APPL TION CHECKLI AND CASE PROGRES OG Case Identification No. SP-113 -9/ ase Planner Hearing Body PC Date Filed Application Det. Complet Hearing Date Owner Sporklets Drinking West Applicant 1/1/1994s and Associates Address 4 500 Yerk RL Phone 64 43Z-0618 Phone (2/3) 2 59-2081 Site Address 11392 Westminster Assessor Parcel No(s) 100 1905 38 Site Location </ > General Plan Fnd City Map Coordinate Current Zone Zone Map Coordinate 03 Proposed Zone PROCESSING INFORMATION Actua Actual Planned Comple Planned Complete Pre Application Conference XXX Site Visit/Pictures Committee Review Resumes Distributed XXX P.C.C. Review Resumes Due Comments Transmitted to App. XXX Facilities Engineering Application Submitted XXX Fire Application Correction XXX Plan Check Notice Application Determined Police Complete Case Entered in Log Book XXX Redevelopment Agency Fees Sent to Cashier XXX Sanitary District Case Entered on Board XXX Traffic Engineering (Hearing Date Determined) Case File Prepared XXX Water Services Application Acceptance XXX Legals Delivered to Letter Paper Initial Study for PCC Mailed Legals Sent Out Negative Declaration (PCC) Staff Report-First Draft P.C.C. Env. & Technical Staff Report-Second Draft Review (Report Cover Sheet) Prepare Mailing List Final Staff Report Draft Legal Notice Staff Report Delivered

Final Legal Notice

4756T/1618A (1) 11/28/88

Identification No. Cy-113-91

CUP-(21-9) DEVELOPMENT SERVICES DEPARTMENT

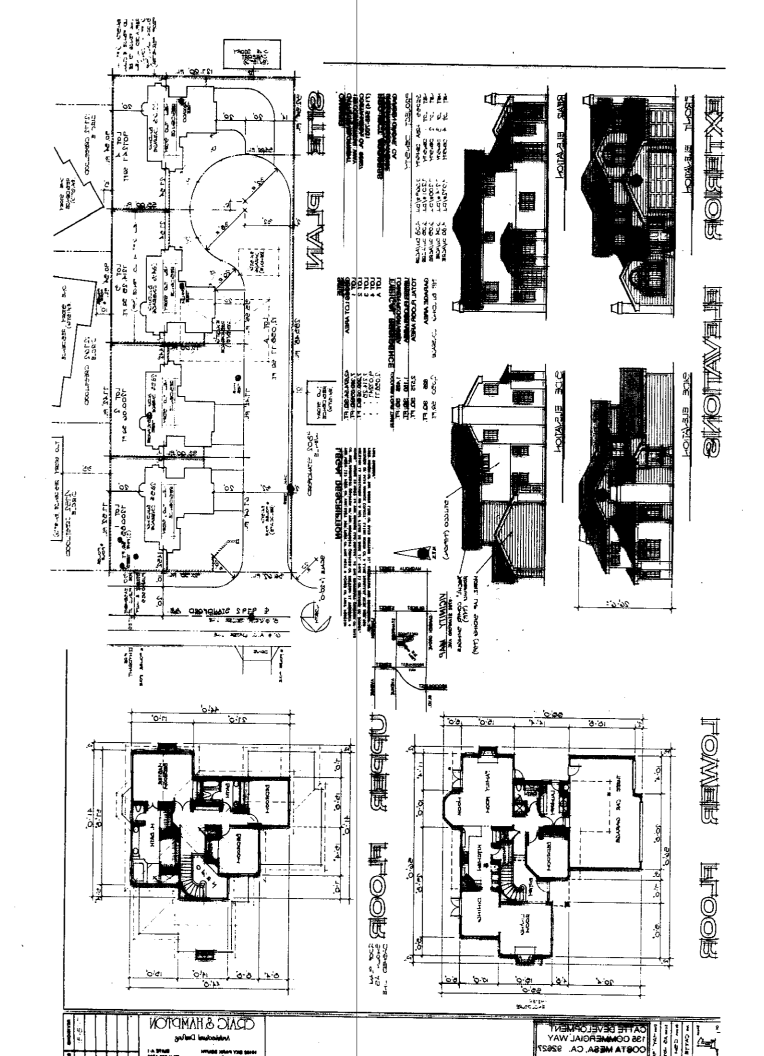
PUBLIC HEARING NOTICE WORKSHEET

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DEVELOPMENT REVIEW AND COMMENT SHEET

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FROM: Paul - Current Planning	_RETURN BY: 7/5/91
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REQUEST: Site plan approval to const	ruct a 27,064 sfe
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zone change to change zoning fro	om CM to M.I.
SITE LOCATION: 5/5 Westminster, W/o	Newhope
ADDRESS: 11397, Westminster	
ASSESSOR PARCEL NOS .: 100-190-38	· · · · · · · · · · · · · · · · · · ·
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Property 2

All that certain land situated in the Rancho Las Bolsas, described as follows:

That portion of the Northeast quarter of the Northeast quarter of the Northwest quarter of Section Nine, Township Five South, Range Ten West, S. B. & M., described as follows:

Parcel 1

Beginning at the Northeast corner of the Northwest quarter of said Section Nine; thence South 0° 29′ 15″ East 289.39 feet to the true point of beginning; thence continuing along said quarter section line South 0° 29′ 15″ East 247.22 feet; thence South 89° 23′ 56″ West 352.02 feet to the center line of a pipe line; thence along said pipe line North 0° 40′ 35″ West 247.22 feet; thence North 89 23′ 56″ East 352.84 feet to the true point of beginning.

Parcel 2

Beginning at the Northeast corner of the Northwest quarter of said Section 9; thence South 0° 29′ 15″ East, 660.43 feet to the true point of beginning; said point being the Northeast corner of Tract No. 2463 as shown on a map recorded in Book 72, Page 47 of Miscellaneous Maps, records of Orange County, California; thence along northerly line of said Tract No. 2463, South 89° 23′ 56″ West 351.60 feet to the centerline of a pipeline; thence along said pipeline North 0° 40′ 35″ West 123.82 feet; thence North 89° 23′ 56″ East, 352.02 feet to the above mentioned quarter section line; thence along said quarter section line South 0° 29′ 15″ East 123.82 feet to the true point of beginning.

As described in Book 100, Page 190, Parcel 26, Records of Orange County.

This property is located at and is known by the following address: 1522 North Newhope Street, Santa Ana, CA 92703

We hereby agree and covenant with the City of Garden Grove that the above legally described real property shall be held as one parcel and no portion shall be sold separately.

This covenant and agreement is executed for the purpose of satisfying various Uniform Codes and handicapped access regulations adopted by the Garden Grove Municipal Code and State and Federal law.

Born

Signature	My comm. expires MAR 9, 1994	OFFICIAL SEAL KATHRYN LEE POLO KATHRYN LEE POLO	WITNESS my hand and official seal.	(mat by ris/n on/thon signature(s) on the instrument the person(s), of the entity open behavior which the person(s) acted, executed the instrument	edged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and	ne — OR — ☐ proved to me	On This way 5 1923 before me, Tathya Lee Ele (name, title of officer),	County of Les Casules }	State of (alyonia)	ALL-PURPOSE ACKNOWLEDGMENT
ENTITY(IES) REPRESENTED	ENTTY(IES) REPRESENTED	TITLE(S) TITLE(S)	TRUSTEE(S) TRUST	ATTORNEY- PRINCIPAL(S)	PARTNER(S) PARTNERSHIP	michigan water Maduet	CORPORATE TALINGULA TITLE(S)	INDIVIDUALISI SIGNING FOR ONE SELFTHEMSELVES	CAPACITY CLAIMED BY SIGNER	SECONDES ON THE PROPERTY OF TH

This covenant and agreement shall run with all of the above described land and shall be binding upon ourselves, and future owners, encumbrancers, their successors, heirs, or assignees and shall continue in effect until released by the authority of the Director of Development Services of the City of Garden Grove upon submittal of request, applicable fees, and evidence that this Covenant and agreement is no longer required by law.

SIGNATURES MUST BE NOTARIZED

Owner's Name McKesson Water Products Company (Please type or print) Signature of owner A. M. A. M. A. M.	
Name of Corporation <u>McKesson Corporation</u>	
Dated this 15th day of	_, 1992.
PRIOR TO RECORDING APPROVAL REQUIRED BY Director of Development Services APPROVED BY	

1/21/12

RECORDING REQUESTED BY AND MAIL TO:

CITY OF GARDEN GROVE 11391 ACACIA PARKWAY P. O. BOX 3070 GARDEN GROVE, CA 92642



CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

DEVELOPMENT AGREEMENT

SPARKLETTS DRINKING WATER CORPORATION

THIS AGREEMENT is made this <u>3rd</u> day of <u>September</u>, 1991, by the CITY OF GARDEN GROVE, a municipal corporation ("CITY"), and SPARKLETTS DRINKING WATER CORPORATION ("DEVELOPER").

RECITALS

The following recitals are a substantive part of this Agreement:

1. This Agreement is entered into pursuant to Garden Grove Ordinance No. 2154, adopted July 2, 1990.

2. CITY desires to enter into this DEVELOPMENT AGREEMENT for the 27,000 course foot warehouse project on the south side of Westminster Avenue west

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/irtue of experience, training, the requirements listed to the

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t requiring certain discretionary ted.

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julations establishing procedures and g development agreements.

dission approved this project via n No. 3P-113-91 and Conditional use

Permit No. CUP-121-91.

Recolution mo.

