MINUTE\$

of a regular meeting of the City Council, City of Redlands, held in the Council Chambers, 212 Brookside Avenue, on July 7, 1987, at 3:00 P.M.

PRESENT

Carole Beswick, Mayor
Richard N. Larsen, Mayor Pro Tem
Charles G. DeMirjyn, Councilmember
Tim Johnson, Councilmember
Barbara C. Wormser, Councilmember

John E. Holmes, City Manager
Dallas Holmes, City Attorney
Lorrie Poyzer, City Clerk
Elaine Rankin, Redlands Daily Facts
John de Leon, The Sun

ABSENT

None

The meeting was opened with an invocation by Mayor Pro Tem Larsen followed by the pledge of allegiance.

Minutes of the adjourned regular meeting of June 15, 1987, and the regular meeting of June 16, 1987, were approved as submitted.

Bills and salaries were ordered paid as approved by the Finance Committee.

PLANNING AND COMMUNITY DEVELOPMENT

Tentative Tract No. 13251 - Medici Investment Company

Councilmember Larsen moved to approve the Environmental Review Committee's Negative Declaration for Tentative Tract No. 13251 for a 40-unit single family detached condominium project on 8.06 acres of land located on the west side of Grove Street between Palm and Cypress Avenues, R-S Zone, and directed staff to file and post a "Notice of Determination" in accordance with the City's guidelines. Motion seconded by Councilmember Johnson and carried unanimously.

Stating that Council finds that pursuant to Section 66473.5 of the California Government Code, Tentative Tract No. 13251 together with the provisions for its design and improvement is consistent with the City's General Plan and any applicable specific plans; that none of the conditions provided in California Government Code Section 66474 exist on this map; and that pursuant to California Government Code Section 66474.6, the discharge of waste from this subdivision apparently will not result in violation of existing requirements prescribed by the Santa Ana Regional Water Quality Control Board pursuant to Division 7 of the California Water Code, Councilmember Larsen moved to approve Tentative Tract No. 13251 based on the findings of the Planning Commission and subject to the recommendations of all departments as contained in Planning Commission minutes dated June 9, 1987. Motion seconded by Councilmember Johnson and carried unanimously.

Tentative Tract No. 12808 (Revised) - Dwight Yeoman

Following an explanation by Municipal Utilities Director Corneille about STEP systems, Councilmember DeMirjyn moved to approve the Environmental Review Committee's Negative Declaration for Tentative Tract No. 12808 (Revised) for the subdivision of approximately 44.68 acres of land into 26 lots for property located on the south side of Sunset Drive west of Allesandro Road, R-E Zone, and directed staff to file and post a "Notice of Determination" in accordance with the City's guidelines. Motion seconded by Councilmember Johnson and carried unanimously.

Stating that Council finds that pursuant to Section 66473.5 of the California Government Code, Tentative Tract No. 12808 (Revised) together with the provisions for its design and improvement is consistent with the City's General Plan and any applicable specific plans; that none of the conditions provided in California Government Code Section 66474 exist on this map; and that pursuant to California Government Code Section 66474.6, the discharge of waste form this subdivision apparently will not result in violation of

existing requirements prescribed by the Santa Ana Regional Water Quality Control Board pursuant to Division 7 of the California Water Code, Councilmember DeMirjyn moved to approve Tentative Tract No. 12808 based on the findings of the Planning Commission and subject to the recommendations of all departments as contained in Planning Commission minutes dated June 9, 1987. Motion seconded by Councilmember Johnson and carried unanimously.

Live Oak Canyon (Southeast Area) General Plan Amendment

Councilmember Johnson left the Chambers as he had a possible conflict of interest on this matter. Community Developer Director Shaw reviewed the draft Live Oak Canyon (Southeast Area) General Plan Amendment as prepared by Larry Moore of Planning Associates. He reported that the Planning Commission found that the draft plan responded to those issues evident in the Live Oak Canyon Area including traffic, access, flora and fauna, soils and geology, drainage, fire safety and prevention, utilities (water and sewer) and coordination with other plans. While the plan responds to issues related to the overall area, it also recommends the review and adoption of Specific Plans for smaller "planning sectors" which are identified by drainage areas. Mr. Shaw noted that after the Council reviews and provides comments relative to the draft Life Oak Canyon General Plan Amendment, the Environmental Impact Report will be completed and public hearings will be scheduled for September. In the meantime, the consultant will refine the plan, incorporate mitigation measures as identified by the EIR consultant, and hold public workshops to resolve any conflicts.

