

THE CITY OF SAN DIEGO, CALIFORNIA
MINUTES FOR REGULAR COUNCIL MEETING
OF
TUESDAY, AUGUST 12, 1997
AT 9:00 A.M.
IN THE COUNCIL CHAMBERS - 12TH FLOOR

CHRONOLOGY OF THE MEETING:

The meeting was called to order by Deputy Mayor Warden at 10:08 a.m. The meeting was recessed at 10:19 a.m. by Deputy Mayor Warden to convene as the Housing Authority. The meeting was reconvened by Deputy Mayor Warden at 10:20 a.m. with Mayor Golding not present. Mayor Golding recessed the meeting at 12:02 p.m. to Closed Session at 1:30 p.m. in the twelfth floor conference room to discuss pending and anticipated litigation, conference regarding public employee appointment, and conference with Labor Negotiator; with the regular meeting to reconvene at 2:00 p.m.

The meeting was reconvened by Mayor Golding at 2:13 p.m. with all Council Members present. Mayor Golding recessed the regular meeting at 3:57 p.m. to convene the Housing Authority. The regular meeting was reconvened by Mayor Golding at 4:13 p.m. with Council Member Stallings not present.

Mayor Golding announced that this was City Manager Jack McGrory's last Council meeting and presented him with the official keys to the City of San Diego in appreciation of his many years of service, his dedication, and his leadership. Council Member McCarty, on behalf of the City Council, presented Mr. McGrory with a glass sculpture as a farewell gift and wished him a glorious future.

Mr. McGrory thanked the Mayor and Council for their well-wishes and stated that it was a pleasure working with them. Mr. McGrory declared that he had a great career with the City of San Diego and he thanked his staff for being a great team that made him look good from time to time. He also praised the outstanding management team and the great City work force.

Mayor Golding adjourned the meeting at 4:21 p.m. into Closed Session in the twelfth floor conference room to discuss existing and anticipated litigation matters, real property negotiations, public employee appointment, and meet and confer matters.

ATTENDANCE DURING THE MEETING:

- (M) Mayor Golding-present
 - (1) Council Member Mathis-present
 - (2) Council Member Wear-present
 - (3) Council Member Kehoe-present
 - (4) Council Member Stevens-present
 - (5) Council Member Warden-present
 - (6) Council Member Stallings-present
 - (7) Council Member McCarty-present
 - (8) Council Member Vargas-present
- Clerk-Fishkin (ms/mc)

FILE LOCATION: MINUTES

ITEM-300: ROLL CALL

Clerk Fishkin called the roll:

- (M) Mayor Golding-not present
- (1) Council Member Mathis-present
- (2) Council Member Wear-present
- (3) Council Member Kehoe-present
- (4) Council Member Stevens-present
- (5) Council Member Warden-present
- (6) Council Member Stallings-present
- (7) Council Member McCarty-present
- (8) Council Member Vargas-present

FILE LOCATION: MINUTES

CLOSED SESSION ACTION:

Mayor Golding announced that in Closed Session the City

Council voted unanimously with all Council Members present to appoint Assistant City Manager, Penelope Culbreth-Grath, as the Interim City Manager. Ms. Culbreth-Graft will be earning the same salary that Mr. McGrory is receiving today. The Mayor and Council offered Ms. Culbreth-Graft their congratulations.

FILE LOCATION: MINUTES

PUBLIC COMMENT:

ITEM-PC-1: REFERRED TO CITY MANAGER

Comment by Al Strohlein regarding letters he has written to Council Member Wear and Mayor Golding about unsafe traffic problems at Fisherman's Cove in Pacific Beach.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: A007-031.)

ITEM-PC-2:

Comment by Mary Quartiano requesting the City Council pass a resolution and write to the Governor supporting deployment of California National Guard troops to the border regions in the County to stop illegal border crossings and protect the residents of the County.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: A032-056.)

ITEM-PC-3:

Comment by Muriel Watson regarding the tragic deaths that have occurred at the Mexican border and requesting support of the Border Patrol and adequate protection for the residents in the region.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: A057-068.)

COUNCIL COMMENT:

ITEM-CC-1:

Council Member Kehoe said the farewell party held last night for City Manager Jack McGrory was very good and it was fun to attend.