9. CITY granted approval in contemplation of this Agreement.

10. On (DATE), after a public hearing, the City Council adopted Ordinance # 2200 implementing this Agreement.

DEVELOPMENT REVIEW AND COMMENT SHEET

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AGREEMENT

THE PARTIES MUTUALLY AGREE AS FOLLOWS:

GILLINGS & ASSOCIATES

- Duration. This Agreement shall expire four (4) years from its effective date, unless any duty specified remains executory, in which 1. Duration. case this Agreement may be renewed for successive one year terms at discretion of CITY, pursuant to law, until all duties are performed. This renewal shall not be unreasonably withheld.
- 2. Permitted Uses. The following uses are permitted at the PROJECT: All uses permitted in the M-1 (Limited Industrial) zone subject to meeting all applicable development standards.
- 3. Density/Intensity. The density or intensity of this project is as follows: a 27,064 square foot warehouse and parking structure on an 80,517 square foot site.
- 4. Maximum Height and Building Size. The maximum height and building size are as follows: Maximum building height is twenty-three (23) feet. Maximum building size is 27,064 square feet.
- Improvements. The improvements described in Planning Commission Resolution No. 4179, including but not limited to curb, gutter, and sidewalk, shall be constructed as follows: Prior to the issuance of any certificates of occupancy or release of any utility.
- Resolution/Material Terms. All conditions of approval found in Resolution No. 4179, attached hereto and incorporated herein as Exhibit "1", are material terms of this agreement. Breach of any condition of approval shall be deemed to be a breach of this Development 6. Resolution/Material Terms. Agreement.
- 7. Scope of Project. The Project scope shall consist of those uses stated in paragraph two (2), with a density and intensity stated in paragraph three (3), with building height and sizes as stated in paragraph four (4).
- 8. Reimbursement. DEVELOPER shall pay CITY as follows:
 - Amount. One percent (1%) of the building permit valuation. 8.1
 - Not to Exceed. Payment under this Agreement shall not exceed Nine 8.2 Thousand Dollars (\$9,000).
 - Payment Timing. Payment shall be made prior to the issuance of 8.3 building permits or with eighteen (18) months of the date of City Council approval.
- 9. Records of Expenses. DEVELOPER shall keep records in which complete and correct entries will be made of construction costs.

10. City Agreement. CITY hereby agrees that DEVELOPER will be entitled to develop the project in accordance with the approvals and other matters mentioned herein.

GILLINGS & ASSOCIATES

- 11. Reimbursement. DEVELOPER agrees that the sum of \$9,000 will reimburse CITY for the cost of certain city services required by the proposed development that are not otherwise being reimbursed to CITY.
- 12. Payment Due Date. The reimbursement amount shall be due and payable prior to the issuance of the building permit for the project or eighteen (18) months from the date of approval of this Agreement by the City Council, whichever shall occur first.
- 13. Termination Provisions. This Agreement may be terminated upon the happening of any of the following events:
 - A. Failure of Developer to perform any of the provisions of this Agreement, or
 - B. Mutual agreement of the parties.
- 14. Periodic Review. CITY shall review DEVELOPER'S performance every twelve (12) months at the anniversary of the adoption of this Agreement. DEVELOPER shall demonstrate good faith compliance with the terms of this Agreement. If as a result of the review CITY finds and determines, based upon substantial evidence, that DEVELOPER has not complied in good faith with terms or conditions of this Agreement, CITY may terminate the Agreement. This review shall be conducted by the Director of Development Services.
- 15. City Discretion. CITY retains its right and discretion, under all applicable Codes, to approve or disapprove any item related to this PROJECT which it has not specifically agreed to via this Agreement. DEVELOPER acknowledges that it shall comply with all CITY requirements for applications and permits of any nature and that this Agreement does not relieve DEVELOPER of the necessity of filing appropriate applications and permits. DEVELOPER shall be subject to annual renewals of the site plan. Approval of renewals shall not be unreasonably withheld.
- 16. Improvement Schedule. The following improvements shall be constructed by the stated dates:
 - All improvements stated in the Planning Commission Resolution No. 4179 shall be completed prior to the issuance of any Certificate of Occupancy.
- 17. Developer Breach. Failure of DEVELOPER to construct improvements as specified, or to pay amounts specified in a timely fashion, shall result in the withholding of building permits, any other permit or certificate of occupancy until the breach is remedied to satisfaction of CITY.

18. Insurance Requirements.

Commencement of Work. DEVELOPER shall not commence work under 18.1 this Agreement until it has obtained all insurance required and this insurance has been approved by CITY; nor shall DEVELOPER allow any subcontractor to commence work on its subcontract until all insurance required of the subcontractor has been obtained and approved. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify CITY of any material change, cancellation or termination at least thirty (30) days in advance.

GILLINGS & ASSOCIATES

- Workers' Compensation Insurance. During the duration of this Agreement, DEVELOPER shall maintain Workers' Compensation 18.2 Insurance if applicable. DEVELOPER shall also require all subcontractors to provide Workers' Compensation Insurance.
- 18.3 DEVELOPER shall maintain the following Insurance Amounts. insurance for the duration of this Agreement. Comprehensive general liability, automobile liability, professional liability, or other types of liability coverage, in an amount of \$1,000,000.00 per occurrence for bodily injury or property damage.
- Endorsements For The Policies Designating CITY As Additional Insured. DEVELOPER shall provide to CITY proof showing the 18.4 required insurance. Any certificate of insurance must be in a form, content, and with companies approved by CITY.
- 19. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to DEVELOPER in the event of any default or breach by CITY, or for any amount which may become due to DEVELOPER, or any obligation under the terms of this Agreement.
- Non-Discrimination. DEVELOPER covenants there shall discrimination against or segregation of any person, group, or employee due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any action or activity pursuant to this Agreement.
- 21. General Provisions. It is mutually agreed as follows:
 - 21.1 Independent Contractor. It is agreed to that in the performance of the services to be performed by DEVELOPER, DEVELOPER shall act and be an independent contractor and not an agent or employee of CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
 - Compliance with Law. DEVELOPER shall comply with all applicable 21.2 laws, ordinances, codes, and regulations of the federal, state, and local government.

- 21.3 Conflict of Interest and Reporting. DEVELOPER shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
- Notices. All notices shall be personally delivered or mailed to the pelow listed address, or to such other address as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - A. Address of DEVELOPER is as follows: Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041
 - B. Address of CITY is as follows: City of Garden Grove 11391 Acacia Parkway Garden Grove, California 92640
- 21.5 DEVELOPER'S Proposal. The Project shall include DEVELOPER'S proposal, as modified by Planning Commission and City Council, which shall be incorporated herein by this reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 21.6 Licenses, Permits, Fees and Assessments. At its sole expense, DEVELOPER shall obtain all licenses, permits, and approvals as may be required by this Agreement, or by the nature of the PROJECT.
- Familiarity with PROJECT. By executing this Agreement, DEVELOPER warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; (3) it has considered how the work should be performed; and (4) it understands the facilities, difficulties, and restrictions of the work under this Agreement. Should DEVELOPER discover any latent or unknown conditions materially differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not proceed, except at DEVELOPER'S risk, until written instructions are received from CITY.
- $\frac{21.8}{\text{this Agreement.}}$ Time is of the essence in the performance of
- Limitations Upon Subcontracting and Assignment. The experience, knowledge, capability, and reputation of DEVELOPER, its principals and employees were a substantial inducement for CITY to enter into this Agreement. DEVELOPER shall not contract with any other entity to perform the services required without the written approval of CITY. Neither this Agreement nor any interest may be assigned voluntarily or by operation of law, without the prior written approval of CITY. If DEVELOPER is permitted to

subcontract any part of this Agreement, DEVELOPER shall be fully responsible to CITY for the acts and omissions of its subcontractor as it is for the acts and omissions of persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work, including subcontractors, will be considered employees of DEVELOPER. CITY will deal directly with and will make all payments to DEVELOPER. agrees to not unreasonably withhold consent to assignment.

- 21.10 Successor's Interest. The provisions of this Agreement shall be binding upon and inure to successors in interest of the parties and shall be specifically binding upon any future lessees or other owners of an interest in PROJECT.
- 21.11 Authority to Execute. The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- 21.12 Indemnification. DEVELOPER agrees to protect, defend, and hold harmless CITY and their elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of the Agreement by DEVELOPER, DEVELOPER'S agents, officers or employees, subcontractors, or independent contractors hired by DEVELOPER. The only exception to DEVELOPER'S responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence of CITY, or any of their elective or appointive boards, officers, agents or employees.

This hold-harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by DEVELOPED

- 21.13 Modification. This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by CITY and DEVELOPER.
- 21.14 Waiver. All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of CITY and DEVELOPER.
- 21.15 California Law. This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced pursuant to this Agreement shall be initiated in the central or main Branch of the Orange County Superior Court.
- 21.16 Interpretation. This Agreement shall be interpreted as though prepared by both parties.

22. Preservation of Agreement. Should any provision of this Agreement be found invalid or unenforceable, the decision shall affect only the provision interpreted, and all remaining provisions shall remain enforceable.

IN WITNESS WHEREOF, these parties have executed this Agreement on the day and year shown below.

> "CITY" CITY OF GARDEN GROVE

"DEVELOPER"

Dated:

SPARKLETTS DRINKING WATER CCRP

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APPROVED AS TO FORM:

Garden Grove City Attorney

If DEVELOPER is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership, Statement of Partnership must be submitted to City.

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OFFICIAL SEAL

KATHRYN LEE POLO NOTARY PUBLIC - CALIFORNIA

LOS ANGELES COUNTY

My comm. expires MAR 9, 1994

On this the 14th ay of November $19_{\underline{91}}$, before me,

Kathryn Lee Polo

the undersigned Notary Public, personally appeared

Charles A. Norris

A personally known to me

-proved to-me-on-the-basis of satisfactory-evidence

to be the person who executed the within instrument as

President _8¥on behalf of the corporation therein named, and acknowledged to me that the corporation executed it. WITNESS my hand and official seal.

Notary's Signature

RECORDING REQUESTED BY
AND WHEN RECORDED MAIL TO
AND MAIL TAX STATEMENTS TO:

GILLINGS & ASSOC

17155 NEWHOPE ST. # H

FOUNTAIN VALUEY, CA, 92708

Recorded in the County of Orange, California
Gary L. Granville, Clerk/Recorder

34.00

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(Space above for Recorder.)