COMMUNICATIONS

Open Space Plan

Peter Dangermond, consultant for the preparation of a Park and Open Space Plan, stated he wanted to acknowledge the diversity and well-organized group of people that served on this committee. He reviewed in detail the plan as it has evolved from many meetings. The Open Space and Conservation Element and Recreation Elements of the General Plan will be reviewed under the CEQA Act guidelines and be considered at future public hearings for adoption. Mayor Beswick complimented Mr. Dangermond on the whole process and noted that the final product is really useful and that several recommendations can be implemented immediately. Councilmember Wormser also expressed her appreciation for the efforts of all involved in the many, many meetings. Mayor Beswick also noted there was a real commitment to go forward with this recommendation and suggested the Open Space Committee members work with the Parks Strategic Planning Committee.

Southeast Moratorium Exemption Request Representing The Robert Osborne Company, Mr. Osborne again appealed to Council to remove his project from the Southeast Redlands Moratorium. City Attorney Holmes advised Council an ordinance would have to be prepared to accomplish this and findings would be necessary showing that this project had unique characteristics. Community Development Director Shaw reported to Council that Mr. Osborne's application would have to return to the Planning Commission for a final CUP approval and a tentative tract map. He also expressed concern about the project's relationship to the Live Oak Canyon Plan and desired a meeting with Mr. Osborne and our consultant Larry Moore to discuss the consistencies. Research would also be necessary to see if any other applications are on file that could challenge a decision like this. Council expressed concerns about traffic and wanted this issue studied carefully. Councilmember Larsen moved to direct the City Attorney to prepare an ordinance for the next meeting to exempt Mr. Osborne's project and requested the applicant to meet with our consultant regarding traffic; the motion was seconded by Councilmember Johnson. Following further discussion, Council recessed at 5:15 P.M. to a closed session for the purpose of discussing this matter under attorney/client privilege. Council reconvened at 5:35 P.M. It was noted this ordinance would need findings regarding the project's uniqueness. The motion then carried by the following vote:

AYES: Councilmembers Larsen, Johnson, Wormser NOES: Councilmembers Beswick and DeMirjyn

Contract Reports Monthly contract monitoring reports were presented by City Engineer Mutter covering the following: Sunnyside Avenue Storm Drain Project, Barton Road Median Island Project, Signal Installation at Citrus and University, Iowa Street Storm Drain Project, Traffic Signal Modifications, Phase II Redevelopment - Orange Street, PSB Offsite Improvements Project, and PSB Area Demolition.

Meeting

On motion of Councilmember Beswick, seconded by Councilmember Wormser, Council unanimously decided to be dark on September 1, 1987, and not hold the regularly scheduled meeting.

Council recessed at 5:45 P.M. to a Redevelopment Agency meeting and reconvened at 5:46 P.M. to a closed session for the purpose of discussing matters covered by attorney/client privilege. Council reconvened at 7:00 P.M.

Appreciation

Mayor Beswick complimented members of the Open Space Committee for their diligent work over the past few months and presented Certificates of Appreciation to each one of them

ORAL PETITIONS FROM THE FLOOR

AB 2020

Paul Gerrard brought Council's attention to AB 2020, a recycling bill that will become effective October 1, 1987. He asked Council to investigate the effect this legislation will have on businesses with Conditional Use Permits.

Street Lights Alan Holub brought Council's attention to the need of repair to several of the small street lights in downtown. Mayor Beswick noted Councilmembers had directed the City Manager to set up a program for regular maintenance earlier today.

PUBLIC HEARINGS

Resolution No. 4248

Street Vacation

Citrus Avenue

Resolution No. 4261

Landscape District No. 1

Ordinance No. 1992

Zone Change No. 311 Public hearing was advertised for this time and place for the vacation of a portion of Citrus Avenue, west of Kansas Street. Mayor Beswick declared the meeting open as a public hearing for any questions or comments concerning this street vacation. None being forthcoming, the public hearing was declared closed, and Resolution No. 4248, a resolution of the City Council ordering the vacation of a portion of Citrus Avenue, west of Kansas Street, was unanimously adopted on motion of Councilmember Johnson, seconded by Councilmember DeMirjyn.

