

THE CITY OF SAN DIEGO, CALIFORNIA
MINUTES FOR REGULAR COUNCIL MEETING
OF
MONDAY, FEBRUARY 27, 2006
AT 2:00 P.M.
IN THE COUNCIL CHAMBERS - 12TH FLOOR

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CHRONOLOGY OF THE MEETING:

The meeting was called to order by Council President Peters at 2:03 p.m. Council President Peters recessed the meeting at 2:08 p.m. into Closed Session. Council President Peters reconvened the meeting at 2:50 p.m. with all Council Members present. Council President Peters recessed the meeting at 3:55 p.m. for the purpose of a break. Council President Peters reconvened the meeting at 4:03 p.m. with Council Member Atkins not present. The meeting was adjourned by Council President Peters at 6:44 p.m.

ATTENDANCE DURING THE MEETING:

- (1) Council Member Peters-present
 - (2) Council Member Faulconer-present
 - (3) Council Member Atkins-present
 - (4) Council Member Young-present
 - (5) Council Member Maienschein-present
 - (6) Council Member Frye-present
 - (7) Council Member Madaffer-present
 - (8) Council Member Hueso-present
- Clerk-Maland (gs)

FILE LOCATION: MINUTES

ITEM-1: ROLL CALL

Clerk Maland called the roll:

- (1) Council Member Peters-present
- (2) Council Member Faulconer-present
- (3) Council Member Atkins-present
- (4) Council Member Young-present
- (5) Council Member Maienschein-present
- (6) Council Member Frye-present
- (7) Council Member Madaffer-present
- (8) Council Member Hueso-present

FILE LOCATION: MINUTES

ITEM-10: INVOCATION

Invocation was given by Reverend Myron Wingfield of St. Mark's United Methodist Church.

FILE LOCATION: MINUTES

ITEM-20: PLEDGE OF ALLEGIANCE

The Pledge of Allegiance was led by Council Member Madaffer.

FILE LOCATION: MINUTES

CLOSED SESSION ITEMS:

Conference with Legal Counsel - existing litigation, pursuant to California Government Code section 54956.9(a):

CS-1 *City of San Diego v. Barratt American, Inc., Lee Living Trust, et al.*
San Diego Superior Court Case No: GIC771344-1
Court of Appeal Docket No. D044079

REFERRED TO CLOSED SESSION OF TUESDAY, FEBRUARY 28, 2006

DCA assigned: L. Fitzgerald

This case involves an eminent domain action brought to acquire property needed for State Route 56. In Closed Session, the City Attorney will recommend the settlement of an award of litigation expenses made against the City after the appeal of this matter.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Time duration: 2:07 p.m. – 2:07 p.m.)

Council President Peters closed the hearing.

Conference with Labor Negotiator, pursuant to Government Code section 54957.6:

CS-2 Agency negotiator: Scott Chadwick J. Rod Betts, Julie Dubick, Lisa Briggs, Jay Goldstone, Rich Snapper, Scott Chadwick, Val VanDeweghe, Joseph Sanchez, William Gersten, Jessica Michelli, Keri Katz

Employee organizations: Municipal Employees Association, Local 145 International Association of Firefighters AFL-CIO, San Diego Police Officers Association, Deputy City Attorney Association, AFSCME Local 127

REFERRED TO CLOSED SESSION OF TUESDAY, FEBRUARY 28, 2006

DCA assigned: J. Sanchez

1. Discuss with Council the negotiations with all five labor unions (Municipal Employees Association, AFSCME Local 127, Police Officers Association, International Association of Firefighters Local 145, and the Deputy City Attorney's Association) regarding the Mayor's two Ballot proposals that would allow for the managed competition of certain City services and also require voter approval for enhancements to employee pension benefits.
2. Discuss with Council the upcoming labor contract negotiations with the Police Officers Association, International Association of Firefighters Local 145, and the Deputy City Attorney Association regarding new labor agreements.