COVENANT AND AGREEMENT TO HOLD PROPERTY AS ONE PARCEL

The undersigned hereby certify that we are the owners of real property located in the City of Garden Grove, County of Orange, State of California that is legally described as follows:

Property 1

The East 131.9 feet of the following described land (the west line of said East 131.9 feet being parallel with the east line thereof):

That portion of the northeast quarter of the northeast quarter of the northwest quarter of section 9, in Township e South, range 10 West, in the Rancho Las Bolsas, in the city of Santa Ana, county of Orange, state of California, as per map recorded in book 51, page 7, et seq., Miscellaneous Maps, records of said Orange County, described as follows:

Beginning at a point in the northerly line of the northwest quarter of said section, distant thereon 115 feet easterly from the northwest corner of the northeast quarter of the northeast quarter of said section, and running thence easterly along said northerly line 206.5 feet to the center of a pipe line; thence southerly along the center line of said pipe line to the point of intersection of said line with the southerly line of the northeast quarter of the northeast quarter of the northeast quarter of the northwest line 193.5 feet, more or less, to a point which is distant thereon 115 feet easterly from the southwest corner of the northeast quarter of the northeast of the northwest quarter of said section; thence northerly parallel with the westerly line of said northeast quarter of the northeast quarter of the northwest quarter of t

EXCEPT a certain pipe line as described in the deed from William H. Stennett and wife, to William H. Groff and wife, recorded October 13, 1922 in book 440, page 196 of deeds. As described in Book 100, Page 190, Parcel 38, Records of Orange County.

This property is located at and is known by the following address: 11392 Westminster Avenue, Garden Grove, CA

por soft



CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

July 14, 1992

Gillings & Associates Attn: Gary Maxwell 17155 Newhope Street, #H Fountain Valley, CA 92708

Dear Mr. Maxwell:

Upon review of your request to construct an overhead water conveyor from the Sparkletts Water plant in the City of Santa Ana to the newly constructed warehouse in the City of Garden Grove, staff finds that no planning action will be required. If any building permits are required for the work in the City of Garden Grove they shall be obtained prior to the start of construction. For further information regarding required plans, permits or any other Building Division requirements please contact Rodrigo "Ding" Victoria at (714) 741-5320 Monday, Tuesday, Thursday or Friday between 1:00 pm and 6:00 pm. As a reminder, City Hall is closed every other Friday.

If we can provide further information or assistance, please call Paul Wernquist at (714) 741-5312.

Respectfully,

Frank A. Schuma, Director

Development Services Department

By: Paul Wernquist
Assistant Planner

MAYOR
Dan Young
MAYOR PRO TEM
Miguel A. Pulido
COUNCILMEMBERS
John Acosta
Daniel E. Griset
Patricia A. McGuigan
Rick Norton
Robert L. Richardson



206 W. Fourth Street (M-20)

P.O. Box 1988 Santa Ana, California 92702 Fax (714) 667-2743 CITY MANAGER
David N. Ream
CITY ATTORNEY
Edward J. Cooper
CLERK OF THE COUNCIL
Janice C. Guy

RECEIVED

MAY 2 6 1992

DEVELOPMENT SERVICES

May 15, 1992

Mr. John Bradbar, Engineering Manager McKesson Water Products Company 3280 E. Foothill Blvd. Pasadena, CA 91107

RE: CONCEPTUAL REVIEW OF 1522 N. NEWHOPE STREET

Dear Mr. Bradbar:

The City of Santa Ana Conceptual Review Team has completed a preliminary review of your proposal for a conveyor belt at the existing manufacturing facility located in the General Commercial (C-2) zone, with a General Plan designation of General Business District (GBD). The following summarizes the comments of the conceptual team:

- 1. Prior to project approval, the City of Santa Ana will require a covenant on file to hold both properties as one parcel. This is required in addition to the existing covenant on the property.
- 2. In order to facilitate your proposal, the Planning Division Manager has made the determination that the conveyor belt you are proposing is part of the equipment used in your operation, with the function of supporting the primary manufacturing use conducted on site.
- 3. Pursuant to Section 41-622 of the Santa Ana Municipal Code, mechanical equipment and appurtenances such as the conveyor belt, located on the exterior of a building, must be fully screened from view (see enclosed).
- 4. The City's Design and Development Standards require that such screening be matching or complimentary to the architecture of the buildings on site. For example, chain link fence, corrugated board, exposed architectural metals, plywood, or other materials that are not architecturally consistent with the building are not acceptable.
- 5. With regards to job site inspections, the City of Santa Ana would agree to conduct them since most of the project is located within the City limits. However, specific

requirements the City of Garden Grove may have for this job will consequently result in the need for special inspections on their part.

6. Per our consultation with the City of Garden Grove, any requirements they may have for the portion of the project within their jurisdiction will apply at their complete discretion. Please note that such requirements may not be consistent with the City of Santa Ana's requirements. This includes the City of Garden Grove's requirement to fully enclose the conveyor belt within a building.

We hope this review is helpful to you in determining the feasibility of your project. Your next step is to submit your proposal for Planning approval. This proposal must be sufficiently detailed in order to accurately depict the screening method. Once you have this approval, you may proceed to the Building Department for the plan check process. Please contact the Building Department at (714) 647-5800 for information regarding their plan check process and contact the case planner Marta Crane at (714) 667-2700, should you required further information regarding the site plan process or screening requirements.

Sincerely,

Vice Fregoro
Vince Fregoso

Conceptual Review Coordinator

VF:MC:SA

Attachments

cc: Mr. Charles View, Senior Planner

Mr. Paul Wernquist, Planning Department, City of Garden Grove

(P.O. Box 3070, G.G. 92642)

Sec. 41-622. Mechanical equipment or appurtenances: Regulations.

All mechanical equipment or appurtenances located on the roof or on the exterior of a building situated on real property that is zoned or used for commercial, industrial or multiple family residential (three (3) or more dwelling units) uses, or located on such real property, shall be screened.

Every application for a building permit for the development of property that is zoned or used for commercial, industrial or multiple family residential uses shall be submitted to the planning department and shall be accompanied by detailed architectural drawings and plot plans, all to a workable scale, showing the elevation and location of the proposed screening structures or facilities, existing buildings and proposed addition, and any other pertinent information considered appropriate by the applicant or planning director pursuant to this section.

Such plans for the screening shall be submitted to the planning department for approval, conditional approval, or denial. No building permit shall be issued until plans are approved or conditionally approved by the planning department. The decision of the planning department may be appealed to the planning commission and then to the city council.

In order to more clearly define the screening requirement, there shall be on file in the office of the planning department illustrations entitled "Guides to Screening of Mechanical Equipment or Appurtenances." Said illustrations shall be approved by resolution by the planning commission and city council.

No building permit shall be issued for the erection, construction, enlargement, or structural alteration of any building or structure in the City of Santa Ana which work exceeds fifty per cent (50%) of the gross floor area of any existing structures on the property unless the applicant conforms with this section for the entire existing buildings on the legal parcel.

All screening of mechanical equipment or appurtenances on a building shall meet with the approval of the building department.

In all instances where no screening is required, the applicant shall indicate on his plans that this section does not apply to his proposed structure or building. September 11, 1991

City of Garden Grove Development Services Department 11391 Acacia Parkway Garden Grove, CA 92640

Attn:

Paul Wernquist

Development Services Analyst

RE: Sparkletts Plant Expansion

Warehouse Building

Newhope Street/Westminster Blvd.

Garden Grove, CA (RJM Job #2941)

Dear Mr. Wernquist:

As discussed during our conference of August 10, 1991, we would like to acquire approval for the construction of a minor amount of overhead electrical work at the project location.

We understand that generally all new services are to be placed underground within the City limits. However, the existing power utility pole available for service is located on the opposite side of the fence, on residential property, and at the rear of the site.

Southern California Edison has stated that their overhead easement does not include underground work. They also indicated no future plans to place the existing overhead underground and that gaining our additional easement could be difficult.

Therefore, since the existing pole is only 18" beyond our property line, we would like to gain approval to set a new pole 8-10 feet inside our property and span overhead to said service pole. From there, we would be underground to the main transformer and building (see attached sketch).

The Edison Company has stated that this method is preferable and that they would set the new pole if so approved.

Therefore, please review this request and send a brief letter confirming approval. I will submit this to Edison, as requested, so they are able to start their planning drawings.

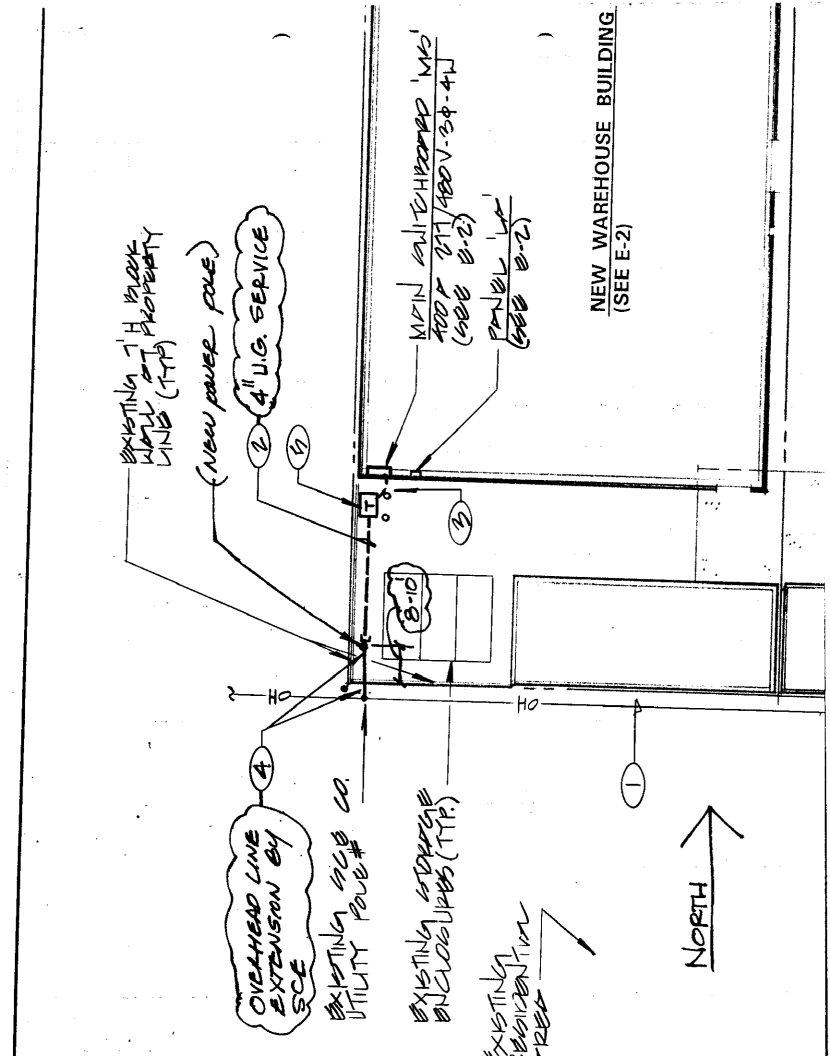
Thank you so much for your assistance in this matter. Please do not hesitate to notify me if further data or clarification is required.