Public hearing was advertised for this time and place for the formation of Landscape Maintenance District No. 1 involving the Wabash Avenue frontage of Tract No. 13282, the San Bernardino Avenue frontage of Tract No. 13434, and the Allesandro Road frontage of Tract No. 13496. Mayor Beswick declared the meeting open as a public hearing for any questions or comments concerning this landscape maintenance district. None being forthcoming, the public hearing was declared closed, and Resolution No. 4261, a resolution of the City Council of the City of Redlands ordering the work in connection with the formation of Landscape Maintenance District No. 1, was unanimously adopted on motion of Councilmember Larsen, seconded by Councilmember Wormser.

Zone Change No. 311, an application for a change of zone for approximately 7.13 acres of land from A-1 (Agricultural) District to R-2 (Multiple Family Residential) District for property located on the south side of Orange Avenue, approximately 400 feet east of Alabama Street, was denied by the Planning Commission at their meeting held on May 26, 1987. An appeal to this decision was heard by City Council on June 16, 1987, at which time Council unanimously directed that an ordinance be prepared for this meeting. Public hearing was advertised for this time and place for Ordinance No. 1992, an ordinance adopting Zone Change No. 311. Mayor Beswick declared the meeting open as a public hearing for any questions or comments concerning this change of zone. Speaking in favor of the zone change were: Felix D'Amico, David G. Voss, Cathy Kazebee, Gertrude Voss, and Gary Werner. There being no further comments, the public hearing was declared closed. Council expressed their desire to have assurance that condominiums would be constructed and discussed requiring a specific plan for this property. On motion of Councilmember Larsen, seconded by Councilmember Wormser, Council approved the Environmental Review Committee's Negative Declaration for Zone Change No. 311 and directed staff to file and post a "Notice of Determination" in accordance with the City's guidelines by the following vote:

AYES: Councilmembers Larsen, DeMirjyn, Johnson, Wormser;

NOES: Councilmember Beswick

Ordinance No. 1992, an ordinance amending Ordinance No. 1000 of the City of Redlands by adopting an additional land use district map as part of the official land use zoning map and effecting Zone Change No. 311, was given its first reading of the title by City Clerk Poyzer, and on motion of Councilmember Wormser, seconded by Councilmember DeMirjyn, further reading of the ordinance text was unanimously waived. Ordinance No. 1992 was introduced and laid over under the rules with second reading scheduled for July 21, 1987, with the stipulation that the ordinance would become effective upon approval and adoption of a specific plan, by the following vote:

AYES: Councilmembers Larsen, DeMirjyn, Johnson, Wormser

NOES: Councilmember Beswick

Public hearing was advertised for this time and place for Ordinance No. 1986, an ordinance adopting Zoning Ordinance No. 1000 Amendment No. 183 by adding the R-L (Rural Living) District. Mayor Beswick declared the meeting open as a public hearing for any questions or comments concerning this Zoning Ordinance amendment. None being forthcoming, the public hearing was declared closed. Council concurred to change Section 12.60.2 to indicate "No animal(s) shall be housed or corralled closer than 100 feet from any property line..." and to eliminate "Apiaries" from Section 12.70: Uses Prohibited.

Ordinance No. 1986, an ordinance amending Zoning Ordinance No. 1000 of the City of Redlands by adopting Amendment No. 183 thereto by adding Section 12.50, R-L (Rural Living) District, was read by title only by City Clerk Poyzer, and on motion of Councilmember Larsen, seconded by Councilmember Johnson, further reading of the ordinance text was unanimously waived. Councilmember Larsen moved to introduce Ordinance No. 1986 with the amendments noted above and withhold second reading until such time the City determines what type of infrastructure systems are to be required for the R-L Zone. Motion seconded by Councilmember Wormser and carried unanimously.

Ordinance No. 1986

R-L Zone

Ordinance No. 1984

Advisory Committee Ordinance No. 1984, an ordinance of the City Council of the City of Redlands amending Article 926 of the Redlands Ordinance Code relating to the Advisory Committee and construction of curbs, gutters, paved streets, sidewalks, street lights, and drainage facilities within the A-1 and A-2 Districts was given its second reading of the title by City Clerk Poyzer, and on motion of Councilmember DeMirjyn, seconded by Councilmember Wormser, further reading of the ordinance text was unanimously waived. Ordinance No. 1984 was adopted on motion of Councilmember Wormser, seconded by Councilmember Johnson, by the following vote:

AYES:

Councilmembers Larsen, DeMirjyn, Johnson, Wormser;