FILE LOCATION: MINUTES

COUNCIL ACTION: (Tape location: A069-076.)

ITEM-100:

SUBJECT: Four actions related to Mission City Unit No. 3 - Amended Subdivision Improvement Agreement, Easement Abandonment and Street Dedication.

(Mission Valley Community Area. District-6.)

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolutions:

Subitem-A: (R-98-58) ADOPTED AS RESOLUTION R-289097

Authorizing the execution of an amendment to the Subdivision Improvement Agreement with MV Associates and JPI Texas Development, Inc., to provide for the substitution of JPI Texas Development, as Subdivider;

Declaring that the public improvements to be constructed to the subdivision shall be completed by JPI Texas Development, Inc.;

Accepting Performance Bond No. 3SM 908 138 00, issued by American Motorists Insurance Company, in the amount of \$1,084,740, as surety for the required improvements in the subdivision, and releasing Performance Bond No. 30 33 49, issued by Insurance Company of the West, in

the amount of \$1,084,740.

Subitem-B: (R-98-60) ADOPTED AS RESOLUTION R-289106

Authorizing the acceptance by the City Manager of a grant deed of Jefferson at Mission Valley, L.P., granting to the City an easement for public street purposes in a portion of Lot 8 of Mission City Unit No. 3, Map-11677; dedicating said land as and for a public street and naming the same Northside Drive.

Subitem-C: (R-98-61) ADOPTED AS RESOLUTION R-289107

Authorizing the vacation of the City's interest in an unneeded sewer easement and water easement in portions of Lots 7 and 8 and its interest in a drainage easement and slope easement in Lot 8, of Mission City Unit No. 3, Map-11677, pursuant to Section 8300 et seq. of the Streets and Highways Code.

Subitem-D: (R-98-59) ADOPTED AS RESOLUTION R-289108

Authorizing the City Manager to enter into a Joint Use Agreement with San Diego Gas & Electric Corporation (SDG&E) to provide for the joint use of the area common to both the SDG&E easement and right-of-way and the City's dedicated street right-of-way for the construction, operation, and maintenance of both parties' facilities.

CITY MANAGER SUPPORTING INFORMATION:

On December 8, 1986 per Resolution R-267161 the City Council entered into an agreement with MV Associates for subdivision improvements to Mission City Unit No. 3. At this time, JPI, Texas Development, Inc., is entering into an amended improvement agreement to complete the remaining work as shown on Drawing Nos. 22765-1-D through 22765-18-D, filed in the Office of the City Clerk under Document No. 769425. All improvements are to be completed within two years. The Engineer's estimate for the cost of the remaining public improvements is \$1,084,740 and a Performance Bond in that amount has been provided as surety. A cash bond in the amount of \$7,680, as determined by the surveyor's estimate, has been posted as surety for the setting of survey monuments. Compensation of \$301,463.27 has been paid for this abandonment. Due to Friars Road being constructed and classified as a six-lane expressway, no widening is necessary and

there is no further need for the City to maintain the easements. Therefore, since the easements are no longer necessary, staff recommends approval of the abandonments.

FILE LOCATION: SUBITEMS A&D: SUBD-Mission City Unit
No. 3 CONFY98-2
SUBITEMS B&C: DEED F-7054
DEEDFY98-2

COUNCIL ACTION: (Tape location: A090-116.)

CONSENT MOTION BY STALLINGS TO ADOPT THE RESOLUTIONS.
Second by Stevens. Passed by the following vote:
Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea,
Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-not
present.

ITEM-205:

SUBJECT: In re the Matter of Negotiations with the Participating
Agencies re Sewage Disposal Agreements.

(R-98-) ADOPTED AS RESOLUTION R-289103

During the discussion of Item-205, the following
resolution was adopted to reflect the following motion:

MOTION BY STALLINGS TO AUTHORIZE THE CITY ATTORNEY TO
DRAW UP A REVISED DISPOSAL AGREEMENT PURSUANT TO THE
TERMS AND CONDITIONS OUTLINED IN THE CITY ATTORNEY'S
REPORT OF AUGUST 8, 1997. Second by McCarty. Passed
by the following vote: Mathis-yea, Wear-yea, Kehoe-yea,
Stevens-yea, Warden-yea, Stallings-yea, McCarty-yea,
Vargas-yea, Mayor Golding-yea.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: E148-212.)