Very truly yours, RJM ASSOCIATES, INC.

Røger Richardson Vice President

RR/mg

enclosure





CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

October 9, 1991

Mr. Roger Richardson 18437 Mt. Langley Street, Suite M Fountain Valley, CA 92708-6975

Dear Mr. Richardson:

Planning staff recently reviewed your request on behalf of Sparkletts Drinking Water Corporation for a proposed industrial building located on the south side of Westminster Avenue, west of Newhope Street.

This site is zoned M-1 (Limited Industrial) and has an approved site plan and conditional use permit for an industrial building to be used as a warehouse. As a part of the approvals for the proposed project all on- and off-site utilities are required to be placed underground. Staff has reviewed your request to place a small portion of the electrical service overhead due to easement restrictions which precludes total undergrounding. Staff has found that your request to approximately ten (10) feet of the electrical service above ground is in keeping with the intent of the site plan and the conditions of approval placed on the project by the Planning Commission. Staff does, however, reserve the right to review and approve the location of all above ground utilities including, but not limited to poles and transformers.

Should you have any questions concerning this matter, please contact Paul Wernquist, Development Services Analyst at (714) 741-5312.

Respectfully,

Frank A. Schuma, Director

Development Services Department

By: Paul Wernquist

Development/Services Analyst

RECORDING REQUESTED BY) AND WHEN RECORDED MAIL TO) AND MAIL TAX STATEMENTS TO:))	
į	
(Space above for Recorder.)	_
COVENANT AND AGREEMENT TO HOLD PROPERTY AS ONE PARCEL	
The undersigned hereby certify that we are the owners of respective located in the City of Garden Grove, County of Orange State of California that is legally described as follows:	ıl ≥,
(LEGAL DESCRIPTION)	
as recorded in Book, Page, Records of Orange County.	
This property is located at and is known by the following address: (STREET ADDRESS)	ıg
We hereby agree and covenant with the City of Garden Growthat the above legally described real property shall be held as of parcel and no portion shall be sold separately. This covenant and agreement is executed for the purpose satisfying various Uniform Codes and handicapped access regulation adopted by the Garden Grove Municipal Code and State and Feder law. This covenant and agreement shall run with all of the about described land and shall be binding upon ourselves, and future owners, encumbrancers, their successors, heirs, or assignees a shall continue in effect until released by the authority of the Director of Development Services of the City of Garden Grove up submittal of request, applicable fees, and evidence that the Covenant and agreement is no longer required by law.	of ns al ve re nd he
SIGNATURES MUST BE NOTARIZED	
Owner's Name(Please type or print)	
Signature of owner	
Name of Corporation	
Dated this, 1991	
PRIOR TO RECORDING APPROVAL REQUIRED BY Director of Development Services	
APPROVED BY	



CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

September 23, 1991

Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041

Gentlemen:

Enclosed for your files is a fully executed copy of the agreement between the City of Garden Grove and Sparkletts Drinking Water Corporation for the development of a warehouse project on the south side of Westminster Avenue west of Newhope Street at 11392 Westminster Avenue.

This agreement was approved by the Garden Grove City Council at its meeting of September 3, 1991.

Sincerely,

City Clerk

Enclosure

cc: Development Services v

Controller

22. Preservation of Agreement. Should any provision of this Agreement be found invalid or unenforceable, the decision shall affect only the provision interpreted, and all remaining provisions shall remain enforceable.

IN WITNESS WHEREOF, these parties have executed this Agreement on the day and year shown below.

> "CITY" CITY OF GARDEN GROVE

Dated:

9-5-91

Date:

DATE: T. +>

APPROVED AS TO FORME

Garden Grove City Attorney

6617T/2109A

07/18/91

"DEVELOPER" SPARKLETTS DRINKING WATER CCRP.

If DEVELOPER is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership, Statement of Partnership must be submitted to City.



DEVELOPMENT SERVICES DEPARTMENT PLANNING STAFF REPORT

AGENDA ITEM NO. 6.a,b,c,d,e,	
HEARING DATE July 25, 1991	
SP-113-91,	
	_

1____

and Associates

SITE LOCATION S/S Westminster Ave.

W/O Newhope 11392 Westminster Ave.

GENERAL PLAN Industrial

ZONE C-M (Heavy Com./Light Ind.)

CEQA DETERMINATION Neg. Dec.

Commercial-Limited Industrial) to M-I (Limited Industrial). Additionally the applicant is requesting site plan and conditional use permit approval to construct a 27,064 square foot warehouse and parking structure.

VARIANCES(S)/WAIVER(S): None.

PROJECT STATISTICS

	Provided	Code
LOT SIZE:	80,517 s.f. (1.85 ac)	15,000 s.f. (.34 ac)
BUILDING(S) SQUARE FOOTAGE:		,
Existing:	2,640 s.f.	N/A
Proposed:	27,064 s.f.	N/A
Total:	29,704 s.f.	N/A
COVERAGE:	34 percent	N/A
BUILDING SETBACKS:		
North:	15 ft.	0 ft.
South:	0 ft.	0 ft.
East:	5 ft.	0 ft.
West:	0 ft.	0 ft.

STAFF REPORT FOR PUBLIC HEARING

PAGE 2

CASE NUMBER A-114-91, SP-113-91, CUP-121-91

PARKING:

Standard:

48

2 spaces per 1,000 s.f.

Compact:

26 (35 percent)

35 percent

Handicap:

0

2

TOTAL

74

55

BUILDING HEIGHT:

Two-Story:

23 feet

35 feet

DISCUSSION:

The applicant is requesting approval to rezone the site from C-M (Heavy Commercial-Limited Industrial) to M-l (Limited Industrial). Also requested are site plan and conditional use permit approvals to construct a 27,064 square foot warehouse and parking structure. The proposed project would house support facilities for the adjoining water processing plant located in the city of Santa Ana.

The site plan indicates a one-story concrete tiltup warehouse with the required employee parking on the roof. The roof parking would be accessed by a driveway ramp on the north side of the building. Truck parking is provided on the front portion of the site. This area is screened from view by a seven (7) foot high block wall.

The requested rezone for the site from C-M (Heavy Commercial Limited Industrial) to M-1 (Limited Industrial) would be required to permit warehousing activities, subject to approval of a conditional use permit. With the revision of Title IX the C-M (Heavy Commercial Limited Industrial) zone was deleted. The subject property has a General Plan of Industrial and the proposed zoning of M-1 (Limited Industrial) would be consistent with this General Plan.

The M-l (Limited Industrial) zone would permit warehousing operations subject to Conditional Use Permit approval provided a minimum individual occupancy of one thousand (1,000) square feet is maintained and that the building meet all building and fire code requirements.

The applicant is proposing to access the subject site from Newhope Street, through their existing facilities in Santa Ana and from Westminster Avenue. The access to, and from, the site along Westminster Avenue is proposed to be restricted to right-turn movements. Staff recommends, and has added as conditions of approval, that the applicant work with the Engineering Division

CASE NUMBER A-114-91, SP-113-91, CUP-121-91

to restripe Westminster Avenue restricting left-turn movement, and that the exit along Westminster Avenue be posted as right turn only.

Staff also has concerns about the on-site circulation. The plans do not indicate adequate parking facilities for vehicles entering the site from Westminster Avenue. A condition of approval has been placed on the project that the applicant work with staff to resolve this concern.

As part of this development application, a Development Agreement is being executed. This agreement requires the Developer to pay an impact fee of one percent (1%) of the building permit valuation not to exceed nine thousand dollars (\$9,000).

In return the City would agree to approve the project for three (3) years. The site plan would be reviewed annually by the Planning Commission. These payments are designed to reduce the economic costs of new projects to the public and mitigate development-related impacts on the community. A condition of approval to this affect has been included in the Planning Commission Resolution.

RECOMMENDATION:

Based on the statistics and the above evaluation, staff does support the subject request.

Staff has reviewed the subject amendment, site plan and conditional use permit in relation to the goals and objectives of the City of Garden Grove Municipal Code.

These criteria include consideration of permitted uses, parking, and other relative sections of the aforementioned code. Staff finds them to be compliant. Staff, therefore, recommends approval of Amendment No. A-114-91, Site Plan No. SP-1/18-91 and Conditional Use Permit No. CUP-121-91.

DONALD J. BUTTERFIELD Current Planning/Supervisor

current Pigning/Supervisor

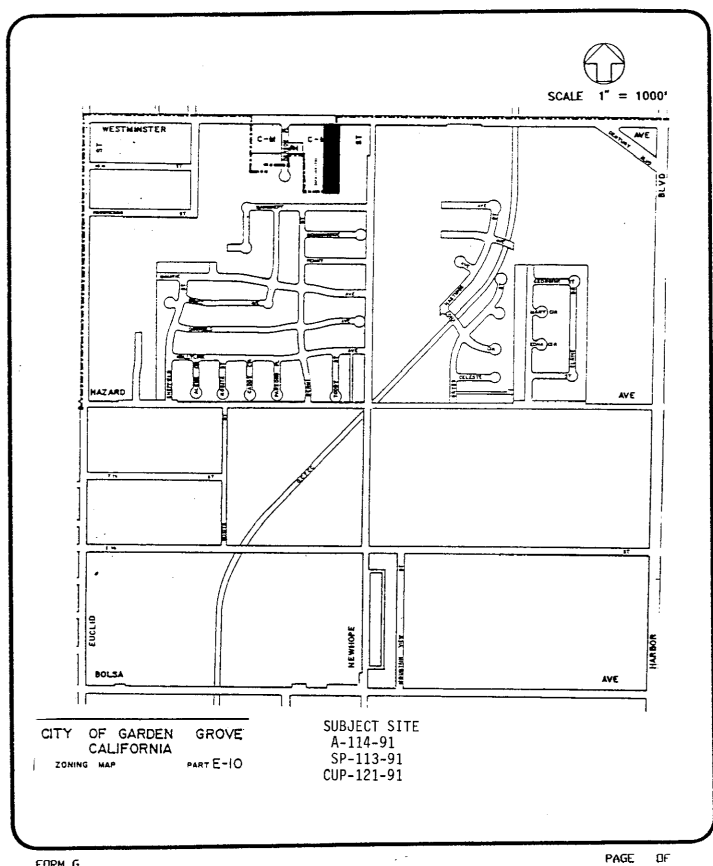
By: Paul Wernquist

Development Services Analyst

6618T/2109A 07/18/91 APPROVED FOR AGENDA LISTING

FRANK A SCHUMA, Director Development Services Department

VICINITY MAP



Date Completed	July	10,	1991
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INITIAL STUDY OF ENVIRONMENTAL EFFECTS (To Be Completed by Lead Agency)

