



DATE: April 5, 2006

TO: Honorable Mayor and City Councilmembers

FROM: City Attorney's Office

SUBJECT: AN ORDINANCE OF THE CITY COUNCIL OF THE CITY OF OCEANSIDE ADDING CHAPTER 16C TO THE OCEANSIDE CITY CODE RELATING TO MUNICIPAL LOBBYIST REGISTRATION AND REPORTING REQUIREMENTS.

SYNOPSIS

Staff submits for City Council's consideration, introduction, and subsequent adoption an ordinance adding Chapter 16C to the Oceanside City Code, imposing municipal lobbyist registration and reporting requirements.

BACKGROUND

Chapter 16C.

On February 8, 2006, the City Council considered a draft ordinance and fee resolution regarding registration of lobbyists. Following discussion and public input on the item, Council directed the City Attorney to make modifications to proposed Chapter 16C and the fee resolution as follows:

- To require lobbyists to participate in an ethics training course.
- To increase the maximum fine for non-payment of fees from \$500 to \$1,000.
- To extend the prohibition against practicing as a lobbyist for persons convicted of misdemeanor violations of Chapter 16C from 1 year to 2 years.
- To allow the City Attorney to review and approve forms and policies adopted by the City Clerk.
- To allow the City Attorney to review lobbyist filings and to notify lobbyists of non-compliance.

These changes have been incorporated into Chapter 16C and the fee resolution. Based on the above changes, the City Attorney has taken this opportunity to refine the definitions of lobby and lobbyist under 16C.5(f) & (g) to provide greater constitutional safeguards, and to add federal, state and local governmental employees to the exemption for City employees acting within the course of their employment under 16C.6(a).

Finally, the Council expressed a desire for a requirement that the City post lobbyists names and photos on the Internet (similar to that maintained by the Secretary of State's Cal-Access) and to allow for on-line filling of lobbyist forms. These requirements can be implemented administratively by the City Clerk upon review by the City Attorney, pursuant to 16C.16(a). Accordingly, Sec.16C.11(a) has been modified to require lobbyists to submit 6 photographs with their annual registration materials.

The Resolution establishing Chapter 16C's filing fees and fines.

Pursuant to direction from the City Council, the maximum fine for late payment of fees has been increased from \$500 to \$1,000 by making the fines for delinquent fees expressly subject to the City's Administrative Remedies Ordinance. The fine provisions have therefore been taken out of the Resolution. The Resolution will be brought before Council after adoption of the Ordinance.

ANALYSIS

The definition of City official found in Sec. 16C.5(b) has been changed to read as follows:

"City official includes the Mayor, the Deputy Mayor, any councilmember, any commissioner, any public official, department director, or any City employee specified in the City's Local Conflict of Interest Code who participates in the consideration of any legislative or administrative action other than in a purely clerical, secretarial or ministerial capacity. It shall also include any City representative to any joint powers authority to which the City is a party and any consultant to the City."

The definition of lobby found in Sec. 16C.5(f) has been changed to read as follows:

"Lobby means to influence or attempt to influence a legislative or administrative action of the City of Oceanside by direct communication with any City official or any commission, committee, board, task force or other body of the City."

The definition of lobbyist found in Sec. 16C.5(g) has been changed to read as follows:

"Lobbyist means any person who is employed, retained or otherwise engaged for compensation to lobby, on behalf of another person, any elected or appointed City official or any commission, committee, board, task force or other body of the City. No person is a lobbyist by reason of activities described in Sec.16C.6."

Because of Sec. 20's expanded practice restrictions (a 2 year ban on lobbying for those convicted of misdemeanor violations of Chapter 16C), these definitional changes are appropriate to provide greater constitutional safeguards for an ordinance that regulates speech. These changes, when read together, clarify the scope of the ordinance, and

provide more definite guidance both to City staff in administering Chapter 16C as well as to those persons subject to the ordinance. Restricting the definition of "lobby" to direct communication (as in the City of San Diego) also simplifies the ordinance and makes its application more straightforward because indirect communication is more difficult to monitor. With this change, the ordinance would not require registration of individuals who try to influence decisions solely through indirect means.

The exemption for City employees found in Sec. 16C.6(a) has been expanded as follows:

"Any City official, or any federal, state or local elected, or appointed official, acting in his or her official capacity, or any employee of the City, or of any federal, state or local governmental entity, acting within the scope of his or her employment."