Mayor Beswick

NOES: ABSENT: None None

Ordinance No. 1988

Fees and Service Charges

Ordinance No. 1988, an ordinance of the City of Redlands amending Article 144 of the Redlands Ordinance Code relating to new fees and service charges for equipment use, litter control, banner permits, and street trees, was scheduled for second reading and adoption at this meeting. On behalf of the Chamber of Commerce, Bill Solberg reported that they are strongly in favor of litter control but that they do not like this ordinance as it is not equitable. Also opposed to the litter fee were: Bruce Blakemore, Paul Mitchell, Alan Holub, Herbert Wynpert, Howard Keeling, Charles Wilborn, and Richard Kalmas. Councilmember DeMirjyn defended his program but other Councilmembers did not agree with this means of financing the program. Councilmember Johnson suggested a ten cent surcharge on disposal bills and to look into the Caltrans method. Staff was directed to meet with Chamber of Commerce members and look for alternatives. No further action was taken on the ordinance.

Council briefly recessed at 8:35 P.M. and reconvened at 8:45 P.M.

Ordinance No. 1990

General Obligation Bond Election

Ordinance No. 1990, an ordinance of the City of Redlands ordering, calling, providing for and giving notice of a General Municipal Election to be held in said City on November 3, 1987, for the purpose of submitting to the qualified voters of said City a proposition to incur bonded indebtedness by said City for certain municipal improvements, was given its second reading of the title by City Clerk Poyzer, and on motion of Councilmember Wormser, seconded by Councilmember DeMirjyn, further reading of the ordinance text was unanimously waived. Ordinance No. 1990 was adopted on motion of Councilmember Johnson, seconded by Councilmember Wormser, by the following vote: Councilmembers Larsen, DeMirjyn, Johnson, Wormser;

Mayor Beswick

NOES:

AYES:

None

ABSENT: None

Speaking on behalf of the Orange Park Homeowners Association, Dr. Robert Dilger endorsed this bond issue.

Ordinance No. 1991

Mobilehome Rent Stabilization Councilmember Johnson left the Chambers due to a possible conflict of interest. Marvin Lang, Lugonia Fountains, requested Council wait on adoption of this ordinance while this subject is in litigation. He also asked what to do in the case of mobilehome owners already being notified of an increase. Dick Bessire told Council it was his understanding the case Mr. Lang was referring to only was going back to the Supreme Court for assessment of damages. City Attorney Holmes reported that he did not think anything had happened since Council's last meeting to affect a decision tonight. The City Manager was directed to look into the Lugonia Fountains problem and Mr. Bessire also said he would call the owners. Retiring Bob Dale was applauded for his outstanding job on the subject.

Ordinance No. 1991, an ordinance of the City Council of the City of Redlands amending Section 37411 of the Redlands Ordinance Code relating to the Mobilehome Rent Stabilization Ordinance, was given its second reading of the title by City Clerk Poyzer, and on motion of Councilmember Wormser, seconded by Councilmember DeMirjyn, further reading of the ordinance text was waived. Ordinance No. 1991 was adopted on motion of Councilmember Larsen, seconded by Councilmember Wormser, by the following vote:

AYES:

Councilmembers Larsen, DeMirjyn, Wormser;

Mayor Beswick

NOES: ABSTAIN:

None Councilmember Johnson

NEW BUSINESS

Growth Control Petition

City Clerk Poyzer reported that on Monday, June 8, 1987, two initiative petitions were delivered to her office. From the initial examination of the petitions, it appeared each petition was signed by the required number of voters to proceed processing each petition. A random sampling technique for verification of signatures was completed on the petition received from The Redlands Association Political Action Committee and the petition was certified sufficient on June 18, 1987. At this time, the petition is presented to the City Council and pursuant to Sections 4010-4011 of the California Elections Code, Council shall either introduce the ordinance without alteration and adopt the ordinance within 10 days after it is presented at which time the ordinance shall then become effective 10 days thereafter; or submit the ordinance, without alteration, to the voters at the next regular municipal election. In response to City Attorney Holmes' inquiry, City Clerk Poyzer stated this petition had not been presented to Council previously.

