by the Council of the City of San Diego, at the
		ELIZABETH S. MALAND City Clerk
		By A.
		Deputy City Cierk
Approved: 5	(date)	KEVIN L. FAULCONER, Mayor
Vetoed:	(date)	KEVIN L. FAULCONER, Mayor

Passed by the Council of The Ci	ty of San Diego on	AP	R 25 2017	, by the following vote:		
Councilmembers	Yeas	Nays	Not Present	Recused		
Barbara Bry	Ø					
Lorie Zapf	/ Z					
Chris Ward	\mathbf{Z}					
Myrtle Cole	Ø					
Mark Kersey	Ø					
Chris Cate	Ø					
Scott Sherman						
David Alvarez						
Georgette Gomez	Z					
MAY	0 5 2017					
Date of final passage						
approved resolution was retur	ned to the Office of t	he City Cler		ATH CONIED		
AUTHENTICATED BY:	AUTHENTICATED BY:		<u>KEVIN L. FAULCONER</u> Mayor of The City of San Diego, California.			
(Seal)		City		S. MALAND of San Diego, California.		
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