These changes were made in order to clarify the intent of the ordinance.

The registration requirements of Sec. 16C.7 have been expanded as follows:

"Lobbyists shall register with the City Clerk within fifteen (15) days after qualifying as a lobbyist under Section 16C.5. No lobbyist shall engage in lobbying unless he or she is registered with the City Clerk, has paid any and all fees and fines as provided for in Section 16C.10, and has complied with the lobbyist ethics training course requirements of Section 16C.15."

This change was made to provide internal consistency with the ethics training requirement of Sec. 16C.15.

The fine provisions of Sec. 16C.10(c) have been changed as follows:

"(c) Any person who fails to pay any fees required under this Chapter may be cited and fined according to the provisions of the Administrative Remedies Ordinance, Sec. 1.14 et seq., of this Code. No person who owes any delinquent fees under this Chapter shall file, and the City Clerk may not accept, any registration, registration renewal, quarterly report, supplemental report or notice of termination required by this Chapter, until all delinquent fees and fines are paid."

This change was made in order to increase the maximum fine for non-payment of fees from \$500 to \$1,000. The express application of the Administrative Remedies Ordinance to fines for non-payment of fees was made to ensure the necessary administrative structure and due process mandated by Government Code sec. 53069.4, and to provide internal consistency with other parts of the Oceanside City Code. This change also deletes the necessity for establishing fines for non-payment of fees via resolution.

The first sentence of Sec. 16.11(a) has been changed to require registrants to submit a photograph in a format prescribed by the City Clerk:

“(a) The name, business address, photograph, telephone and fax numbers of all persons required to register under this Chapter, including the names of all owners of sole proprietorships and partnerships of fewer than ten persons.”

This change was made to enable the City Clerk to obtain photographs of lobbyists in order to publish their names and photographs on the Internet in a manner similar to that used by the Secretary of State.

Sec. 16C.11(f) has been modified as follows:

“(f) Any person notified by the City to file an amended registration, registration renewal, quarterly report or subsequent report pursuant to Section 16C.16(c) shall provide the information within the time period specified in the notice from the City. Failure to receive notification from the City shall not excuse compliance with, and shall not be a defense to any action to enforce, the provisions of this Chapter.”

The word “Clerk” was deleted. This change was made to provide internal consistency with the changes made to Sec. 16C.16.

A new Sec. 16C.15 as been added as follows:

“Within 180 days after a lobbyist’s initial registration, a lobbyist shall:

- (a) Attend a lobbyist ethics training provided by the City Clerk and file proof of completion of the ethics training course with the City Clerk; or
- (b) File proof of completion of the ethics training course mandated by Government Code section 8956(b) or file a statement of compliance with the provisions of Government Code section 86103(d) with the City Clerk.”

These changes were made to add the requirement that lobbyists attend an ethics training class. Subsection (a) is based on the Political Reform Act for State lobbyists. Subsection (b) exempts persons who have already attended a State lobbyist training course or are otherwise in compliance with the ethics training requirements of the Political Reform Act.

Section 16C.16 (formerly Sec. 16C.15) has been amended as follows:

“(a) Subject to review and approval of the City Attorney, create all forms and explanatory materials, adopt all reasonable and necessary procedures to implement this Chapter, and provide ethics training courses for lobbyists.

...

“(c) Accept all filings required by this Chapter. The City Clerk shall inspect or cause to be inspected all filings and may refuse to accept any filing that is incomplete or from

which the required information is missing or omitted. The City Attorney has the authority to review all filings accepted by the City Clerk and to notify, or cause to be notified, any person submitting an incomplete filing to file an amended registration, quarterly report or supplemental report and the date upon which it must be filed.”

These changes create City Attorney oversight of the City Clerk’s duties related to creation of forms and procedures and review of filings.

Section 16C.20 (formerly Sec. 16C.19) has been expanded as follows:

“No person convicted of a criminal violation of this Chapter may act as a lobbyist or otherwise attempt to influence municipal legislation for compensation under this Chapter for two years after such conviction.”

This change expands the practice restriction for those convicted of misdemeanor violations from one year to two years, thus covering a municipal election cycle.

Other, non-substantive changes:

Due to the inclusion of a new Sec. 15, subsequent sections have been re-numbered. The severability clause has been separately ordained, and subsequent ordinances have been re-numbered.