Vote By District Petition

Vote By District

Growth Control Initiativ

Initiative

Resolution No. 4265

1987 Eleciton City Clerk Poyzer reported that after extensive research and review, the petition received from the Committee for Fair Representation by District was declared insufficient on June 15, 1987, because it failed to bear a copy of the Notice of Intention and Statement as required under Section 4005 of the California Elections Code. In the City Attorney's review, yet another error was discovered that did not come under the City Clerk's responsibility. Government Code Section 34871 provides for the circulation of an initiative petition to adopt an ordinance creating voting districts and Section 34872 provides that the circulated ordinance must "describe the boundaries" of each district. The petitioners' proposed ordinance merely directed the City Council to define the boundaries of the five voting districts. The committee filed a petition for a Writ of Mandate and at the hearing on July 2, 1987, Superior Court Judge Kayashima exonerated the City Clerk, ruling that the Clerk had done as required by allowing the Court to make the final decision. Judge Kayashima denied the petitioners' request, citing Government Code Section 34872 and the provision for the description of the boundaries which was missing from the language of the proposed ordinance. Therefore, the petition does not qualify for the ballot.

On behalf of the Redlands Association, R. A. Moore petitioned Council to place an advisory question on the November ballot regarding the Ward System, although he made it clear the Association was not taking a position on the question. Representing the Committee for Fair Representation by District, Eleanor Preston also requested an advisory question be placed on the ballot to let the people decide. Councilmember DeMirjyn moved to place an advisory question on the ballot, but the other Councilmembers did not understand exactly what the question would be and how it would be implemented. As Councilmember Larsen pointed out, it was a tremendous responsibility on the part of the people who circulated the petition but the voters needed to have the entire package of information. Councilmember DeMirjyn's motion died for lack of a second, but to assist the Committee in the future, Councilmember Johnson moved to direct staff and the City Attorney to accept for review any future petition from the Committee for Fair Representation by District prior to signatures being obtained on it. The motion was seconded by Councilmember Beswick and carried with Councilmember DeMirjyn voting against it as it did not satisfy his immediate desire.

The following people addressed Council requesting that their proposed initiative ordinance be placed on the November ballot rather than adopted by the City Council: Diane Christensen, Craig Wesson, and R. A. Moore. Mr. Charles Allen asked for an interpretation of Sections 4 and 11 regarding lots of record. President of the Redlands Association Bill Cunningham indicated there would be no problem if they were pre-existing recorded lots of record, and he felt the language in the proposed ordinance took care of that as it was prepared by two attorneys to make sure that in-fill housing was not in jeopardy. Mr. Cunningham suggested that if the City Attorney or Councilmembers thought there were any defects in the proposed ordinance they put other measures on the ballot to address those situations. Donald Shasky addressed Council with his concerns. Dr. Robert Dilger indicated the group of people he is representing endorse this initiative as the best thing that could happen to them. Patty Leja, Leja engineering, Inc., asked what the effect would be on several of her pending projects. Mr. Cunningham's response to Council was this was another reason to place the measure on the ballot to allow the public time to review the document thoroughly and did not feel he could respond to Ms. Leja's questions. A. C. Nejedly asked what his status was if this ordinance was adopted by the Council. Craig Northcutt requested the measure be placed on the ballot. John McKenna and Stan Chapman felt the Redlands Association was not aware of the CSA 110 study and hoped they would be able to communicate with these people better in the future.

Council briefly recessed at 10:15 P.M. and reconvened at 10:25 P.M. Councilmember Johnson moved to place this initiative ordinance on the November ballot. Motion seconded by Councilmember Beswick and carried by the following vote:

AYES:

Councilmembers DeMirjyn, Johnson, Wormser;

Mayor Beswick

NOES: None

ABSTAIN: Councilmember Larsen due to a possible conflict of interest.

Councilmember Johnson moved to adopt Resolution No. 4265, a resolution of the City Council of the City of Redlands, California, calling and giving notice of the holding of a General Municipal Election and requesting the Board of Supervisors of the County of San Bernardino to consolidate said election with the School District election to be held on Tuesday, November 3, 1987, and including the ballot language for the growth control petition. Motion seconded by Councilmember DeMirjyn. Dr. and Mrs. Craig Wesson expressed concern with the ballot language and a clarification was implemented. Motion carried by the following vote:

AYES: Councilmembers DeMirjyn, Johnson, Wormser;

Mayor Beswick

NOES: None

ABSTAIN: Councilmember Larsen due to a possible conflict of interest in connection

with the growth control petition.

Resolution No. 4266

Bond Issue

Councilmember Johnson moved to adopt Resolution No. 4266, a resolution of the City Council of the City of Redlands authorizing all members of the City Council to file a written argument regarding the general obligation bond issue. Motion seconded by Councilmember Wormser and carried unanimously.