ITEM-330:

SUBJECT: Vacating the Alley in Block 168, University Heights
D'Hemecourt Map Amended.

(Mid-City Community Area. District-3.)

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolution:

(R-98-46) ADOPTED AS RESOLUTION R-289098

Vacating the Alley east of Oregon Street and north of Lincoln Avenue, in block 168 of University Heights D'Hemecourt Map Amended; in accordance with Section 8300 (et seq.) of the Public Streets, Highways and Service Easement Vacation Law;

Declaring that this resolution shall not become effective unless and until a 15-foot driveway along Lincoln Avenue at the southernmost part of the alley is constructed within one year;

Directing the City Engineer to advise the City Clerk of the completion of the conditions stated within this resolution.

CITY MANAGER SUPPORTING INFORMATION:

The vacation of this alley has been requested by the San Diego City Schools to accommodate expansion of the existing Garfield Elementary School. The area of the alley proposed for vacation totals 0.344 acres. The alley is located in the MR-1250B zone. On October 17, 1996 the Greater North Park Community Planning Committee voted unanimously to support the street vacation. The alley contains public utilities and franchise facilities for which a general utility easement will be reserved. The properties adjacent to the proposed vacation are owned by the San Diego Unified School District and the City of San Diego. Staff review of the vacation indicates that the required four findings of vacation can be made and recommends that the right-of-way be summarily vacated conditioned upon the construction of a 15-foot wide driveway on Lincoln Avenue at the southernmost point of the alley.

FINDINGS:

1. There is no present or prospective use for the alley, either for the public street system for which the right-of-way was acquired or for any other public use of like nature.

2. The public will benefit from the vacation through improved utilization of the land.
3. The vacation is consistent with the approved Community Plan.
4. The public street system for which the right-of-way was originally acquired will not be detrimentally affected by this vacation.

FILE LOCATION: STRT-J-2872 DEEDFY98-1

COUNCIL ACTION: (Tape location: A090-116.)

Hearing began at 10:17 a.m. and halted at 10:19 a.m.

CONSENT MOTION BY STALLINGS TO ADOPT. Second by Stevens.
Passed by the following vote: Mathis-yea, Wear-yea,
Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea,
McCarty-yea, Vargas-yea, Mayor Golding-not present.

ITEM-331:

SUBJECT: Design Criteria for the College Community Redevelopment
Project's Core Sub-Area within the College Community
Planning Area.

(College Community Redevelopment Project.
District-7.)

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolution:

(R-98-140) ADOPTED AS RESOLUTION R-289099

Adoption of a resolution approving the Core Sub-Area
Design Manual for the College Community Redevelopment
Project Area.

OTHER RECOMMENDATIONS:

Planning Commission voted 5-0 to approve.

Ayes: Anderson, White, Skorepa, Quinn, Watson
Not present: Butler

The College Community Redevelopment Project Area Committee has recommended approval of the project.

CITY MANAGER SUPPORTING INFORMATION:

The College Community Redevelopment Project was initiated at the request of San Diego State University (SDSU) Foundation, and approved by the City of San Diego to improve the conditions around the SDSU campus. The project includes five redevelopment sub-areas, the largest of which is the 58.6 acre Core Sub-Area on the southern side of the campus.

LEGAL DESCRIPTION:

The project property is bounded by the SDSU campus on the north, 55th Street on the west, and generally, the southern property boundaries along Montezuma Road to the south and the eastern property boundaries along College Avenue to the east.

NOTE: An Environmental Impact Report was prepared and certified for the College Community Redevelopment (SCH#92091036). Staff has determined that no further environmental documentation is required with this action.

FILE LOCATION: LAND-College Area Community Plan

COUNCIL ACTION: (Tape location: A090-116.)

Hearing began at 10:17 a.m. and halted at 10:19 a.m.