FISCAL IMPACT

The exact fiscal impact of the proposed changes to Chapter 16C cannot be calculated at this time. However, the changes that are expected to have a significant impact are the ethics course requirements and the City Attorney’s review of the City Clerk’s functions under the ordinance. The ethics course will require the City to design and conduct or otherwise offer a seminar at least twice yearly (if not more frequently) in order to give lobbyists an opportunity to attend. The City Attorney will be required to devote a significant amount of attorney and clerical staff time and effort in reviewing documents and sending notices of non-compliance, and potentially pursuing criminal and/or civil actions against violators. In addition, the City will be required to design and maintain a web page in order to publish lobbyists’ names and photographs, and to allow on-line lobbyist filing of forms.

COMMISSION OR COMMITTEE REPORT

Does not apply.

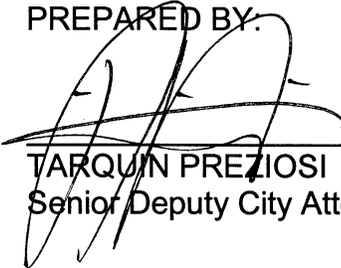
CITY ATTORNEY’S ANALYSIS

The City Attorney has drafted and reviewed the proposed ordinance and approves the ordinance as to form.

RECOMMENDATION

Staff recommends that the City Council introduce an ordinance adding Chapter 16C to the Oceanside City Code, imposing the municipal lobbyist registration and reporting requirements.

PREPARED BY:



TARQUIN PREZIOSI
Senior Deputy City Attorney

SUBMITTED BY:

JOHN P. MULLEN
City Attorney

REVIEWED BY:

Michelle Skaggs Lawrence, Assistant to the City Manager 

1 **Sec. 16C.3. Purpose of the Lobbyist Requirements.**

2 The purposes of the Lobbyist Requirements are to maintain a fair and open decision-
3 making process in City government and to ensure that the public and City officials have full
4 knowledge of lobbying activities that have been brought to bear on any legislative or
5 administrative action.

6 **Sec. 16C.4. Interpretation of the Lobbyist Requirements.**

7 Unless the term is specifically defined in this Chapter or the contrary is stated or clearly
8 appears from the context, the definitions set forth in the Political Reform Act of 1974,
9 Government Code sections 81000 et seq., shall govern the interpretation of this Chapter. Any
10 term herein expressed in the plural may also apply to the singular.

11 **Sec. 16C.5. Definitions.**

12 (a) *Administrative action* means the proposal, drafting, development, consideration,
13 advocacy or recommendation of any rule, regulation, agreement or contract, permit, license,
14 hiring action, or other similar action taken or proposed to be taken by administrative staff of the
15 City.

16 (b) *City official* includes the Mayor, the Deputy Mayor, any councilmember, any
17 commissioner, any public official, department director, or any City employee specified in the
18 City's Local Conflict of Interest Code who participates in the consideration of any legislative or
19 administrative action other than in a purely clerical, secretarial or ministerial capacity. It shall
20 also include any City representative to any joint powers authority to which the City is a party
21 and any consultant to the City.

22 (c) *Compensation* means any economic consideration for services rendered or to be
23 rendered in the future, including, without limitation, promises to perform or provide services,
24 contractual arrangements, contingency fees, success fees, bonuses or awards. *Compensation*
25 includes economic consideration, including a salary, to a person who is an officer, owner or
26 employee of a business entity, trust, corporation, association, committee or any other
27 organization or group and who engages in lobbying in the City on behalf of the business entity,
28 trust, corporation, association, committee, organization or group that provides the economic

1 consideration to the person.

2 (d) *Consultant* means an individual who, pursuant to a contract with the City, either:

3 1. Makes a governmental decision or recommendation whether to:

4 i. Approve a rate, rule or regulation, or adopt or enforce a law;

5 ii. Issue, deny, suspend, or revoke any permit, license, application,
6 certificate, approval, order, or similar authorization or entitlement;

7 iii. Authorize the City to enter into, modify, or renew a contract
8 provided it is the type of contract which requires City approval;

9 iv. Grant City approval of a contract, or the specifications for a
10 contract, which requires City approval and in which the City is a
11 party;

12 v. Grant City approval of a plan, design, report, study or similar item;
13 or

14 vi. Adopt or grant City approval of policies, standards or guidelines for
15 the City or for any subdivision thereof.

16 2. Serves in a staff capacity with the City and in that capacity performs the
17 same or substantially all the same duties for the City that would otherwise be performed by an
18 individual holding a position specified in the City's Local Conflict of Interest Code.

