

THE CITY OF SAN DIEGO, CALIFORNIA
MINUTES FOR REGULAR COUNCIL MEETING
OF
TUESDAY, OCTOBER 6, 1998
AT 9:00 A.M.
IN THE COUNCIL CHAMBERS - 12TH FLOOR

CHRONOLOGY OF THE MEETING:

The meeting was called to order by Mayor Golding at 10:16 a.m. Mayor Golding recessed the regular meeting at 10:35 a.m. to convene the Redevelopment Agency. Mayor Golding reconvened the regular meeting at 10:37 a.m. with Council Member Stallings not present. The meeting was recessed by Mayor Golding at 12:10 p.m. to reconvene at 2:00 p.m.

The meeting was reconvened by Mayor Golding at 2:14 p.m. with all members present. Mayor Golding adjourned the meeting at 3:36 p.m.

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-Abdelnour (mc/pr)

FILE LOCATION: MINUTES

ITEM-300: ROLL CALL

Clerk Abdelnour called the roll:

- (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-not present

CLOSED SESSION ACTION:

City Attorney Casey Gwinn announced that in Closed Session the City Council voted unanimously to intervene in the case of the Spirit of the Sage Council vs. Babbitt, Federal District Court Case No. 98CVO1873.

FILE LOCATION: MINUTES

PUBLIC COMMENT:

ITEM-PC-1:

Comment by Don Stillwell regarding the subject of "Government and Education." He asked that the City

take a stand to educate the children on freedom of speech.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: A014-035.)

ITEM-PC-2:

Comment by Yosef Ben-Zvi regarding Anti-Semitic remarks about Jewish people.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: A036-056.)

COUNCIL COMMENT:

ITEM-CC-1:

Comments by Mayor Golding and Council Members Kehoe and Wear regarding the shooting of five people including the Mayor of Riverside, several Council Members and at least one police officer. The shooting took place in the Riverside Council Chambers at the beginning of a regular Council meeting. Mayor Golding announced that the Mayor was grazed by a flying bullet, a Councilman was shot in the jaw, and a Councilwoman was hit in the leg. Council Members Kehoe and Wear requested that the issue of security in government buildings be addressed by Council. Mayor Golding reported that the perpetrator is now in custody.

FILE LOCATION: MINUTES

COUNCIL ACTION: (Tape location: A057-095.)

ITEM-330:

SUBJECT: Matter of a Rezone, Resource Protection Ordinance Permit, Planned Residential Development Permit, a Tentative Map TM-96-7672 within the Torrey Highlands Subarea IV Planning Area. (Adobe Bluffs).

(RZ/RPO/PRD/TM-96-7672. District-1.)

CITY MANAGER'S RECOMMENDATION:

Adopt Subitem A; introduce Subitem B; adopt Subitem C to grant the map and adopt Subitem D to grant the permit:

Subitem-A: (R-99-387) ADOPTED AS RESOLUTION R-290813

Adoption of a Resolution certifying that the information contained in Environmental Mitigated Negative Declaration LDR-96-7672 has been completed in compliance with the California Environmental Quality Act of 1970 and State guidelines, and that said declaration reflects the independent judgment of the City of San Diego as Lead Agency; stating for the record that the final declaration has been reviewed and considered by the Council and adopting appropriate findings of Mitigation, Monitoring and Reporting Program pursuant to California Public Resources Code Section 21081.

Subitem-B: (O-99-55) INTRODUCED, TO BE ADOPTED
OCTOBER 19, 1998

Introduction of an Ordinance to rezone 0.92 acre site from A1-10 to R1-6000 zone.

Subitem-C: (R-99-729) GRANTED MAP, ADOPTED AS RESOLUTION
R-290814

Adoption of a Resolution granting or denying the map, with appropriate findings to support Council action.

Subitem-D: (R-99-730) GRANTED PERMITS, ADOPTED AS
RESOLUTION R-290815

Adoption of a Resolution granting or denying the permits, with appropriate findings to support Council action.

OTHER RECOMMENDATIONS:

Planning Commission voted 7-0 to approve; no opposition.