CLOSED SESSION COMMENT 1:

Hud Collins suggested an immediate summit with the five labor unions.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Time duration: 2:04 p.m. – 2:06 p.m.)

Council President Peters closed the hearing.



ITEM-150: Two actions related to Approval of Mayor's Proposals for the November 2006 Ballot.

(See Report to the City Council No. 06-017; memorandum from Ronne Froman dated 2/17/2006; City Attorney Reports dated 2/1/2006 and 2/2/2006; Center on Policy Initiatives Information (CPI); Draft Ordinances with options A and B; Mayor Sanders proposed Implementing Ordinance Language dated 2/21/2006 revised; Mayor responses to Councilmembers and San Diego County Tax Payers Association.)

TODAY'S ACTIONS ARE:

Introduce the following ordinances:

Subitem-A: (O-2006-) CONTINUED WITH DIRECTION TO MONDAY,
MARCH 27, 2006

Mayor's recommendation:

Approve version B of the ballot measure for voter approval of future pension benefit increases and place measure on the November 2006 Ballot for voter consideration.

Introduction of an Ordinance submitting to the qualified voters of the City of San Diego at the Municipal Election consolidated with the Statewide General Election to be held on November 7, 2006, one proposition amending the City Charter by amending Article IX, Section 143.1, regarding approval of amendments to the retirement system.

Subitem-B: (O-2006-93) CONTINUED WITH DIRECTION TO MONDAY,
MARCH 27, 2006

Mayor's recommendation:

Approve version B of the ballot measure for use of managed competition to restructure and achieve efficiencies in City operations and place measure on the November 2006 Ballot for voter consideration.

Introduction of an Ordinance submitting to the qualified voters of the City of San Diego at the Municipal Election consolidated with the Statewide General Election to be held on November 7, 2006, one proposition amending the City Charter by adding Subsection(c) to Article VIII, Section 117, regarding the use of managed competition.

**RULES, OPEN GOVERNMENT, AND INTERGOVERNMENTAL RELATIONS
COMMITTEE'S RECOMMENDATION:**

On 2/8/2006, Rules voted 5 to 0 to refer the Mayor's Ballot Proposals for the November 2006 Election to the full City Council for consideration within the time constraints, with direction to the City Attorney to provide written clarification of ballot deadlines. (Councilmembers Peters, Young, Maienschein, Frye, and Madaffer voted yea.)

FILE LOCATION: NONE

COUNCIL ACTION: (Time duration: 2:50 p.m. – 5:50 p.m.)