I. BACKGROUND		BAC	KGR	OUND
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	١.	Name of developer or project sponsor: Gillings an Address and phone number of above: T7155 Newhor Fountain Valley, CA 92708 (714) 432-0	pe Street	ites ; #H	
	2.	Address or location of project: south side Westmiwest of Newhope Street at 11392 Westminster Avenue	inster Ave	nue	
	3.	Name of project leader or coordinator: Gary Maxwe	e]]		
	4.	Lead Agency: City of Garden Grove			
	5.	Date Environmental Information Form submitted: Ma	ıy 28, 199)]	
	6.	Agency Requiring Form: City of Garden Grove	·	w	
	7.	Name of proposal, if applicable: Sparkletts Water SP-113-91, CUP-121-91	Warehous	ie .	
	8.	Project Proposal: 27,064 square foot warehouse			-
					
II.	(Exp	RONMENTAL IMPACTS Planations of all "yes" and "maybe" answers are requ	uired on a	ttached	
II.	(Exp		ired on a	ttached <u>M</u> aybe	
II.	(Exp shee	lanations of all "yes" and "maybe" answers are requ			
II.	(Exp shee	planations of all "yes" and "maybe" answers are requests.)			
II.	(Exp shee	Planations of all "yes" and "maybe" answers are requests.) Earth. Will the proposal result in: a. Unstable earth conditions or changes in			<u>No</u>
II.	(Exp shee	Planations of all "yes" and "maybe" answers are requests.) Earth. Will the proposal result in: a. Unstable earth conditions or changes in geologic substructures? b. Disruptions, displacements, compaction or		Maybe	<u>No</u>

			<u>Yes</u>	<u>Maybe</u>	No
	e.	Any increase in wind or water erosion of soils either on or off the site?	~		X
	f.	Changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of the ocean or any bay, inlet or lake?	<u>.,</u>		x
	g.	Exposure of people or property to geologic hazards such as earthquakes, landslides, mud slides, ground failure, or similar hazards?		X	
2.	Air. Will the proposal result in:				
	a.	Substantial air emissions or deterioration of ambient air quality?			X
	b.	The creation of objectionable odors?			X
	c.	Alteration of air movement, moisture, or temperature, or any change in climate, either locally or regionally?			X
	d.	Exposure of people to high ambient levels of air pollution?			X
3.	Wat	er. Will the proposal result in:			
	a.	Changes in currents, or the course of direction of water movements, in either marine or fresh waters?			X
	b.	Changes in absorption rates, drainage patterns, or the rate and amount of surface runoff?		<u> </u>	
	c.	Alterations to the course or flow of flood waters?		X	
	d.	Change in the amount of surface water in any water body?			X
	e.	Discharge into surface waters, or in any alteration of surface water quality, including, but not limited to, temperature, dissolved oxygen or turbidity?			X

			<u>Yes</u>	Maybe	No
	f.	Alteration of the direction or rate of flow of ground water?		X	
	g.	Change in the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations?			X
	h.	Substantial reduction in the amount of water otherwise available for public water supplies?			X
	i.	Exposure of people or property to water related hazards such as flooding?		X	
4.	Plant Life. Will the proposal result in:				
	a.	Change in the diversity of species, or number of any species of plants (including trees, shrubs, grass, crops, and aquatic plants)?			X
	b.	Reduction of the numbers of any unique, rare or endangered species of plants?			X
	С.	Introduction of new species of plants into an area, or in a barrier to the normal replenishment of existing species?			X
	d.	Reduction of acreage of any agricultural crop?			Х
5.	Ani	mal Life. Will the proposal result in:			
	a.	Change in the diversity of species, or numbers of any species of animals (birds, land animals including reptiles, fish and shellfish or insects)?			X
	b.	Reduction of the numbers of any unique, rare or endangered species of animals?			X
	c.	Introduction of new species of animals into an area, or a barrier to the migration or movement of animals?			X
	d.	Deterioration to existing fish or wildlife habitat?			Х

		<u>Yes</u>	Maybe	No
6.	Noise. Will the proposal result in:			
	a. Increases in existing noise levels?	-		X
	b. Exposure of people to severe noise levels?			X
7.	Light and Glare. Will the proposal produce new light or glare?	-		X
8.	Land Use. Will the proposal result in a substantial alteration of the present or planned land use of an area?			X
9.	Natural Resources. Will the proposal result in:			
	a. Increase in the rate of use of any natural resources?			X
10.	Risk of Upset. Will the proposal involve:			
	a. A risk of an explosion or the release of hazardous substances (including, but not limited to, oil, pesticides, chemicals or radiation) in the event of an accident or upset conditions?			X
	b. Possible interference with an emergency response plan or an emergency evacuation plan?			X
11.	Population. Will the proposal alter the location, distribution, density, or growth rate of the human population of an area?			X
12.	Housing. Will the proposal affect existing housing, or create a demand for additional housing?			X
13.	Transportation/Circulation. Will the proposal result in:			
	a. Generation of substantial additional vehicular movement?			X
	b. Effects on existing parking facilities or demand for new parking?			X
	c. Substantial impact upon existing transportation systems?			X

			<u>Yes</u>	<u>Maybe</u>	No_
	d.	Alterations to present patterns of circulation or movement of people and/or goods?			X
	e.	Alterations to waterborne, rail or air traffic?			X
	f.	Increase in traffic hazards to motor vehicles, bicyclists or pedestrians?			X
14.	eff	lic Services. Will the proposal have an ect upon, or result in a need for new or altered ernmental services in any of the following areas:			
	a.	Fire protection?		X	
	b.	Police Protection?			X
	c.	Schools?			X
	d.	Parks or other recreational facilities?			X
	e.	Maintenance of public facilities, including roads?			X
	f.	Other governmental services?			<u> </u>
15.	Ene	rgy. Will the proposal result in:			
	a.	Use of substantial amounts of fuel or energy?			Х
	b.	Substantial increase in demand upon existing sources or energy, or require the development of new sources of energy?			X
16.	for	lities. Will the proposal result in a need new systems, or substantial alterations to following utilities:			x
	a.	Power or natural gas?			X
	b.	Communications system?			Х
	c.	Water?			X
	d.	Sewer or septic tanks?			X
	e.	Storm water drainage?			Χ
	f,	Solid waste and disposal		- <u> </u>	X

		_Yes	Maybe	No
17.	Human Health. Will the proposal result in:			
	a. Creation of any health hazard or potential health hazard (excluding mental health)?			X
	b. Exposure of people to potential health hazards?			Х
18.	Aesthetics. Will the proposal result in the obstruction of any scenic vista or view open to the public, or will the proposal result in the creation of an aesthetically offensive site open to public view?			X
19.	Recreation. Will the proposal result in an impact upon the quality or quantity of existing recreational opportunities?			X
20.	Cultural Resources. Will the proposal result in: an alteration of a significant archeological, historical or ethnic cultural site, structure, object or building?			X
21.	Mandatory Findings of Significance.			
	a. Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?			X
	b. Does the project have the potential to achieve short-term, to the disadvantage of long-term, environmental goals? (A short-term impact on the environment is one which occurs in a relatively brief, definitive period of time, while long-term impacts will endure well into the future.)			X
	c. Does the project have impacts which are individually limited, but cumulatively considerable? (A project may impact on two or more separate resources where the impact			-

			<u>Yes</u>	<u>Maybe</u>	No_
		on each resource is relatively small, but where the effect of the total of those impacts on the environment is significant.)			X
		d. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			X
III.	IMPA	CTS OF THE ENVIRONMENT ON THE PROJECT			
		lanations of all "yes" and "maybe" answers are ired on attached sheets.)			
	1.	Is the project to be located in an area with a high probability of soil liquefaction?		X	
	2.	Is the project site located on or adjacent to a known or suspected earthquake fault?		X	
	3.	Is the project within a 100-year flood plain?	X		
	4.	Is the project to be located under the flight path for an airport?			X
	5.	Is the project to be located in the vicinity of a currently operating or an historic sanitary landfill?			X

IV. DISCUSSION OF ENVIRONMENTAL EVALUATION

(Explanation of all "yes", "maybe", and "no" answers and possible mitigation measures of any significant adverse effects.)

SEE ATTACHMENT "A"

٧.	(To be completed by the Lead Agency.)
	On the basis of this initial evaluation:
	Staff finds that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
<u>/X</u> _7	Staff finds that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because the mitigation measures described on an attached sheet have been added to the project. A NEGATIVE DECLARATION WILL BE PREPARED.
	Staff finds that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
Jul Date	y 11, 1991 Signature
	For City of Candon Chous

ATTACHMENT A

INITIAL STUDY CHECKLIST RESPONSES

CASE NO. SP-113-91, CUP-121-91

II. ENVIRONMENTAL I	MPACTS
---------------------	--------

- 1. Earth (____ Yes <u>X</u> Maybe ____ No)
 - a-g Disruptions in the soil will result during the site preparation and grading. The developer must submit grading, drainage, and underground utility plans to the Engineering Services Division prior to the issuance of any permits.

A project of this size would not create any substantial impacts to the soil or topography of the area, other than to provide adequate drainage.

According to the seismic and safety element of the General Plan, the Shady Canyon fault is the only fault line known to exist within the Garden Grove city limits. This fault has no history of seismic activity and is not considered to be active. The city lies in proximity to the Newport/Inglewood fault, as well as larger general fault lines which may affect buildings within Garden Grove.

To mitigate any potential impacts, the following mitigation measures must be addressed: The developer is required to comply with the Uniform Building Code as it pertains to seismic safety.