CONSENT MOTION BY STALLINGS TO ADOPT. Second by Stevens.
Passed by the following vote: Mathis-yea, Wear-yea,
Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea,
McCarty-yea, Vargas-yea, Mayor Golding-not present.

ITEM-332:

SUBJECT: Water Infrastructure Revenue Plan.

(See City Manager Reports CMR-97-148, CMR-97-102 and
CMR-97-86; Committee Consultant Analysis NRC-97-2.)

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolution:

(R-98-116) ADOPTED AS RESOLUTION R-289102

1. Approving the Water Department's proposed Capital Improvements Program (CIP) as validated by the Strategic Plan Public Advisory Group;
2. Adopting the proposed Water Service Fees and a three-tier single-family domestic rate structure for Fiscal Years 1998, 1999 and 2000 to increase water system revenues by 6 percent per year for three successive years effective upon adoption of this action and on each succeeding July 1, through 1999, by applying the revenue increase to the base (meter) fee and restrict the increased revenue for the approved CIP including the increased conservation efforts;
3. Directing the City Manager to proceed with the preparation of documents necessary to issue Water Revenue bonds;
4. Accepting the Strategic Plan for Water Supply final document.

NATURAL RESOURCES AND CULTURE COMMITTEE'S RECOMMENDATION:

On 5/28/97, NR&C voted 4-1 (Councilmembers Mathis, Kehoe, Stallings and McCarty voted yea; Councilmember Vargas voted nay) to recommend the City Council:

- A. Approve the City Manager's recommendation to increase water revenues by 6 percent a year for three successive years, effective upon adoption of this action and on each succeeding July 1 through 1999, by applying the revenue need to the base (meter) fee. Additionally, adjust the existing single family residential water rate tier structure to a three-tier structure.
- B. Direct the City Manager to notice all water ratepayers of the proposed water rate increase.
- C. Direct the City Manager to commit all bond proceeds only to the designated capital improvement projects identified in the Strategic Plan for Water Supply.

FILE LOCATION: MEET

COUNCIL ACTION: (Tape location: A128-C342; D020-E147.)

Hearing began at 10:21 a.m. and recessed at 12:02 p.m.

Mayor Golding arrived at 10:38 a.m.

Testimony in opposition by Scott Barnett, Leona Daily, Al Strohlein, Roberto Lobato, Deyan Petakovich, David Thiele, William Brown, Otto Emme, Dana May, Cecilia Langland, Judith Abeles, Felicia Saul, Bob Ruby.

Testimony in favor by Kathleen McIntosh, Richard Campbell, Carolyn Chase, Debbie Day, Anne Bamford, David McKinley, Abdur-Rahim Hameel, Bernie Rhinerson, Eric Bruvold, Rochelle Bold, Craig Benedetto, Glen Schmidt, Carolyn Powers, Ross Elliott.

Motion by McCarty to adopt the Manager's recommendation that Council approve a six percent annual increase in general water rates for fiscal years 1998, 1999 and 2000, with a review of the rate in 2000 to see if four percent is the appropriate rate increase to fund the needed capital improvements in subsequent years based on what has been done in the right-of-way fees and other issues. Further moved that all revenues derived from these rates increases be segregated and used exclusively for capital improvements. Second by Mathis.

Trailed to afternoon session.

Hearing resumed at 2:14 p.m. and halted at 3:06 p.m.

MOTION BY McCARTY TO ADOPT THE CITY MANAGER'S RECOMMENDATION THAT THE COUNCIL APPROVE A SIX PERCENT ANNUAL INCREASE IN GENERAL WATER RATES FOR FISCAL YEARS 1998, 1999, AND 2000, AND REVIEW THE RATE IN 2000 TO DETERMINE IF FOUR PERCENT IS THE APPROPRIATE RATE INCREASE TO FUND THE NEEDED CAPITAL IMPROVEMENTS IN SUBSEQUENT YEARS BASED ON WHAT WE HAVE DONE WITH THE RIGHT-OF-WAY FEES AND OTHER ISSUES. IT IS FURTHER MOVED THAT ALL REVENUES DERIVED FROM THESE RATE INCREASES BE SEGREGATED AND USED EXCLUSIVELY FOR CAPITAL IMPROVEMENTS. FURTHERMORE, REQUEST THAT THE CITY MANAGER RESPOND TO THE ISSUES THAT CAROLYN CHASE ADDRESSED IN HER REMARKS AND RESPOND TO THE QUESTION AS TO WHETHER THE RATES SUBSIDIZE NEW GROWTH IN ANY FASHION PRIOR TO THOSE RESIDENTS TAKING ON

THEIR RESPONSIBILITIES. Second by Mathis. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-nay, Warden-yea, Stallings-yea, McCarty-yea, Vargas-nay, Mayor Golding-nay.