MOTION BY MADAFFER TO CONTINUE THE ITEM TO MONDAY, MARCH 27, 2006, OR TUESDAY, MARCH 28, 2006, WITH DIRECTION TO FORWARD COUNCIL MEMBER PETERS' VERSION C OF THE BALLOT MEASURE DATED FEBRUARY 24, 2006, FOR USE OF MANAGED COMPETITION TO MEET AND CONFER FOR POTENTIAL PLACEMENT ON THE NOVEMBER 2006 BALLOT AND TO FURTHER DISCUSS THE FOLLOWING SECTION 117: UNCLASSIFIED AND CLASSIFIED SERVICES: 1) THE CITY MAY EMPLOY ANY INDEPENDENT CONTRACTOR WHEN THE CITY MANAGER DETERMINES CITY SERVICES CAN BE PROVIDED MORE ECONOMICALLY AND EFFICIENTLY BY AN INDEPENDENT CONTRACTOR THAN BY PERSONS EMPLOYED IN THE CLASSIFIED SERVICE WHILE MAINTAINING SERVICE QUALITY AND PROTECTING THE PUBLIC GOOD; 2) A CITY DEPARTMENT SHALL BE PROVIDED WITH AN OPPORTUNITY TO DEVELOP AND IMPLEMENT EFFICIENCY AND EFFECTIVENESS IMPROVEMENTS IN THEIR OPERATIONS PRIOR TO THE CITY MANAGER MAKING SUCH A DETERMINATION; 3) THE CITY COUNCIL SHALL BY ORDINANCE PROVIDE FOR APPROPRIATE PROCEDURES AND RESOURCES TO IMPLEMENT THIS SUBSECTION. SUCH ORDINANCES SHALL INCLUDE MINIMUM CONTRACT STANDARDS AND OTHER MEASURES TO PROTECT THE QUALITY OF PUBLIC SERVICES AND THE PUBLIC GOOD IN AREAS INCLUDING RELIABILITY, FINANCIAL RISK, POTENTIAL LIABILITY, ETHICAL BUSINESS PRACTICES, TRANSPARENCY, WORK FORCE DIVERSITY, EMPLOYEE COMPENSATION, ECONOMIC BENEFIT, SAFETY, PUBLIC HEALTH, AND HOMELAND SECURITY; 4) FORWARD VERSION B OF THE BALLOT MEASURE FOR VOTER APPROVAL OF FUTURE PENSION BENEFIT INCREASES TO MEET AND CONFER FOR POTENTIAL PLACEMENT ON THE NOVEMBER 2006 BALLOT; 5) BOTH BALLOT MEASURES WOULD BE SUBJECT TO THE CONTINUED NEGOTIATIONS BETWEEN THE MAYOR'S NEGOTIATION TEAM AND THE FIVE LABOR UNIONS REGARDING THESE ISSUES AND THAT THE CITY COUNCIL CAN DOCKET THIS ISSUE ON MONDAY, MARCH 27, 2006, OR TUESDAY, MARCH 28, 2006, FOR POTENTIAL PLACEMENT ON THE NOVEMBER 2006 BALLOT; 6) CRAFT STRONGER LANGUAGE IN VERSION C WHICH HOLDS THE APPOINTEES TO A HIGHER STANDARD IN THE SECTION WHICH READS, "SUCH APPOINTEES SHALL NOT HAVE ANY PERSONAL INTERESTS WHICH WOULD CREATE CONFLICT OF INTERESTS WITH THE DUTIES OF A BOARD MEMBER."; 7) BOTTOM OF PAGE 2, REPLACE THE WORD "MAYORAL" WITH "CITY MANAGER" SO THAT THE SENTENCE READS "THREE SHALL BE CITY STAFF INCLUDING CITY MANAGER STAFF DESIGNEE, IBA OR STAFF DESIGNEE AND CITY AUDITOR AND

COMPTROLLER OR STAFF DESIGNEE.”; AND 8) ADDRESS THE ISSUE OF THE “IBA OR STAFF DESIGNEE” IN THE EVENT THE CITY OF SAN DIEGO RETURNS TO A CITY MANAGER FORM OF GOVERNANCE SO THAT THE CITY COUNCIL IS NOT ELIMINATED FROM THE PROCESS. Second by Peters. Passed by the following vote: Peters-yea, Faulconer-yea, Atkins-yea, Young-yea (relating to meet and confer only), Maienschein-yea, Frye-yea, Madaffer-yea, Hueso-yea.

MOTION BY MAIENSCHIN TO INSERT AT THE BEGINNING OF THE PROPOSITION, UNDER THE TITLE “SECTION 117: UNCLASSIFIED AND CLASSIFIED SERVICES,” AND BEFORE THE FIRST PARAGRAPH WHICH CURRENTLY READS, “THE CITY MAY EMPLOY ANY INDEPENDENT CONTRACTOR ...” THE LANGUAGE “THE CITY MANAGER WILL RECOMMEND CITY SERVICES TO BE CONSIDERED FOR CONTRACTING OUT. THE CITY COUNCIL WILL VOTE ON THE MAYOR’S RECOMMENDATIONS PRIOR TO ANY REQUESTS FOR PROPOSALS.” AND THE FINAL SENTENCE ON PAGE 2 OF 4, REPLACE THE WORDS “CITY COUNCIL” WITH “CITY MANAGER” SO THAT THE FIRST PORTION OF THE SENTENCE READS, “THE CITY MANAGER SHALL HAVE THE AUTHORITY TO ACCEPT OR REJECT IN ITS ENTIRETY ANY PROPOSED AGREEMENT ...” Second by Madaffer. Passed by the following vote: Peters-nay, Faulconer-yea, Atkins-yea, Young-yea, Maienschein-yea, Frye-yea, Madaffer-yea, Hueso-yea.