Ayes: Anderson, Butler, Skorepa, Steele, Stryker, Watson,
White

There is no officially recognized community planning group for this area.

CITY MANAGER SUPPORTING INFORMATION:

This 5-lot Tentative Subdivision Map for development of 5 single-family residential dwelling units through a Planned Residential Development/Resource Protection Ordinance Permit, is requested in conjunction with a rezone of the 0.92 acre site from the A1-10 zone to the R1-6000 zone.

The Adobe Bluffs project comprises 0.92 acres of land within the Torrey Highlands Subarea IV Plan within the North City Future Urbanizing Area. The site fronts on Adobe Bluffs Drive, which is fully improved as a result of the development of an elementary school directly across the street to the south, and adjoins single-family residential units on the east which front on LaTrucha Street within the Rancho Penasquitos Community Plan area. The property is zoned A1-10, is designated for the development of four residential units and has been fully included in a comprehensive Resource Protection Ordinance analysis of the entire plan area.

LEGAL DESCRIPTION:

The project site is located at 8750 Adobe Bluffs Drive, west of La Trucha Street, in Subarea IV of the North City Future Urbanizing Area and is more particularly described as a Portion of the Southwest Quarter of the Northeast Quarter of Section 12, Township 14 South, Range 3 West, USGS Del Mar Quadrangle, San Bernardino Meridian.

FILE LOCATION: Subitems A,C,D: LUP - Adobe Bluffs;
Subitem B: NONE

COUNCIL ACTION: (Tape location: A097-228.)

Mayor Golding opened the hearing at 10:25 a.m. and closed the hearing at 10:35 a.m.

CONSENT MOTION BY STALLINGS TO INTRODUCE THE ORDINANCE AND ADOPT THE RESOLUTIONS, APPROVING THE MAP AND PERMITS. Second by Warden. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-yea.

ITEM-331:

(Continued from the meeting of September 15, 1998, Item 339, at the City Manager's request, for further review.)

SUBJECT: Three actions related to Del Mar Highlands Estates Access.

(See City Manager Report CMR-98-173. Fairbanks/Country Club Community Area. District-1.)

NOTE: Hearing open. No testimony taken on 9/15/98.

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolutions:

Subitem-A: (R-99-269) ADOPTED AS RESOLUTION R-290816

FINDINGS MUST BE MADE AS PART OF COUNCIL ADOPTION

Determining and declaring that the public interest, convenience and necessity of the City of San Diego requires the acquisition and elimination of land use deed restrictions which allegedly prohibit the City of San Diego from using an area of approximately 1.203 acres of City owned land for public road purposes for the Del Mar Highlands Estates Public Road Project; that the approximate 1.203 acre area is needed for the construction, improvement, operation and maintenance of a public street or streets, over, under, along and across portions of Lot 4 of Fairbanks Country Club, Unit No. 1, Map-10730;

Declaring that the public interest, convenience and necessity demand the acquisition and elimination of the land use deed restrictions;

Declaring the intention of the City to acquire and eliminate the land use deed restrictions within the approximate 1.203 acre area;

Declaring that the taking, acquiring, and elimination of the land use deed restrictions under eminent domain proceedings are deemed necessary;

Directing the City Attorney to commence an action in the Superior Court of the State of California, in and for the County of San Diego, for the purpose of condemning, acquiring and eliminating the land use deed restrictions within the approximate 1.203 acre area and acquiring immediate possession.

NOTE: 6 votes required.

Subitem-B: (R-99-266 REV.1) ADOPTED AS RESOLUTION R-290817

Authorizing the City Manager to execute a Subdivision Offsite Right-of-Way Agreement for construction of public street improvements to Street "A-A" adjacent to San Dieguito Road, Vesting Tentative Map VTM-94-0576 with Pardee Construction Company, for public street improvements.

Subitem-C: (R-99-270) ADOPTED AS RESOLUTION R-290818

Authorizing the expenditure of not to exceed \$57,800 from Fund 63020, Org. 102, Object Account 4279, Job Order 650023, for costs related to the condemnation, acquisition and elimination of land use deed restrictions of an area of approximately 1.203 acres of City owned land for public road purposes for the Del Mar Highlands Estates public road project.