- 2. Air (Yes Maybe X No)
 - a-d The size and scope of this project will not create a substantial impact on the air movement or the quality of the area.
- Water (____ Yes _X Maybe ____ No)
 - a-i The developer is required to comply with all the provisions of the Garden Grove Water Department and the Engineering Services Division to address any concern resulting from the design of this project.

To mitigate any potential impacts, the following mitigation measures must be addressed: Water line location plans and grading plans are required to be submitted to insure safe and proper location of water service facilities and surface drainage.

- 4. Plant Life (____Yes ___ Maybe X No)
 - The project will not substantially impact any environmentally sensitive species of plants. Any existing vegetation required to be removed as a consequence of new construction will be replaced with new plant materials and located in areas designed to promote their sustenance and longevity. The project will have a de minimis effect on plant life in relation to fish and game.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 5. Animal Life (___ Yes ___ Maybe _X No)
 - a-d The project will not substantially impact any environmentally sensitive animal species. No known endangered animal species have been identified to reside on or adjacent to the site. The project will have a de minimis effect on plant life in relation to fish and game.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 6. Noise (____ Yes ___ Maybe <u>X</u> No)
 - a & b A project of this nature will not create a sizable increase in noise levels beyond those prescribed by the noise element of the General Plan. Increases in existing noise levels will result during construction. The developer must observe code provisions as they pertain to hours of construction. Also, the project will be surrounded by a six (6) foot block wall to insure privacy and no noise intrusion from the project.

To mitigate any potential impacts, the following mitigation measures must be addressed:

7. Light & Glare (Yes Maybe X No)

The developer must adhere to code provisions for restricting light and glare onto the subject site. The developer is responsible for providing adequate security lighting as per the provisions of the Police Department.

To mitigate any potential impacts, the following mitigation measures must be addressed:

8.	Land Use (Yes Maybe X No)
	The project complies with the goals and objectives of the Garden Grove General Plan for Land Use applicable to (Land Use Designation) development.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
9.	Natural Resources (Yes Maybe _X No)
	The project will not result in a substantial increase in the usage of any natural resources, including water. The developer must comply with all Water Department provisions.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
10.	Risk of Upset (Yes Maybe X No)
	a & b The nature of this project will not result in the storage or release of hazardous substances. All storage of hazardous substances must adhere to the provisions of the Fire Department as well as the safety element of the General Plan.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
11.	Population (Yes Maybe _X No)
	(Residential) The proposed project is within the allowable densities for residential development as indicated in the General Plan.
	(Non-Residential) The proposed project will not significantly alter the population of the City, as the project complied with the goals and objectives as outlined in the growth policy element of the General Plan.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
12.	Housing (Yes Maybe _X No)
	(Residential) The proposal will add quality residential housing stock to the City, as well as a considerable upgrade to existing housing.

6631T/2112A (11) 07/18/91

(Non-Residential) The project will not have any effect on the number or quality of the residential housing stock within the City.

To mitigate any potential impacts, the following mitigation measures must be addressed:

13. Transportation/Circulation (____Yes ___ Maybe _X No)

The developer is required to comply with all conditions of approval of the Traffic Engineer to address any traffic issues this project will generate. Impact on any traffic circulation patterns will be addressed by the City Traffic Engineer to ensure compliance with the goals and objectives of the circulation element of the General Plan.

To mitigate any potential impacts, the following mitigation measures must be addressed:

14. Public Services (Yes X Maybe No)

The project has been reviewed by the Development Services Department, Engineering Services Division, Police Department, Fire Department and Building Services Division, as well as the Garden Grove Sanitary District to insure adequate facilities for sewer, water, trash, police and fire protection exist.

To mitigate any potential impacts, the following mitigation measures must be addressed: The developer shall install a fire hydrant per Fire Department specifications.

15. Energy (___ Yes ___ Maybe X No)

The project will not create a substantial impact upon existing energy sources, nor will it require the creation of any new energy sources.

To mitigate any potential impacts, the following mitigation measures must be addressed:

16. Utilities (___ Yes ___ Maybe X No)

The project will not substantially impact public utilities. Existing utilities are in place and are adequate to serve the proposed development. All on-site utilities servicing the project are required to be relocated underground with ground-mounted electrical transformers to be screened from view and not located in any landscape frontages.

To mitigate any potential impacts, the following mitigation measures must be addressed:

17.	Human Health (Yes Maybe X No)
	By adhering to all applicable code provisions, the proposed project will not be a detriment to public health, safety, or welfare.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
18.	Aesthetics (Yes Maybe _X No)
	The project is located within a developed urban area. No scenic views or vistas will be obstructed by the construction of this development.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
19.	Recreation (Yes Maybe _X_ No)
	The proposal will not substantially impact existing public recreational facilities. The developer is required to pay all applicable park fees as required by code.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
20.	Cultural Resources (Yes Maybe _X No)

The subject site is not located on or near any area of any archeological significance.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 21. Mandatory Findings of Significance
 - The project site is not located in an area that would a. substantially degrade the existing plant or wildlife. The project will have a de minimis effect in relation to fish and game.
 - The project will not be disadvantageous to any long-term b. environmental goals as set forth in the General Plan.
 - c. The cumulative impacts for this project will be addressed in the Conditions of Approval placed on this project.

d. This project would not normally impact human health provided it complies with the applicable building and health codes as set forth by the State.

To mitigate any potential impacts, the following mitigation measures must be addressed:

III. IMPACTS OF THE ENVIRONMENT ON THE PROJECT

1. Soil Liquefaction

Liquefaction is the transformation of stable soil into a fluid-like state resulting from earth movement. The subject site is located within a (low medium χ high) area of probability of such a ground failure occurring. As per the seismic safety element of the General Plan, the developer will be required to comply with all applicable Uniform Building Code requirements to ensure public safety.

2. Earthquake

As stated in II.1., the City of Garden Grove lies in close proximity to the Newport/Inglewood fault. The developer is required to comply with the Uniform Building Code as it pertains to seismic safety.

3. Flood

- ____) The site is not located on a 100 year flood plain as determined by the Federal Emergency Management Agency (FEMA).
- (X) The site is located on a 100-year flood plain as determined by the Federal Emergency Management Agency (FEMA). The developer is required to comply with the provisions of the Flood Damage Prevention Ordinance, as well as the Garden Grove Engineering Division, to comply with the policies as outlined in the Safety Element.

4. Flight Path

The site is not within proximity of any airport as it is an urbanized residential area, as identified in the Garden Grove General Plan.

Landfill

The site is not located in proximity to any known landfill areas.

- U. The parking lot design shall include a minimum of two (2) spaces designated as handicaped.
- V. All operations shall be conducted within a wholly enclosed building.

ADOPTED this

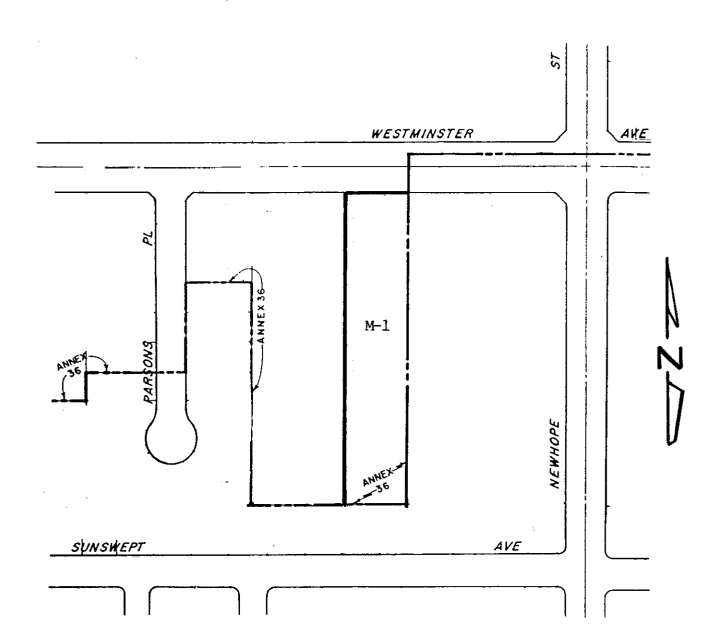
day of

19__.

's/ CHAIRMAN

VOTE: (vote action required for each item)

6628T/2112A 07/16/91



REZONED TO M - 1 ZONE

ZONE MAP PART E - 10

A - 114 - 91

DEVELOPMENT AGREEMENT

SPARKLETTS DRINKING WATER CORPORATION

THIS AGREEMENT is made this ______ day of ______, 1991, by the CITY OF GARDEN GROVE, a municipal corporation ("CITY"), and SPARKLETTS DRINKING WATER CORPORATION ("DEVELOPER").

RECITALS

The following recitals are a substantive part of this Agreement:

- 7. This Agreement is entered into pursuant to Garden Grove Ordinance No. 2154, adopted July 2, 1990.
- 2. CITY desires to enter into this DEVELOPMENT AGREEMENT for the 27,064 square foot warehouse project on the south side of Westminster Avenue west of Newhope Street at 11392 Westminster Avenue.
- 3. DEVELOPER is qualified by virtue of experience, training, education, and expertise to accomplish the requirements listed to the satisfaction of CITY.
 - 4. DEVELOPER owns the property located at 11392 Westminster Avenue.
- 5. The PROJECT is a development requiring certain discretionary approvals by CITY before it may be constructed.
- 6. Government Code Section 65864 et seq. provides the authority for CITY to enter into binding development agreements with a developer having a legal and equitable interest in real property.
- 7. CITY has adopted rules and regulations establishing procedures and requirements for implementing and approving development agreements.
- 8. Garden Grove Planning Commission approved this project via Resolution No. 4179, approving Site Plan No. SP-113-91 and Conditional Use Permit No. CUP-121-91.
 - CITY granted approval in contemplation of this Agreement.
- 10. On (DATE), after a public hearing, the City Council adopted Ordinance #______ implementing this Agreement.