Resolution No. 4267

Councilmember Johnson moved to adopt Resolution No. 4267, a resolution of the City Council of the City of Redlands directing the City Attorney to prepare an impartial analysis for the proposed growth control initiative. Motion seconded by Councilmember Wormser and carried by the following vote:

Growth Initiative

Councilmembers DeMirjyn, Johnson, Wormser;

Mayor Beswick

NOES: None

AYES:

ABSTAIN: Councilmember Larsen

Appointments Recreation Commission On motion of Councilmember Larsen, seconded by Councilmember Wormser, Council unanimously appointed Nicole Auden as primary student representative and Jennifer Pietrzak as secondary student representative to the Recreation Commission.

Ordinance No. 1995 Ordinance No. 1995, an ordinance of the City of Redlands amending Chapter 47 of the Redlands Ordinance Code relating to flood damage prevention, was read by title only by City Clerk Poyzer, and on motion of Councilmember DeMirjyn, seconded by Councilmember Wormser, further reading of the ordinance text was unanimously waived. Ordinance No. 1995 was introduced with unanimous Council approval and laid over under the rules with second reading scheduled for July 21, 1987, on motion of Councilmember DeMirjyn, seconded by Councilmember Wormser.

Flood Damage Prevention

On motion of Councilmember Larsen, seconded by Councilmember Wormser, the claim of Shirlene Blake in the amount of \$100.00 was found not to be a proper charge against the City and therefore unanimously rejected.

Claim

Claim

On motion of Councilmember Larsen, seconded by Councilmember Wormser, the claim of MMI Management Systems in the amount of \$33,875.00 was found not to be a proper charge against the City and therefore unanimously rejected.

Auditors

On motion of Councilmember Larsen, seconded by Councilmember Wormser, Council unanimously approved the engagement letter with Soren, Ahern, Christenson, Bartells and Walloch, Certified Public Accountants for the annual audit for Fiscal Year 1986-87.

Agreement

Redlands Bicycle Classic On motion of Councilmember Larsen, seconded by Councilmember Wormser, an agreement between the City of Redlands and the Redlands Bicycle Classic, Inc. appointing the Redlands Bicycle Classic as the City's agent in conducting the races and granting them the full right and responsibility to organize, sponsor, manage, supervise, and control the running of the Redlands Bicycle Classic was unanimously approved.

Funds

Park Land

On motion of Councilmember Larsen, seconded by Councilmember Wormser, Council unanimously authorized the purchase of 4.64 acres of land located east of Orange Street approximately 1/4 mile north of Pioneer Avenue (Assessor's Parcel No. 291-172-07) for park and roadway purposes for \$211,000 and to authorize additional appropriations for \$15,000 from the Gas Tax Fund, \$98,000 from the General Fund, and \$98,000 from the Park Tax Fund.

Airport Grant Application On motion of Councilmember Larsen, seconded by Councilmember Wormser, Council unanimously authorized the Redlands Municipal Airport Manager to submit the appropriate application for airport development grant funds under the provisions of the Federal Aviation Administration Airport Improvement Program which would identify the project for the construction of aircraft parking area, realignment of a portion of the airport taxiway, and the construction of approximately 7,000 feet of security fencing.

Council recessed at 10:50 P.M. to a Redevelopment Agency meeting and reconvened at 11:00 P.M.

Vote By District Councilmember Johnson moved to reconsider Resolution No. 4265, the resolution pertaining to the November election. Councilmember DeMirjyn seconded the motion, and Councilmember Larsen left the Chambers due to a possible conflict of interest on the growth control initiative portion. Councilmember Johnson explained that he felt we should also insert the advisory question for voting by district on the ballot since we already have one initative to be voted on in November. Following further discussion on this matter, Councilmember DeMirjyn withdrew his second because he did not like the language presented in the staff report, and desired another vote on the boundaries in June. Therefore the motion died for lack of a second.

1987-88 Budget Management Services Director Kaenel presented a revised budget that included six new positions in the General Fund and other items reviewed by Council at their study session held on June 30, 1987. Councilmember Johnson moved to adopt the alternate budget presented at this time with the understanding that the other positions requested will be reviewed in 120 days to see which we can fund when we have an accurate accounting of revenue. Motion seconded by Councilmember Larsen and carried with Councilmember DeMirjyn voting against it as he could not support the addition of any more people.

There being no further business, the meeting adjourned at 11:30 P.M.

Next regular meeting, July 21, 1987.

Mayor of the City of Redlands

ATTEST:

City Clerk Goyper

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