Aud. Cert. 9900202.

FILE LOCATION: Subitems A-C: SUBD - Del Mar Highlands Estates

COUNCIL ACTION: (Tape location: A242-B031.)

Mayor Golding opened the hearing at 10:38 a.m. and closed the hearing at 11:00 a.m.

Testimony in opposition by Paul Robinson.

Testimony in favor by Tom Steinke.

MOTION BY MATHIS TO ADOPT THE RESOLUTIONS APPROVING THE CITY MANAGER'S RECOMMENDATION WITH THE FOLLOWING ADDITION, AGREED TO BY PARDEE:

WITH RESPECT TO SUBITEM-B, THE OFFSITE IMPROVEMENTS WILL INCLUDE THE INSTALLATION OF A DEMAND TRAFFIC SIGNAL AT THE CORNER OF THIS STREET AND SAN DIEGUITO ROAD AS LONG AS THE SIGNAL CAN BE DESIGNED TO MEET THE REQUIREMENTS OF THE CITY ENGINEER AND THE LIMITATIONS OF THE RIGHT-OF-WAY.

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

ITEM-332:

SUBJECT: Language for the Proposed Tobacco Ordinance.

(See City Attorney's 4/7/98 report; Paula Miller's 4/22/98 memorandum; Daniel J. Tomsy's 4/22/98 letter; American Lung Association's 4/16/98 memorandum and information regarding self service display bans.)

TODAY'S ACTION IS:

Introduce the following ordinance:

(O-99-108) INTRODUCED AS AMENDED, TO BE ADOPTED
OCTOBER 19, 1998

Introduction of an Ordinance amending Chapter V, Article 8, of the San Diego Municipal Code by adding Division 3, Sections 58.0301, 58.0302, 58.0303, 58.0304, 58.0305, 58.0306, 58.0307, 58.0308, 58.0309, 58.0310, 58.0311 and 58.0312, all pertaining to Restricting the Sale, Advertising and Promotion of Tobacco Products to Minors.

**PUBLIC SAFETY AND NEIGHBORHOOD SERVICES COMMITTEE'S
RECOMMENDATION:**

On 4/22/98, PS&NS voted 3-1 to accept the City Attorney's draft language for a tobacco ordinance to include an advertising ban in retail windows and on doors, and a ban on self-service product displays for cigarette single and multi-packs. Direction to include language restricting the placement of products under 4 feet but not advertising. The City Attorney was asked to include a definition of terms for "multi-packs," "line of sight," and "self service" for clarification purposes. Upon amendment, final draft language for the ordinance should be moved to City Council for consideration. (Councilmembers Wear, McCarty, and Vargas voted yea. Councilmember Stevens voted nay. Councilmember Warden not present.)

FILE LOCATION: NONE

COUNCIL ACTION: (Tape location: (B032-C426; D013-091; D326-661.)

Motion by Vargas to Introduce the Ordinance as amended to delete the words "other than cartons of tobacco products" from the last line of section 58.0308(a), sale and distribution of tobacco products, and to exempt (b) of section 58.0208 regarding cartons of tobacco. Second by Stallings.

Amendment to the motion by McCarty to propose the following language under Section 58.0308 (a): It shall be unlawful for any person, business or tobacco retailer to sell, permit to be sold, offer to sale, or display for purposes of sale, by means of self-service displays or by any means other than vendor-assisted sales, any tobacco products unless such products are within line of sight of a store employee. Line of sight means that tobacco products themselves (and not merely the racks, shelves, kiosks, etc.) are under the direct surveillance of a store employee and located no more than eight feet from a regular workstation of a store employee, and to strike (b) of Section 58.0308. Second by Wear. Failed. Yeas-2,7. Nays-1,3,4,6,8,M. Not present-5.