ITEM-S404:

(Trailed from the meeting of August 5, 1997, Item S501, for full Council; Trailed as Additional Business from the meeting of July 29, 1997, Item S500 for Intergovernmental Relations to bring back copies of State Legislation AB 488 and SB 500 for Council discussion; and for the Manager to bring back to Council a resolution for the support of AB 488 and SB 500 supporting a statewide ban on the sale of handguns that do not meet Federal Importation Standards.)

SUBJECT: Two actions related to Pending State Legislation on Handgun Safety (AB488) and Firearms (SB500).

TODAY'S ACTIONS ARE:

Subitem-A: DISCUSSED

Discussion of State Legislation AB 488 (Caldera), Handgun Safety Standards Act of 1997, and SB 500 (Polanco), Firearms.

Subitem-B: (R-98-) NOTED AND FILED

A Resolution in support of AB 488 and SB 500 supporting a statewide ban on the sale of handguns that do not meet Federal Importation Standards.

Motion trailed from the Council Meeting of July 29, 1997, Item S500:

Motion by Stallings directing the Manager to bring back to Council on August 5, 1997, a resolution for the support of AB488 and SB500 supporting a statewide ban on the sale of handguns that do not meet Federal Importation Standards. Second by Kehoe. Vote not taken.

ADDITIONAL BUSINESS: (R-98-) ADOPTED AS RESOLUTION R-289104

During the discussion of Item-S404, the following resolution was adopted to reflect the following motion:

SUBSTITUTE MOTION BY MATHIS TO REQUEST THAT THE GOVERNOR VETO THE BILL. Second by Wear. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-nay, Stevens-nay, Warden-yea, Stallings-nay, McCarty-yea, Vargas-nay, Mayor Golding-yea.

FILE LOCATION: MEET

COUNCIL ACTION: (Tape location: E213-641.)

ITEM-S405: HEARING HELD - SECOND HEARING TO BE HEARD ON MONDAY, SEPTEMBER 15, 1997

(Trailed from the meeting of August 5, 1997, Item S500, for a full City Council.)

SUBJECT: Amendment to the Annual Appropriation Ordinance for FY 1997-98.

TODAY'S ACTION IS:

(O-98-)

First public hearing of an Ordinance amending Ordinance No. O-18424, entitled "An Ordinance Adopting the Annual Budget for Fiscal Year 1997-98 and Appropriating the Necessary Money to Operate the City of San Diego for said Fiscal Year," to add Fire Truck Company No. 10 from savings resulting from the Deferred Retirement Option Plan as identified by the City Manager.

FILE LOCATION: NONE

COUNCIL ACTION: (Tape location: F003-235.)

ITEM-S406:

(Trailed from the meeting of Tuesday, August 5, 1997, Items 330a & b, for further review.)

SUBJECT: Matter of Amendments to the La Jolla Community Plan Area and Local Coastal Program Land Use Plan and the La Jolla Planned District Ordinance.

(LJCP/LCP/LJPDO Amendments. District-1.)

NOTE: If Subitem B is not acted upon or is continued, Subitem A must still be adopted to cover the ordinance for rezoning that was introduced on 8/5/97, Item 330, Subitem C.)

CITY MANAGER'S RECOMMENDATION:

Adopt Subitems A and B:

Subitem-A: (R-98-92) ITEM TAKEN ON MONDAY, AUGUST 11, 1997

Adoption of a Resolution certifying that Addendum DEP-96-7580 to Environmental Impact Report EIR-92-0199 has been completed in compliance with the California Environmental Quality Act of 1970 and State Guidelines, and that said report has been reviewed and considered by Council.