19 (e) *Legislative action* means the drafting, introduction, consideration, modification,
20 enactment or defeat of any minute order, resolution, ordinance, amendment thereto, report,
21 nomination or other action of the Mayor, City Council, any City board or commission, the
22 redevelopment agency, or any joint powers authority of which the City is a party, acting in its
23 official capacity.

24 (f) *Lobby* means to influence or attempt to influence a legislative or administrative
25 action of the City of Oceanside by direct communication with any City official or any
26 commission, committee, board, task force or other body of the City.

27 (g) *Lobbyist* means any person who is employed, retained or otherwise engaged for
28 compensation to lobby, on behalf of another person, any elected or appointed City official or

1 any commission, committee, board, task force or other body of the City. No person is a lobbyist
2 by reason of activities described in Sec.16C.6

3 (h) *Person* means any individual, business entity, trust, corporation, association,
4 committee or any other organization or group of individuals acting in concert.

5 **Sec.16C.6 Exemptions.**

6 The provisions of this Chapter are not applicable to:

7 (a) Any City official, or any federal, state or local elected or appointed official, acting
8 in his or her official capacity, or any employee of the City, or of any federal, state or local
9 governmental entity, acting within the scope of his or her employment.

10 (b) Any newspaper or other periodical of general circulation, book publisher, radio or
11 television station (including any individual who owns, publishes, or is employed by any such
12 newspaper or periodical, radio or television station) which in the ordinary course of business
13 publishes news items, editorials, or other comments, or paid advertisements, which directly or
14 indirectly urge legislative or administrative action if such newspaper, periodical, book
15 publisher, radio or television station or individual, engages in no further or other activities in
16 connection with urging legislative or administrative action other than to appear before the City
17 Council or any commission, body or board in support of or in opposition to such action.

18 (c) Any person whose sole activity includes one or more of the following:

- 19 1. To submit a bid on a competitively bid contract;
- 20 2. To submit a written response to a request for proposals or qualifications;
- 21 3. To participate in an oral interview for a request for proposals or
22 qualifications; or
- 23 4. To negotiate the terms of a contract or agreement with the City, once the
24 City has authorized, either by action of the City Council, City manager, or voters, entering an
25 agreement with that person, whether that person has been selected pursuant to a bid, request for
26 proposals or qualifications, or by other means of selection recognized by law.

27 (d) A person whose communications are solely related to the establishment,
28 amendment, administration, implementation or interpretation of a collective bargaining

1 agreement or a memorandum of understanding or memorandum of agreement between the City
2 and a recognized City employee organization.

3 **Sec. 16C.7. Registration.**

4 Lobbyists shall register with the City Clerk within fifteen (15) days after qualifying as a
5 lobbyist under Section 16C.5. No lobbyist shall engage in lobbying unless he or she is
6 registered with the City Clerk, has paid any and all fees and fines as provided for in Section
7 16C.10, and has complied with the lobbyist ethics training course requirements of Section
8 16C.15.

9 **Sec. 16C.8. Annual Registration Renewal.**

10 A lobbyist shall renew his or her registration by January 15 of each year unless he or she
11 has terminated his or her status as a lobbyist pursuant to Section 16C.9 on or before January 15.

12 **Sec. 16C.9. Termination of Lobbyist Status.**

13 A person or entity that was registered as a lobbyist shall be deemed to be a lobbyist for
14 purposes of this Chapter until such time as that person or entity files a declaration with the City
15 Clerk attesting to the termination of lobbying services within the City. The declaration shall be
16 executed on a form prescribed by the City Clerk for that purpose, and shall be filed with the
17 City Clerk within thirty (30) days of the termination of a lobbyist status.

18 **Sec. 16C.10. Registration Fees and Fines.**

19 Persons subject to the registration requirements of this ordinance shall pay an annual fee
20 to be established by resolution of the City Council.

21 (a) The applicable annual registration fee is due at the time of registration or
22 registration renewal, and will be deemed delinquent thereafter. Delinquency fees may be
23 assessed as specified in Subsection (c) below, if payment occurs after the due date.

24 (b) In addition to the annual fee, each registrant shall pay an annual client fee, to be
25 established by resolution of the City Council, per client per year for whom lobbying is
26 undertaken for compensation. The fees for clients as of the date of initial registration shall be
27 submitted with the registration. The fees for clients who retain a lobbyist subsequent to date of
28 the initial registration shall be due and submitted at the time of the submission of the relevant

1 supplemental report required pursuant to Sec. 16C.12(b), and shall be deemed delinquent
2 thereafter.