ITEM-200: Ordering Judicial Foreclosure Actions Against Delinquent Parcels of Land.

(Black Mountain Ranch and Otay Mesa Community Areas. Districts 1 and 8.)

STAFF’S RECOMMENDATION:

Adopt the following resolution:

(R-2006-615) ADOPTED AS RESOLUTION R-301254

Ordering Judicial Foreclosure of Delinquent Special Taxes and Special Assessments pursuant to the Mello-Roos Community Facilities Act of 1982, the Improvement Bond Act of 1915 and the Refunding Act of 1984 for 1915 Improvement Act Bonds, ordering that the Tax Collector be credited with those installments.

STAFF SUPPORTING INFORMATION:

Certain property owners have become delinquent with respect to the payment of special taxes and/or assessments associated with Community Facilities District No. 2 (Santaluz), Reassessment District No. 1999-1, and Assessment District No. 4030 (Otay Mesa Industrial Park) ("AD 4030"). Bonds have been issued in connection with these districts, and such bonds are secured solely by special taxes and assessments levied upon individual properties within each district. The City is compelled under the bond covenants contained within the bond financing documents authorized in connection with the districts to commence foreclosure actions against delinquent parcels when certain thresholds are reached as set forth in the bond documents. The delinquent amounts for each of the parcels listed below and subject to this proposed action have exceeded the delinquency thresholds established under the applicable bond documents, with the exception of the delinquent parcel in AD 4030. The bonds pertaining to AD 4030 were issued in 1992 and have a higher foreclosure threshold than the bonds related to the other subject districts, which were issued more recently. It is legally appropriate, under the California Streets and Highway Code, to pursue a foreclosure action against this parcel and it is recommended that such action be taken due to the small size of AD 4030 (nine remaining parcels with assessment liens) and, consequently, the significant impact even one delinquent parcel may have on the outstanding bonds if not addressed in a timely manner.

<u>Assessor's Parcel No. (APN #)</u>	<u>Tax Year and Delinquent Installment(s)</u>	<u>Total Delinquent Amount (a)</u>
<u>Community Facilities District No. 2 (Santaluz) - Improvement Area No. 1</u>		
303-121-02-00/	2005/2006 (1 st); 2003/2004 (1 st & 2 nd)	\$11,601.11
303-121-09-00*		
303-174-21-00	2005/2006 (1 st); 2004/2005 (1 st & 2 nd)	\$14,521.88
303-182-10-00	2005/2006 (1 st); 2004/2005 (1 st & 2 nd); 2003/2004 (2 nd)	\$15,569.40
<u>Reassessment District 1999-1 (Otay International Center - Ph 1)</u>		
646-160-01-00	2005/2006 (1 st); 2004/2005 (1 st & 2 nd); 2003/2004 (1 st & 2 nd); 2002/2003 (1 st & 2 nd)	\$13,181.52
<u>Assessment District 4030 (Otay Mesa Industrial Park)</u>		
646-250-11-00	2005/2006 (1 st); 2004/2005 (1 st & 2 nd)	\$11,005.81
<u>Community Facilities District No. 2 (Santaluz) - Improvement Area No. 3</u>		
306-240-20-00	2005/2006 (1 st); 2004/2005 (1 st & 2 nd); 2003/2004 (1 st & 2 nd)	\$10,860.11

(a) Exclusive of Delinquency and Redemption Penalties

* The original APN # for the subject parcel was 303-121-02-00; APN # 303-121-09-00 reflects an amended APN # pertaining to the parcel.