AGREEMENT

THE PARTIES MUTUALLY AGREE AS FOULOWS:

- 1. <u>Duration</u>. This Agreement shall expire four (4) years from its effective date, unless any duty specified remains executory, in which case this Agreement may be renewed for successive one year terms at discretion of CITY, pursuant to law, until all duties are performed. This renewal shall not be unreasonably withheld.
- 2. Permitted Uses. The following uses are permitted at the PROJECT: All uses permitted in the M-1 (Limited Industrial) zone subject to meeting all applicable development standards.
- 3. Density/Intensity. The density or intensity of this project is as follows: a 27,064 square foot warehouse and parking structure on an 80,517 square foot site.
- 4. Maximum Height and Building Size. The maximum height and building size are as follows: Maximum building height is twenty-three (23) feet. Maximum building size is 27,064 square feet.
- 5. Improvements. The improvements described in Planning Commission Resolution No. 4179, including but not limited to curb, gutter, and sidewalk, shall be constructed as follows: Prior to the issuance of any certificates of occupancy or release of any utility.
- 6. Resolution/Material Terms. All conditions of approval found in Resolution No. 4179, attached hereto and incorporated herein as Exhibit "1", are material terms of this agreement. Breach of any condition of approval shall be deemed to be a breach of this Development Agreement.
- 7. Scope of Project. The Project scope shall consist of those uses stated in paragraph two (2), with a density and intensity stated in paragraph three (3), with building height and sizes as stated in paragraph four (4).
- 8. Reimbursement. DEVELOPER shall pay CITY as follows:
 - 8.1 Amount. One percent (1%) of the building permit valuation.
 - 8.2 Not to Exceed. Payment under this Agreement shall not exceed Nine Thousand Dollars (\$9,000).
 - 8.3 Payment Timing. Payment shall be made prior to the issuance of building permits or with eighteen (18) months of the date of City Council approval.
- 9. Records of Expenses. DEVELOPER shall keep records in which complete and correct entries will be made of construction costs.

10. City Agreement. CITY hereby agrees that DEVELOPER will be entitled to develop the project in accordance with the approvals and other matters mentioned herein.

113

- 11. Reimbursement. DEVELOPER agrees that the sum of \$9,000 will reimburse city services required by the proposed development that are not otherwise being reimbursed to CITY.
- 12. Payment Due Date. The reimbursement amount shall be due and payable prior to the issuance of the building permit for the project or eighteen (18) months from the date of approval of this Agreement by the City Council, whichever shall occur first.
- 13. Termination Provisions. This Agreement may be terminated upon the happening of any of the following events:
 - A. Failure of Developer to perform any of the provisions of this Agreement, or
 - B. Mutual agreement of the parties.
- 14. Periodic Review. CITY shall review DEVELOPER'S performance every twelve (12) months at the anniversary of the adoption of this Agreement. DEVELOPER shall demonstrate good faith compliance with the terms of this Agreement. If as a result of the review CITY finds and determines, based upon substantial evidence, that DEVELOPER has not complied in good faith with terms or conditions of this Agreement, CITY may terminate the Agreement. This review shall be conducted by the Director of Development Services.
- applicable Codes, to approve or disapprove any item related to this PROJECT which it has not specifically agreed to via this Agreement. DEVELOPER acknowledges that it shall comply with all CITY requirements for applications and permits of any nature and that this Agreement does not relieve DEVELOPER of the necessity of filing appropriate applications and permits. DEVELOPER shall be subject to annual renewals of the site plan. Approval of renewals shall not be unreasonably withheld.
- 16. <u>Improvement Schedule</u>. The following improvements shall be constructed by the stated dates:

All improvements stated in the Commission Resolution No. 4179 shall be completed prior to the issuance of any Certificate of Occupancy.

17. Developer Breach. Failure of DEVELOPER to construct improvements as specified, or to pay amounts specified in a timely fashion, shall result in the withholding of building permits, any other permit or certificate of occupancy until the breach is remedied to satisfaction of CITY.

18. Insurance Requirements.

- Commencement of Work.

 DEVELOPER shall not commence work under this Agreement until it has obtained all insurance required and approved by CITY; nor shall DEVELOPER allow any subcontractor to commence work on its subcontract until all insurance required of the subcontractor has been obtained and approved. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify CITY of any material change, cancellation or termination at least thirty (30) days in advance.
- 18.2 Workers' Compensation Insurance. During the duration of this Agreement, DEVELOPER shall maintain Workers' Compensation Insurance if applicable. DEVELOPER shall also require all subcontractors to provide Workers' Compensation Insurance.
- Insurance Amounts. DEVELOPER shall maintain the following insurance for the duration of this Agreement. Comprehensive general liability, automobile liability, professional liability, or other types of liability coverage, in an amount of \$1,000,000.00 per occurrence for bodily injury or property damage.
- 18.4 Endorsements For The Policies Designating CITY As Additional Insured. DEVELOPER shall provide to CITY proof showing the required insurance. Any certificate of insurance must be in a form, content, and with companies approved by CITY.
- 19. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to DEVELOPER in the event of any default or breach by CITY, or for any amount which may become due to DEVELOPER, or any obligation under the terms of this Agreement.
- 20. Non-Discrimination. DEVELOPER covenants there shall be no discrimination against or segregation of any person, group, or employee due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any action or activity pursuant to this Agreement.
- 21. General Provisions. It is mutually agreed as follows:
 - Independent Contractor. It is agreed to that in the performance of the services to be performed by DEVELOPER, DEVELOPER shall act and be an independent contractor and not an agent or employee of CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
 - 21.2 Compliance with Law. DEVELOPER shall comply with all applicable laws, ordinances, codes, and regulations of the federal, state, and local government.

- 21.3 Conflict of Interest and Reporting. DEVELOPER shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
- 21.4 Notices. All notices shall be personally delivered or mailed to the below listed address, or to such other address as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - A. Address of DEVELOPER is as follows: Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041
 - B. Address of CITY is as follows: City of Garden Grove 11391 Acacia Parkway Garden Grove, California 92640
- 21.5 DEVELOPER'S Proposal. The Project shall include DEVELOPER'S proposal, as modified by Planning Commission and City Council, which shall be incorporated herein by this reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 21.6 <u>Licenses, Permits, Fees and Assessments</u>. At its sole expense, <u>DEVELOPER shall obtain all licenses</u>, permits, and approvals as may be required by this Agreement, or by the nature of the PROJECT.
- Familiarity with PROJECT. By executing this Agreement, DEVELOPER warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; (3) it has considered how the work should be performed; and (4) it understands the facilities, difficulties, and restrictions of the work under this Agreement. Should DEVELOPER discover any differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not proceed, except at DEVELOPER'S risk, until written instructions are received from CITY.
- 21.8 <u>Time of Essence</u>. Time is of the essence in the performance of this Agreement.
- Limitations Upon Subcontracting and Assignment. The experience, knowledge, capability, and reputation of DEVELOPER, its principals and employees were a substantial inducement for CITY to enter into this Agreement. DEVELOPER shall not contract with any other entity to perform the services required without the written approval of CITY. Neither this Agreement nor any interest may be assigned voluntarily or by operation of law, without the prior written approval of CITY. If DEVELOPER is permitted to

subcontract any part of this Agreement, DEVELOPER shall be fully responsible to CITY for the acts and omissions of its subcontractor as it is for the acts and omissions of persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work, including subcontractors, will be considered employees of DEVELOPER. CITY will deal directly with and will make all payments to DEVELOPER. CITY agrees to not unreasonably withhold consent to assignment.

- 21.10 Successor's Interest. The provisions of this Agreement shall be binding upon and inure to successors in interest of the parties and shall be specifically binding upon any future lessees or other owners of an interest in PROJECT.
- 21.11 Authority to Execute. The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- Indemnification. DEVELOPER agrees to protect, defend, and hold harmless CITY and their elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of the Agreement by DEVELOPER, DEVELOPER'S agents, officers or employees, subcontractors, or independent contractors hired by DEVELOPER. The only exception to DEVELOPER'S responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence of CITY, or any of their elective or appointive boards, officers, agents or employees.

This hold-harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by DEVELOPER.

- 21.13 Modification. This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by CITY and DEVELOPER.
- 21.14 Waiver. All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of CITY and DEVELOPER.
- 21.15 California Law. This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced pursuant to this Agreement shall be initiated in the central or main Branch of the Orange County Superior Court.
- 21.16 <u>Interpretation</u>. This Agreement shall be interpreted as though prepared by both parties.

22. Preservation of Agreement. Should any provision of this Agreement be found invalid or unenforceable, the decision shall affect only the provision interpreted, and all remaining provisions shall remain enforceable.

IN WITNESS WHEREOF, these parties have executed this Agreement on the day and year shown below.

"CITY"

CITY OF GARDEN GROVE Dated: ATTEST: City Clerk Date: _____ "DEVELOPER" SPARKLETTS DRINKING WATER CORP. By _____ DATE: APPROVED AS TO FORM: If DEVELOPER is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership, Statement of Partner-Garden Grove City Attorney ship must be submitted to City. Date: _____ 6617T/2109A

07/18/91

STATE OF CALIF. NIA. County of Orange

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the above-entitled matter. I am the principal clerk of the printer of the

ORANGE COUNTY NEWS
a newspaper of general circulation, printed
and published
in the City of GARDEN GROVE County of Orange, and which newspaper has been adjudged a newspaper of general circulation by the Superior Court of the County of Orange, State of
California, under the date of 12/15/589
Case Number .A-31502 ; that the notice, of which the annexed is a printed copy (set in type not smaller than nonpareil), has been published in each regular and entire issue of said newspaper and not in any supplement thereof on the following dates, to-wit: all in the year 19
CADDEN GROVE
California, thisday of 19 9/

Free copies of this blank form may be secured from:

CALIFORNIA NEWSPAPER SERVICE BUREAU, INC.