3 (c) Any person who fails to pay any fees required under this Chapter may be cited
4 and fined according to the provisions of the Administrative Remedies Ordinance, Sec. 1.14 et
5 seq., of this Code. No person who owes any delinquent fees under this Chapter shall file, and
6 the City Clerk may not accept, any registration, registration renewal, quarterly report,
7 supplemental report or notice of termination required by this Chapter, until all delinquent fees
8 and fines are paid.

9 **Sec. 16C.11. Required Annual Registration Information.**

10 The initial and subsequent annual registration shall be in a format prescribed by the City
11 Clerk, and shall contain the following information:

12 (a) The name, business address, photograph, telephone and fax numbers of all
13 persons required to register under this Chapter, including the names of all owners of sole
14 proprietorships and partnerships of fewer than ten persons. If the registrant is a corporation, it
15 shall also include the names of the president, secretary, chief financial officer and agent for
16 service of process, if any. The registrant shall inform the City Clerk, in writing, within fifteen
17 (15) days, of any change in address, telephone, fax number or agent for service of process. Any
18 business entity or other organization registering under this Chapter shall also briefly describe
19 the nature of its business or organization.

20 (b) The name, business address, and telephone number of each client, the nature of
21 each client's business and the item(s) of legislative or administrative action that the lobbyist is
22 seeking to influence on behalf of the client; and the name of each person employed or retained
23 by the lobbyist, if any, to lobby on behalf of each client.

24 (c) All campaign contributions by a lobbyist or a client at the lobbyist's behest, to any
25 City official or City official-elect, identified by name and by office, to a controlled committee,
26 office holder's fund or legal expense fund, given personally or through an intermediary, totaling
27 \$100 or more, made during any calendar quarter as defined in Sec. 16C.12.

28 (d) Payment received by the reporting lobbyist for services as a consultant or in any

1 other capacity for services rendered to a City agency, any City official or any City official-elect
2 or their controlled commissions or committees, any officeholder committee, or ballot measure
3 committee. The dates of payment and name of each payer shall be included.

4 (e) The name, address, title and telephone number of the person responsible for
5 preparing the registration, together with that individual's signature attesting to the authority of
6 the signatory and the accuracy and truthfulness of the information submitted.

7 (f) Any person notified by the City to file an amended registration, registration
8 renewal, quarterly report or subsequent report pursuant to Section 16C.16(c) shall provide the
9 information within the time period specified in the notice from the City. Failure to receive
10 notification from the City shall not excuse compliance with, and shall not be a defense to any
11 action to enforce, the provisions of this Chapter.

12 **Sec. 16C.12. Quarterly and Supplemental Reports.**

13 (a) Lobbyists shall file quarterly reports with, and in a format prescribed by, the City
14 Clerk, on or before April 15, July 15, October 15 and January 15, for the prior calendar quarter.
15 Quarterly reports shall contain the information as specified in Sec. 16C.11(b), (c), (d) and (e)
16 and are subject to the provisions of Sec. 16C.11(f).

17 (b) Lobbyists shall file supplemental reports with, and in a format prescribed by, the
18 City Clerk, within 10 days of being retained to lobby on behalf of any person who was not listed
19 on the lobbyist's initial or annual report. Supplemental reports shall contain the information as
20 specified in Sec. 16C.11(b) and are subject to the provisions of Sec. 16C.11(f).

21 **Sec. 16C.13. Records Retention.**

22 Copies of the records pertaining to the reports required by this Chapter shall be preserved
23 by the lobbyist for inspection and audit for a period of four years from date of filing of the
24 report with the City Clerk.

25 **Sec. 16C.14. Lobbyist Identification.**

26 When appearing in a lobbying capacity at any meeting with a City official or at a public
27 meeting of the City Council or any other City board, commission or hearing, a lobbyist shall
28 identify himself or herself and the client(s) or the business or organization that he or she

1 represents.

2 **Sec. 16C.15. Ethics Training.**

3 Within 180 days after a lobbyist's initial registration, a lobbyist shall:

4 (a) Attend a lobbyist ethics training provided by the City Clerk and file proof of
5 completion of the ethics training course with the City Clerk; or

6 (b) File proof of completion of the ethics training course mandated by Government
7 Code section 8956(b) or file a statement of compliance with the provisions of Government
8 Code section 86103(d) with the City Clerk.