Subitem-B: (R-98-93) CONTINUED TO SEPTEMBER 16, 1997

Adoption of a Resolution amending the La Jolla Community Plan and Local Coastal Program Land Use Plan.

CITY MANAGER SUPPORTING INFORMATION:

On January 17, 1995, the City Council approved the La Jolla Community Plan and Local Coastal Program Land Use Plan. On May 11, 1995, the California Coastal Commission denied the Plan as submitted, but adopted the Plan with modifications. On August 15, 1995, the City Council approved the modifications, with the exception of one item which proposed to amend the Community Plan recommendation 2.e. on page 44 of the January, 1995 draft of the Plan, regarding the physical and visual access to the coast. The Council directed the City Attorney and Community Planning staff to work with California Coastal Commission staff to revise the recommendation in a manner that is legal and mutually acceptable, and to bring the revisions back to the Council for adoption.

FILE LOCATION: SUBITEM B: NONE

COUNCIL ACTION: (Tape location: A078-089.)

MOTION BY MATHIS TO CONTINUE SUBITEM B TO SEPTEMBER 16, 1997. Second by Wear. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-not present.

ITEM-S500:

SUBJECT: Geologic Hazard Abatement District for the Casa De La Playa HOA.

(Ocean Beach Community Area. District-2.)

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolution:

(R-98-173) ADOPTED AS RESOLUTION R-289100

Declaring that the City will be subject to the provisions of Chapter 17 of the Public Resources Code of the State of California for initiating Geologic Hazard Abatement District (GHAD) formation proceedings; Directing the City Clerk to forward a copy of this resolution to the Office of the State Controller.

CITY MANAGER SUPPORTING INFORMATION:

Casa De La Playa is a multi-unit condominium complex located at the top of a coastal bluff at the west end of Pescadero Avenue. The condominium is a single-structure, containing 24 living areas and garages. In response to a request from the property owners and on the advice of the City Attorney's office, a Geologic Hazard Abatement District (GHAD) is being formed to specifically address the geologic hazard of coastal bluff retreat, which geologists have informed the property owners will quickly lead to severe damage to the condominium complex if not abated. Once formed, a GHAD is authorized to finance improvements through the Improvement Act of 1911, the Municipal Improvement Act of 1913, and the Improvement Bond Act of 1915. A GHAD may also accept financial or other assistance from any public or private source and may borrow funds from a local agency, and the state and

federal governments. It is the desire of the Casa de la Playa property owners to form a GHAD and subsequently issue 1911 Act bonds to finance a seawall to protect their property. City staff and the City Attorney's office believe that formation of a GHAD is the most expeditious means of assisting the property owners without creating a financial obligation to the City. This resolution represents the first step in the formation of a GHAD. The resolution declares that the City will be subject to statutory provisions for initiating GHAD formation proceedings. If approved, a copy of this resolution will be forwarded to the State Controller's Office. The Casa de la Playa property owners will subsequently return to City Council with a formal petition requesting formation of the GHAD. If the property owners petition is accepted, the City Council will then set a public hearing with notice mailed to all Casa de la Playa property owners.

FILE LOCATION: MEET

COUNCIL ACTION: (Tape location: A090-116.)

CONSENT MOTION BY STALLINGS TO ADOPT. Second by Stevens. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-not present.

ITEM-CS-1: (R-98-178) ADOPTED AS RESOLUTION R-289101

A Resolution adopted by the City Council in Closed Session on August 12, 1997:

Authorizing the City Manager to pay the total sum of \$34,637.75 in settlement of each and every claim against The City of San Diego, its agents and employees, resulting from personal injury to David Krupsaw; authorizing the City Auditor and Comptroller to issue one check in the amount of \$34,637.75, made payable to David and Helen Krupsaw and their attorney of record Donald E. Moses, in full settlement of the lawsuit and of all claims.

Aud. Cert. 9800161

FILE LOCATION: MEET

NON-DOCKET ITEMS:

None.

ADJOURNMENT:

The meeting was adjourned by Mayor Golding at 4:21 p.m. in honor of the memory of Winnifred Goodwin, as requested by Deputy Mayor Warden.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: F663.)