Amendment to the motion by Wear to strike the reference to non-commercial or non-industrial zones under Section 58.0302 of the Ordinance, and to strike (3) of Section 58.0304 regarding more than a 1000 feet from the boundary of any zone that is not designated commercial or industrial. Second by McCarty. Failed. Yeas-2,7. Nays-1,3,4,6,8,M. Not present-5.

MOTION BY VARGAS TO INTRODUCE THE ORDINANCE AS AMENDED TO DELETE THE WORDS "OTHER THAN CARTONS OF TOBACCO PRODUCTS" FROM THE LAST LINE OF SECTION 58.0308 (A) SALE AND DISTRIBUTION OF TOBACCO PRODUCTS, AND TO EXEMPT PARAGRAPH (B) OF SECTION 58.0308 REGARDING CARTONS OF TOBACCO. Second by Stallings. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-not present, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-yea.

ITEM-333:

SUBJECT: Three actions related to Water Department Schedule of Fees and Charges - Protest by the San Diego Taxpayers Association and Authorization Levels Required For Fee Schedule Changes.

(See City Manager Report CMR-98-149.)

CITY MANAGER'S RECOMMENDATION:

Adopt the resolution in Subitem A denying the San Diego Taxpayers Association's protest of the method of amending these fees in the future; adopt the resolution in Subitem B; introduce the ordinance in Subitem C:

Subitem-A: (R-99-392) ADOPTED AS RESOLUTION R-290819

Denying the appeal of the San Diego Taxpayer's Association protesting City Manager approval authority to raise water service fees;

Authorizing the City Manager to continue to approve modifications to designated portions of the Water Department Schedule of Fees & Charges.

CITY MANAGER SUPPORTING INFORMATION:

Council Policy 100-5 states that any fees approved at the discretion of the City Manager may be appealed to the City Council. The City Manager is proposing changes in the Water Department Schedule of Fees and Charges in order to fully recover the costs associated with services provided. The vast majority of these fees have not been increased since 1979. (Council last approved backflow maintenance and repair fee changes in 1990, effective 1994). As required by Council policy, a 30 day notification was sent to 350 construction industry and other interested parties in advance of the changes in fees first proposed in February of 1997. The San Diego County Taxpayer's Association filed an appeal on these fees and charges. The Natural Resources and Culture Committee heard this appeal on April 16, 1997. Since that time, action has been delayed to allow the Department to further analyze these fees and charges for their long-term impact on General Fund Departments, and to evaluate the current level of authority required for fee modifications for consistency with State Law. The San Diego County Taxpayers Association's appeal was heard at the August 3, 1998 Council meeting, at which time the item was referred to Rules Committee for clarification of fee overhead calculations, consideration of a phased or tiered implementation proposal, consideration of a minimum threshold increase which would automatically trigger Council consideration, and a re-evaluation of those fee types which could properly be delegated to the City Manager. As a result of clarification of these issues, the San Diego County Taxpayers Association has informed the Water Department that it now fully supports the fee increase proposals

outlined in accompanying Requests for Council Action, provided any future change in fees include advanced notice to Council. The department fully concurs with this request and will provide advanced notice to the Council via a City Manager Report of any proposed changes in fees, including those which may be authorized at the discretion of the City Manager. Modification in the levels of authority required for changes in the Water Department fee schedule is being requested in separate accompanying Request for Council Action.

Subitem-B: (R-99-391) ADOPTED AS RESOLUTION R-290820

Authorizing the changes to the Water Department
Schedule of Fees and Charges.

CITY MANAGER SUPPORTING INFORMATION:

The Water Department has, in the past, charged fees to third parties for services provided. The vast majority of these fees have not been increased since 1979. (Council last approved backflow maintenance and repair fee changes in 1990, effective 1994). An in-depth cost analysis has been performed and it has been determined that current fees do not recover the actual cost of providing these services. As a result, we are requesting authorization to modify these fees as outlined in the Water Department Schedule of Fees and Charges. The fee schedule includes those that currently may only be modified by the City Council and those which may be modified at the discretion of the City Manager. Pursuant to Council Policy 100-5, the San Diego Taxpayers Association filed an appeal on these fees and charges. The Natural Resources and Culture Committee heard this appeal on April 16, 1997. Since that time, action has been delayed to allow the Department to evaluate the current level of authority required for fee modifications for consistency with State law, and to further analyze these fees and charges for their long-term impact on General Fund Departments. These impacts are identified below. In addition, this item was heard at the August 3, 1998 Council meeting and was referred to Rules Committee for

clarification of fee overhead calculations, consideration of a phased or tiered implementation proposal, consideration of a minimum threshold increase which would automatically trigger Council consideration, and a re-evaluation of those fee types which could properly be delegated to the City Manager. This fee schedule will be filed in the Rate Book of City Fees and Charges in the City Clerk's Office.

Subitem-C: (O-99-57) INTRODUCED, TO BE ADOPTED
OCTOBER 19, 1998

Introduction of an Ordinance amending Chapter VI, Article 7, of the San Diego Municipal Code by amending Section 67.05 relating to the Water Department, Operations Division, Fees and Charges.

CITY MANAGER SUPPORTING INFORMATION:

The Water Department has, in the past, charged fees to third parties for services provided. As detailed in Council Resolutions R-217109, R-276368, and Administrative Regulation 95.25, these service fees are divided into those that may be modified at the discretion of the City Manager and those which may only be modified by the City Council. Pursuant to State law, which requires that the City Council approve modifications to water connection fees, and consistent with the Council policy of authorizing the City Manager to approve fee schedules whenever possible, we are requesting modification in the current levels of authority required in order to delegate modification of all fees other than water connection fees to the City Manager. The fee types along with the current and proposed levels of authority required for modifications are outlined in the Summary of Proposed Changes in Fee Authority. It is also requested that the San Diego Municipal Code Section 67.05 be amended to delegate modification of all fees other than water connection fees to the City Manager, with prior notification of City Council, and subject to public notification and appeal to City Council as stipulated in Administrative Regulation 92.25.

RULES COMMITTEE'S RECOMMENDATION:

On 9/14/98, RULES voted 5-0 to approve the City Manager's recommendation in the matter of the Water Department Fees & Charges, with the recommendation that the industry and other interested parties be notified of any change in fees at the same time that the matter is docketed for Council consideration. (Councilmembers Mathis, Wear, Warden, McCarty and Mayor Golding voted yea.)

FILE LOCATION: Subitems A-C: GEN'L - Fees & Charges -
Water Department

COUNCIL ACTION: (Tape location: A097-228.)

Mayor Golding opened the hearing at 10:25 a.m. and closed the hearing at 10:35 a.m.

CONSENT MOTION BY STALLINGS TO INTRODUCE THE ORDINANCE AND ADOPT THE RESOLUTIONS. Second by Warden. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-yea.

ITEM-334:

SUBJECT: Two actions related to Guaranteed Water Supply for Manufacturers and Research and Development (R&D) Firms.

(See City Manager Report CMR-98-183; Councilmember Kehoe's 9/15/98 memorandum.)

TODAY'S ACTIONS ARE:

Adoption of the resolution in Subitem A and introduction of the ordinance in Subitem B:

Subitem-A: (R-99-267) ADOPTED AS RESOLUTION R-290822

Amending Council Policy No. 400-09 regarding Action Plan for City of San Diego's Future Water Supply, by adding Section E.8 to reflect the priority status of companies using potable water for manufacturing, processing, research and development, and related uses from mandatory water use restrictions if they participate in City water conservation programs and use reclaimed water.

Subitem-B: (O-99-39) INTRODUCED, TO BE ADOPTED ON
OCTOBER 19, 1998

Introduction of an Ordinance amending Chapter VI, Article 7, of the San Diego Municipal Code by adding Division 38 titled "Emergency Water Regulations" by amending and renumbering Section 67.38 to Section 67.3801, Section 67.38.1 to Section 67.3802, Section 67.38.2 to Section 67.3803, Section 67.38.3 to Section 67.3804, Section 67.38.4 to Section 67.3805, Section 67.38.5 to Section 67.3806, Section 67.38.6 to Section 67.3807, Section 67.38.7 to Section 67.3808, Section 67.38.8 to Section 67.3809, by renumbering Section 67.38.9 to Section 67.3810, and by renumbering and amending Section 67.39 to Section 67.3811, all relating to Emergency Water Regulations.