9 **Sec. 16C.16. Administration by the City Clerk.**

10 The City Clerk shall:

11 (a) Subject to review and approval of the City Attorney, create all forms and
12 explanatory materials, adopt all reasonable and necessary procedures to implement this Chapter,
13 and provide ethics training courses for lobbyists.

14 (b) Provide yearly reports to the Mayor and City Council on lobbyist activities and
15 pending complaints and enforcement proceedings and a description of educational programs
16 and materials that have been produced regarding this Chapter and providing any
17 recommendations for amendment of this Chapter. Press releases summarizing the contents of
18 the reports may be prepared and distributed with the respective reports by the City Clerk.

19 (c) Accept all filings required by this Chapter. The City Clerk shall inspect or cause
20 to be inspected all filings and may refuse to accept any filing that is incomplete or from which
21 the required information is missing or omitted. The City Attorney has the authority to review
22 all filings accepted by the City Clerk and to notify, or cause to be notified, any person
23 submitting an incomplete filing to file an amended registration, quarterly report or supplemental
24 report and the date upon which it must be filed.

25 **Sec. 16C.17. Criminal Penalties.**

26 Any person who violates Sec.16C.7, Sec16C.11, Sec16C.12 or Sec. 16C.14 of this
27 Chapter is guilty of a misdemeanor, and is subject to the provisions of Sec. 1.7. The Oceanside
28 Police Department shall be responsible for investigating criminal violations of this Chapter.

1 **Sec. 16C.18. Civil Actions.**

2 In addition to or in lieu of a criminal action, the City Attorney may bring a civil action
3 against any person who violates the provisions of this Chapter, and/or may seek injunctive relief
4 in the courts to enjoin violations of or to compel compliance with the provisions of this Chapter.

5 **Sec. 16C.19. Administrative Remedies.**

6 In addition to or in lieu of a criminal or civil action, the provisions of the Administrative
7 Remedies Ordinance, Sec. 1.14 et seq., are applicable to any violation of this Chapter.

8 **Sec. 16C.20. Practice Restrictions.**

9 No person convicted of a criminal violation of this Chapter may act as a lobbyist or
10 otherwise attempt to influence municipal legislation for compensation under this Chapter for
11 two years after such conviction.

12 **Sec. 16C.21. Effective Date.**

13 The registration, reporting and other requirements of this Chapter shall apply to lobbying
14 occurring on or after the effective date of this Chapter. Lobbying that occurs prior to the
15 effective date of this Chapter and payment for lobbying services rendered prior to the effective
16 date of this Chapter, whether such payment is made prior to or after the effective date of this
17 Chapter, shall not be considered for purposes of the registration, reporting and other
18 requirements of this Chapter.

19 **SECTION 2. Severability.**

20 If any section, sentence, clause or phrase of this Ordinance is for any reason held to be
21 invalid or unconstitutional by a decision of any court of competent jurisdiction, such decision
22 shall not affect the validity of the remaining portions of this Ordinance. The City Council
23 hereby declares that it would have passed this ordinance and adopted this Ordinance and each
24 section, sentence, clause or phrase thereof, irrespective of the fact that any one or more section,
25 subsections, sentences, clauses or phrases be declared invalid or unconstitutional.

26 **SECTION 3.** The City Clerk of the City of Oceanside is hereby directed to publish this
27 ordinance, or the title hereof as a summary, pursuant to state statute, once within fifteen (15)
28 days after its passage in the North County Times, a newspaper of general circulation published

1 in the City of Oceanside.

2 SECTION 4. This ordinance shall take effect and be in force on the thirtieth (30th) day
3 from and after its final passage.

4 INTRODUCED at a regular meeting of the City Council of the City of Oceanside,
5 California, held on the ___ day of _____, 2006, and, thereafter,

6 PASSED AND ADOPTED at a regular meeting of the City Council of the City of
7 Oceanside California, held on the ___ day of _____, 2006, by the following vote:

8 AYES:

9 NAYS:

10 ABSENT:

11 ABSTAIN:

12

13

MAYOR OF THE CITY OF OCEANSIDE

14

15 ATTEST:

APPROVED AS TO FORM:

16

17 CITY CLERK

CITY ATTORNEY *SDCA*

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