The City has provided each property owner of record of the subject parcels with delinquency notices and has advised each property owner of the City's intention to begin the foreclosure process if payment is not forthcoming. Delinquent amounts remain outstanding for each parcel; therefore, approval of the proposed action to order the filing of a judicial foreclosure lawsuit against each such parcel is recommended. If approved, the City, in conjunction with outside foreclosure counsel, would file the appropriate judicial foreclosure lawsuits and take such other associated actions necessary to collect the delinquent special taxes and assessments. A foreclosure lawsuit is terminated at any time before a parcel is sold at a judicial foreclosure sale so long as the delinquent amounts, penalties, and attorneys fees are paid.

FISCAL IMPACT:

None; there will be no fiscal impact to the City as a result of this action. All costs related to the foreclosure actions would be reimbursed as part of the delinquency recovery. Certain costs may be interim funded by the City's Special Assessment District Delinquency Fund, and would be subsequently reimbursed upon resolution of the delinquencies.

Irvine/Granewich/CW

Staff: Chuck Wilcox - (619) 533-4519
Mark D. Blake – Chief Deputy City Attorney

FILE LOCATION: MEET

COUNCIL ACTION: (Time duration: 5:50 p.m. – 6:17 p.m.)

MOTION BY HUESO TO ADOPT. Second by Peters. Passed by the following vote:
Peters-yea, Faulconer-yea, Atkins-yea, Young-yea, Maienschein-yea, Frye-yea,
Madaffer-yea, Hueso-yea.



ITEM-201: Matter of Whether to Provide for Defense of Former Employee in City of San Diego v. Means, et al.

(See City Attorney Report dated 2/15/2006.)

CITY ATTORNEY'S RECOMMENDATION:

Adopt the resolution for either Option A or Option B:

(R-2006-721 Option A) CONTINUED TO TUESDAY, MARCH 7, 2006

Finding that an inherent conflict of interest exists between the City of San Diego and former employee Tracy Means in that the City is a plaintiff in the action against Ms. Means in the lawsuit described above, and therefore, declines to provide a defense to Ms. Means under the exceptions provided by California Government Code Sections 995.2 and 995.4;

Finding that the complaint contains allegations of fraud and corruption and, therefore, declines to provide a defense to Ms. Means under the exceptions provided in California Government Code Section 995.2.

OR

(R-2006-721 Option B) CONTINUED TO TUESDAY, MARCH 7, 2006

Authorizing the payment of attorney's fees and costs related to the provision of a defense of former employee Tracy Means in the action entitled City of San Diego v. Tracy Means, et. al., San Diego Superior Court Case No. GIC 858344, provided that the City Auditor and Comptroller first furnishes one or more certificates certifying that the funds necessary for expenditure are, or will be, on deposit with the City Treasurer.

FILE LOCATION: NONE

COUNCIL ACTION: (Time duration: 6:17 p.m. – 6:39 p.m.)

MOTION BY HUESO TO CONTINUE TO TUESDAY, MARCH 7, 2006, FOR FURTHER REVIEW AND RE-DOCKETING THE ITEM IN CLOSED SESSION AND OPEN SESSION. Second by Faulconer. Passed by the following vote: Peters-yea, Faulconer-yea, Atkins-yea, Young-yea, Maienschein-yea, Frye-yea, Madaffer-not present, Hueso-yea.

ITEM-250: Notice of Pending Final Map Approval – 5763 Riley Street.

Notice is hereby given that the City Engineer has reviewed and will approve on this day the subdivision of land shown on that certain final map entitled “5763 Riley Street” (T.M. No. 61364/PTS No. 81545), located on the south side of Riley Street between Colusa Street and Eureka Street in the Linda Vista Community

Plan Area in Council District 6, a copy of which is available for public viewing at the Office of the San Diego City Clerk. Specifically, the City Engineer has caused the map to be examined and has made the following findings:

- (1) The map substantially conforms to the approved tentative map, and any approved alterations thereof and any conditions of approval imposed with said tentative map.
- (2) The map complies with the provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map.
- (3) The map is technically correct.

