(R-97-1378 REV. 1)

RESOLUTION NUMBER R-288830 ADOPTED ON JUNE 9, 1997

BE IT RESOLVED, by the Council of The City of San Diego, that in the event any parcel owned by the City within the City limits is assessed for the special benefits the parcel receives, the City Manager be and is hereby directed to pay the assessment levied against a City-owned parcel.

BE IT FURTHER RESOLVED, that the City Manager be and is hereby directed to vote, on behalf of the City, affirmatively on any ballot the City receives for the levy of any assessment on any City-owned parcel within the City's limits.

BE IT FURTHER RESOLVED, that in the event that a majority protest exists in any of the City's assessment districts and the proposed assessment cannot be levied, the City Manager be and is hereby directed not to augment or to replace assessment district funds for maintenance services.

BE IT FURTHER RESOLVED, that the City Manager be and is hereby directed not to expend any General Fund monies to augment or replace assessments levied but not paid for public property not owned by the City.

BE IT FURTHER RESOLVED, that the City Manager be and is hereby directed to accept any pro and con argument on the levy of an assessment in any assessment district and to place any such pro and con argument in the ballots for any such assessment district. BE IT FURTHER RESOLVED, that the City Manager be and he is hereby directed to keep the community organizations located within any City assessment district informed of and participate in the balloting process for the levy of the proposed assessments.

APPROVED: CASEY GWINN, City Attorney

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Kelly J. Salt Deputy City Attorney

KJS:pev 6/6/97 6/24/97 Rev. 1 Or.Dept:Fin.&Tech.Svcs R-97-1378 Form=r-t.frm