NATURAL RESOURCES AND CULTURE COMMITTEE'S RECOMMENDATION:

On 9/16/98, NR&C voted 4-0 to approve on consent the City Manager's recommendation to amend the Municipal Code and Council Policy 400-09 to exempt manufacturing businesses, and research and development laboratories from mandatory water use restrictions. (Councilmembers Mathis, Wear, Warden, and Stallings voted yea. Councilmember Kehoe not present.)

FILE LOCATION: SUBITEM A: MEET; SUBITEM B: NONE

COUNCIL ACTION: (Tape location: D092-323.)

MOTION BY MATHIS TO INTRODUCE THE ORDINANCE AND ADOPT THE RESOLUTION. Second by Stevens. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-not present, Stallings-yea, McCarty-yea, Vargas-yea, Mayor Golding-yea.

* ITEM-S500:

SUBJECT: Buy Unsold Regular Home Game General Admission Charger Tickets to Supplement the Touchdown San Diego Program.

CITY MANAGER'S RECOMMENDATION:

Adopt the following resolution:

(R-99-423) ADOPTED AS RESOLUTION R-290821

Authorizing the City Manager, when it is in the City's best interest, to buy unsold, regular home game General Admission Charger tickets to be used to supplement the Touchdown San Diego Program.

CITY MANAGER SUPPORTING INFORMATION:

The City Manager recommends that the City Council authorize, when it is in the City's best interest, the City Manager to purchase the necessary unsold General Admission tickets to bring the number of General Admission tickets sold for each home game to 60,000. Prior to each purchase, the City Auditor and Comptroller shall certify that sufficient funds have been appropriated and are available. The tickets that are purchase can be used to supplement the Touchdown San Diego Program that was instituted by the Chargers and Qualcomm Stadium earlier this year. This program distributes tickets to school children based on school attendance. In the past distribution, not all children attending year round schools were able to be included in the program. The City's purchase of the tickets will allow year round students to be included. The City normally receives 10 percent of the face

value of every ticket sold, including General Admission tickets. The rent credit does not give the City the benefit of the 10 percent. The City would save money if it purchased tickets rather than let General Admission attendance fall below the guarantee level, thus reducing a liability it would otherwise face under the attendance guarantee formula. In 1995, the City entered into an agreement with the San Diego Chargers for the partial use and occupancy of Qualcomm Stadium. Included in this agreement was an attendance guarantee provision by which the City agreed to grant an annual rent credit to the Chargers equal to the face value of General Admission tickets multiplied by the average difference between the number of General Admission tickets sold for each home game in that year's regular football season and 60,000 General Admission tickets for each home game. The rent credit is due if, on average, the number of General Admission tickets sold falls below the 60,000 General Admission ticket level.

FILE LOCATION: LEAS - Chargers Football Company
(Stadium 61)

COUNCIL ACTION: (Tape location: A097-228.)

CONSENT MOTION BY STALLINGS TO ADOPT THE RESOLUTION AND ACCEPT COUNCIL MEMBER WARDEN'S REQUEST THAT THE ACTION TAKEN BY COUNCIL WILL GUARANTEE THAT THE BLACKOUTS WILL BE LIFTED. Second by Warden. Passed by the following vote: Mathis-yea, Wear-yea, Kehoe-yea, Stevens-yea, Warden-yea, Stallings-yea, McCarty-nay, Vargas-yea, Mayor Golding-yea.

NON-DOCKET ITEMS:

None.

ADJOURNMENT:

The meeting was adjourned by Mayor Golding at 3:36 p.m.
in honor of the memories of:

Hector Teran Teran as requested by Mayor Golding;
Alvin Cushman as requested by Mayor Golding and Council
Member Warden; and
Al Marn as requested by Council Member Vargas.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Tape location: F007.)