Said map will be finalized and recorded unless a valid appeal is filed. Interested parties will have 10 calendar days from the date of this Council hearing to appeal the above findings of the City Engineer to the City Council. A valid appeal must be filed with the City Clerk no later than 2:00 p.m., 10 calendar days from the date of this Notice stating briefly which of the above findings made by the City Engineer was improper or incorrect and the basis for that conclusion. If you have questions about the approval findings or need additional information about the map or your appeal rights, please feel free to contact Deputy City Engineer Lee Hennes at (619) 446-5291.

ITEM-251: Notice of Pending Final Map Approval – 3620 Park Boulevard Condominiums.

Notice is hereby given that the City Engineer has reviewed and will approve on this day the subdivision of land shown on that certain final map entitled “3620 Park Boulevard Condominiums” (T.M. No. 106784/PTS No. 79997), located on the west side of Park Boulevard between Brookes Avenue and Cypress Avenue in the Uptown Community Plan Area in Council District 3, a copy of which is available for public viewing at the Office of the San Diego City Clerk.

Specifically, the City Engineer has caused the map to be examined and has made the following findings:

- (1) The map substantially conforms to the approved tentative map, and any approved alterations thereof and any conditions of approval imposed with said tentative map.
- (2) The map complies with the provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map.
- (3) The map is technically correct.

Said map will be finalized and recorded unless a valid appeal is filed. Interested parties will have 10 calendar days from the date of this Council hearing to appeal the above findings of the City Engineer to the City Council. A valid appeal must be filed with the City Clerk no later than 2:00 p.m., 10 calendar days from the date of this Notice stating briefly which of the above findings made by the City Engineer was improper or incorrect and the basis for that conclusion. If you have questions about the approval findings or need additional information about the map or your appeal rights, please feel free to contact Deputy City Engineer Lee Hennes at (619) 446-5291.

ITEM-252: Notice of Pending Final Map Approval – 4346 52nd Street Condominiums.

Notice is hereby given that the City Engineer has reviewed and will approve on this day the subdivision of land shown on that certain final map entitled “4346 52nd Street Condominiums” (T.M. No. 140808/PTS No. 86147), located on the west side of 52nd Street between Trojan Avenue and El Cajon Boulevard in the Mid-City: City Heights Community Plan Area in Council District 7, a copy of which is available for public viewing at the Office of the San Diego City Clerk. Specifically, the City Engineer has caused the map to be examined and has made the following findings:

- (1) The map substantially conforms to the approved tentative map, and any approved alterations thereof and any conditions of approval imposed with said tentative map.

(2) The map complies with the provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map.

(3) The map is technically correct.

Said map will be finalized and recorded unless a valid appeal is filed. Interested parties will have 10 calendar days from the date of this Council hearing to appeal the above findings of the City Engineer to the City Council. A valid appeal must be filed with the City Clerk no later than 2:00 p.m., 10 calendar days from the date of this Notice stating briefly which of the above findings made by the City Engineer was improper or incorrect and the basis for that conclusion. If you have questions about the approval findings or need additional information about the map or your appeal rights, please feel free to contact Deputy City Engineer Lee Hennes at (619) 446-5291.

ITEM-253: Notice of Pending Final Map Approval – 4440/4444 Cherokee Avenue.

Notice is hereby given that the City Engineer has reviewed and will approve on this day the subdivision of land shown on that certain final map entitled “4440/4444 Cherokee Avenue” (T.M. No. 136840/PTS No. 81002), located on the west side of Cherokee Avenue between Meade Avenue and Monroe Avenue in the Mid-City: Normal Heights Community Plan Area in Council District 3, a copy of which is available for public viewing at the Office of the San Diego City Clerk. Specifically, the City Engineer has caused the map to be examined and has made the following findings:

(1) The map substantially conforms to the approved tentative map, and any approved alterations thereof and any conditions of approval imposed with said tentative map.

(2) The map complies with the provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map.

(3) The map is technically correct.

Said map will be finalized and recorded unless a valid appeal is filed. Interested parties will have 10 calendar days from the date of this Council hearing to appeal the above findings of the City Engineer to the City Council. A valid appeal must be filed with the City Clerk no later than 2:00 p.m., 10 calendar days from the date of this Notice stating briefly which of the above findings made by the City Engineer was improper or incorrect and the basis for that conclusion. If you have questions about the approval findings or need additional information about the map or your appeal rights, please feel free to contact Deputy City Engineer Lee Hennes at (619) 446-5291.

ITEM-254: Notice of Pending Final Map Approval – 3766 31st Street.

Notice is hereby given that the City Engineer has reviewed and will approve on this day the subdivision of land shown on that certain final map entitled “3766 31st Street” (T.M. No. 187892/PTS No. 85747), located on the west side of 31st Street between North Park Way and Landis Street in the Greater North Park Community Plan Area in Council District 3, a copy of which is available for public viewing at the Office of the San Diego City Clerk. Specifically, the City Engineer has caused the map to be examined and has made the following findings:

- (1) The map substantially conforms to the approved tentative map, and any approved alterations thereof and any conditions of approval imposed with said tentative map.
- (2) The map complies with the provisions of the Subdivision Map Act and any local ordinances applicable at the time of approval of the tentative map.
- (3) The map is technically correct.

Said map will be finalized and recorded unless a valid appeal is filed. Interested parties will have 10 calendar days from the date of this Council hearing to appeal the above findings of the City Engineer to the City Council. A valid appeal must be filed with the City Clerk no later than 2:00 p.m., 10 calendar days from the

date of this Notice stating briefly which of the above findings made by the City Engineer was improper or incorrect and the basis for that conclusion. If you have questions about the approval findings or need additional information about the map or your appeal rights, please feel free to contact Deputy City Engineer Lee Hennes at (619) 446-5291.

ITEM-255: SUBMISSION OF BALLOT PROPOSALS

City Council Policy 000-21 establishes the procedure for submittal of ballot proposals. The Council Policy states that members of the public shall submit proposals to the City Clerk, who shall then transmit them promptly to the Rules Committee for review and comment. The proposals must be submitted in time to allow the City Clerk to list on the Council Docket 127 days prior to the election the ballot proposals which have been referred back to Council following Rules Committee review.

Therefore, the City Clerk's Office has established the following administrative guidelines for the June 6, 2006 election:

<u>DAY</u>	<u>DATE</u>	<u>DAYS BEFORE ELECTION</u>	<u>EVENT</u>
Friday	1/20/2006	137	LAST DATE (10:00 a.m.) for public, departments, and agencies to submit ballot proposals to City Clerk for review by Rules Committee
Wednesday	1/25/2006	132	Rules Committee review
Monday	1/30/2006	127	Council Docket (PUBLIC NOTICE) lists proposals referred by Rules Committee
Monday	2/06/2006	120	Council adopts propositions for ballot; directs City Attorney to prepare ordinances
Monday	2/27/2006	99	Council adopts ordinances prepared by City Attorney

Friday	3/10/2006	88	Last day for City Clerk to file with Registrar of Voters all elections material
Thursday	3/23/2006	75	Last day to file ballot arguments with City Clerk

If you have questions, please contact the Office of the City Clerk at (619) 533-4050.

NON-DOCKET ITEMS:

None.

ADJOURNMENT:

The meeting was adjourned by Council President Peters at 6:44 p.m. in honor of the memory of:

Elijah Gentry as requested by Council President Pro Tem Young;
George Millay as requested by Council Member Maienschein; and
Jim Myers as requested by Council Member Frye.

FILE LOCATION: AGENDA

COUNCIL ACTION: (Time duration: 6:39 p.m. – 6:44 p.m.)