Legal Advertising Clearing House 120 West Second St., Los Angeles, Calif. 90012

Telephone: (213) 625-2541 Please request GENERAL Proof of Publication Proof of Publication of

LEGAL NOTICE

NOTICE OF PUBLIC HEARING

NOTICE IS HEREBY GIVEN THAT SHE TO
PLANNING COMMISSION OF THE CITY
OF GARDEN GROVE WILL, HOLD,
PUBLIC HEARING IN THE COUNTY
CHAMBER OF THE COMMINITY
MEETING CENTER, 11300 STANFORD
AVENUE GARDEN GROVE, CALIFOR Q LEGAL NOTICE AVENUE, GARDEN GROVE, CALIFOR- & AVENUE, GARDEN GHOVE, CALIFORNIA, ON TRURBORY, July 25, 1991 TO RECEIVE AND CONSIDER ALL EVIDENCE AND REPORTS RELATIVE. TO THE APPLICATION DESCRIBED

SITE PLAN NO. SP-105-91 and VARIANCE V-104-91 The applicant, SETH FRANCHINA, 8212 The applicant, SETH FFANCHINA, 2212
Larson Avenue; Garden Grove, its requesting Site Plan Approval to construct a two-story, 2,700 S.F. res. with variances from minimum driveway width & dwell, separation as well as parking area separation im. dwelling & bidg. satback, the separation of the dwelling & bidg. satback, the separation of the dwelling & bidg. satback, the separation of the dwelling & bidg. satback, the separation is separation of the dwelling as the located on seperation Im. owelling a oldg. settleck, on an approx 9,000 S.F. atle located on the south side of Larson Ave., west of Monroe St. at 8212 Larson Avenue. The City of Garden Grove recommends that a negative declaration be adopted because the project will not have a signifi-cant adverse effect on the environment pursuant to CECA.

SITE PLAN NO. SP-107-91 and VARIANCE NO. V-105-91 The applicant, ANDY PARK, 9681 Garden Grove Blvd., Garden Grove, is requesting Site Plan approval to construct a two-story 4.068 S.F. classroom building in conjunction with an exist, church with a variance from the required parking on an approx. 45,592 S.F. site located in the En approx. 33,002 3,7, and source state R-3 (Multiple Family Residential) zone. The subject site is located on the north side of Trask Avenue, east of Newhope Street at 11711 Trask Avenue. The City of Garden Grove recor that a negative declaration be adopted because the project will not have a significant adverse effect on the environment pursuant to CECA.

A-114-91, SP-113-91, CUP-121-91 and A Development Agreement. Gillings & Associatios, 17155 Newhope St., Fourtain Valley, are req. to re-zone the site from C-M (Heavy Commercial/Limited Industrials zone to M-1 imited trotherine zone. The ennitional is CHIPLETINGS ITTOLISTICS ZONE TO MITTE (Limited Industriss) zone. The applicant requesting Sile Plan approval to construct a 27,064 S.F. Industrial Bidg. and Parking structure, Conditional Use Permit apprvi. for Warehousing activities & development agreement approval on an approx, 80,517 S.F. site located on the south side of Westminster Ave., west of Newhope St., at 11392 Westminster Ave. The City of Garden Grove recommends the City of Garden Grove recommends that a neg. declaration be adopted because the project will not have a signifi-cant adverse effect on the environment pursuant to CECA.

ALL INTERESTED PARTIES are invited to attend said Hearing and express opito estate per Liberità est avbrage cht. nions or submit evidence for or against the proposal as outlined above. If you challenge the application in court, you may be limited to raising only those issues you or someone else raised at the public hearing described in this notice, or in written correspondence delivered to the Planning Commission at or prior to,

the public hearing. Further information on the above may be runner momentum orture acove may be obtained at the Development Services Department, City of Garden Grove, or by elephone: (714) 741-5312.

Jate: July 5,1991

Orange County News 124391 Sublish: July 10,1991

Ida F. Servantes (461-05) 4621 W. Sunswept Ave. Santa Ana, CA 92703	Gerald H. Waldock (422-03) 4518 W. Sunswept Ave. Santa Ana, CA 92703	Ruben & Maria Ordiano (422-05) 4606 W. Sunswept Ave. Santa Ana, CA 92703
Lionso Munoz (422-06) 4610 W. Sunswept St. Santa Ana, CA 92701	William R. Scott (422-07) P.O. Box 1113 Tustin, CA 92680	Viet Van Vu (422-08) 1405 Berni St. Santa Ana, CA 92703
Raymond Martin (422-09) 1401 N. Berni St. Santa Ana, CA 92703	Donald Persinger (422-10) 4609 W. Morningside Ave. Santa Ana, CA 92703	Robert Alamilla (422-11) 4605 W. Morningside Ave. Santa Ana, CA 92703
Michael Roberts (422-12) 4521 W. Morningside Ave. Santa Ana, CA 92703	Jose L. Vasquez (422-13) 4517 W. Morningside Ave. Santa Ana, CA 92703	Jean Diane Fansega (422-14) 4509 W. Morningside Ave. Santa Ana, CA 92703
	City of Garden Grove (421-01) Water Corp. & City of 11391 Acacia St. Garden Grove, CA 92640	Cooper Fellowship Inc. (421-02) 4717 W. 1st St. Santa Ana, CA 92703
Edgar & Geneva Heier (421-03) 4517 W. Sunswept Ave. Santa Ana, CA 92703	Eduardo & Erlinda Bautista (421-04) 4521 W. Sunswept Ave. Santa Ana, CA 92703	Leopoldo G. Carrillo (421-05) 4605 W. Sunswept Ave. Santa Ana, CA 92703
Hung & Tuoi Nguyen (421-06) 4609 Sunswept Ave. Santa Ana, CA 92703	Enrique & Guillermina Rangel (421-07) 4613 W. Sunswept Ave. Santa Ava, CA 92703	Juvenal Cisneros (421-08) 4617 W. Sunswept Ave. Santa Ana, CA 92703
Dora Mugica (422-01) 4502 W. Sunswept Ave. Santa Ana, CA 92138	Octavio Valentin (422-02) 4510 Sunswept Ave. Santa Ana, CA 92703	
	N	D. A-114-91, SP-113-91
No Van Nguyen (190-39) 14792 Givens Pl. Westminster, CA 92683		AND CUP-121-91
		TILLINGS & ASSOCIATES

Jose O. Alvarez (190-12) 1517 N. Parsons St. Santa Ana, CA 92706 Elsie Parsons (190-13) 1521 N. Parsons P1. Santa Ana, CA 92703 Sparkletts Drinking Water Corp.' (190-26) 4500 York Blvd. Los Angeles, CA 90041 Loraine E. Robinson (190-34) 2334 Camino Recondito Fullerton, CA 92633 M K & Sons (190-36) c/o Armen Keuilian 4518 Westminster Ave. Santa Ana, CA 92703

M K & Sons (190-37) c/o Armen Keuilian 4518 Westminster Ave. Santa Ana, CA 92703 gene & riary werrs (303-03) 10 W. Sunswept Ave. nta Ana, CA 92703

Guadalupe P. Perez (463-12) 1410 Berni St. Santa Ana, CA 92703 Sparkletts Drinking Water Corp. (190-38) 4500 York Blvd. Los Angeles, CA 90041

James Schueneman (422-04) 4522 W. Sunswept Ave. Santa Ana, CA 92703

rjorie J. Ruschak (303-05) 18 W. Sunswept Ave. Inta Ana, CA 92703 Ming Ly & Wal Ly-Fung (461-03) 4806 W. 1st St. Santa Ana, CA 92703

up & Mihn Nguyen (303-06) 121 W. Morningside Ave. unta Ana, CA 92703

Van & Lien Nguyen (301-11) 409 W. Sunswept Ave. 1nta Ana, CA 92703 William J. Angelotti (303-04) 4414 W. Sunswept Ave. Santa Ana, CA 92703

y Van Nguyen (301-12) 413 Sunswept Ave. anta Ana, CA 92703

uan Van Pham (301-13) 417 W. Sunswept Ave. anta Ana, CA 92703

harles J. Aubrey (461-04) 701 W. Sunswept Ave. anta Ana, CA 92703

Manuel & Maria Pelester 1513 N. Parsons Pl. Santa Ana, CA 92703

Charles Le 1525 N. Parsons Pl. Santa Ana, CA 92705

Walter J. Williams 1601 N. Parsons Pl. Santa Ana, CA 92703

Lily Y. Oyenoki 1605 Parsons Pl. Santa ANa, CA 92703

Angelus Block Co 11374 Tuxford St. Sun Valley, CA 91352

Harold Raine 1609 N. Parsons Pl. Santa Ana, CA 92703

Habeb Dabbaghian 11093 Petal Ave. Fountain Valley, CA 92708

NEGATIVE DECLARATION OF ENVIRONMENTAL IMPACT Be Completed by Lead Agency)

Project Title: SITE PLAN NO. SP-113-91, AMENDMENT NO. A-114-91 &

CONDITIONAL USE PERMIT NO. CUP-121-91

Project Location: South side of Westminster Ave., west of Newhope St.

at: 11392 Westminster Avenue, Garden Grove

Project Description:

To rezone site from C-M (Heavy Commercial/Limited Industrial) zone to M-1 (Limited Industrial) zone. To construct a 27,064 square foot industrial building and parking structure. To allow warehousing activities.

Name and Address of Developer or Project Sponsor:

Gillings and Associates 17155 Newhope St., #H Fountain Valley, CA 92708

Phone:

(714) 432-0618

Findings:

The Planning Coordinating Committee of the City of Garden Grove has reviewed the Initial Study of Environmental Effects (attached) for the above-described project and hereby finds:

- A. The project is in conformance with the environmental goals and policies adopted by the community.
- B. The project will not have a significant effect on the environment.

Mitigation Measures (if any, to avoid potentially significant effects):

If mitigation measures are provided, such items are included and implemented through the proposed project and included in the Initial Study.

Reason for Finding of No Significant Effect:

The project is consistent with the City's General Plan, zoning designation and the City's development standards any environmental concerns noted in the Environmental Checklist form have been appropriately addressed for this project.

Contact Person and Phone Number:

Paul Wernquist

(714) 741-5312

Chairman, Planning Coordinating Committee

7.2.91

Date

Attachment: Initial Study of Environmental Effects

3445T/1321A (FORM) 01/25/88

CALIFORNIA DEPARTMENT OF FISH AND GAME CERTIFICATE OF FEE EXEMPTION

De Minimis Impact Finding

Project Title/Location (include county):
AMENDMENT NO. A-114-91, SITE PLAN NO. SP-113-91&CONDITIONAL USE PERMIT NO. CUP-121-91
South side of Westminster Ave., west of Newhope St.
at: 11392 Westminster Avenue, Garden Grove, ORANGE

Project Description:
To rezone site from C-M (Heavy Commercial/Limited Industrial) zone to M-1 (Limited Industrial) zone. To construct a 27,064 square foot industrial building and parking structure. To allow warehousing activities.

Findings of Exemption (attach as necessary):

The proposed project will not have a significant adverse effect on the environment, therefore the City of Garden Grove has prepared a Negative Declaration of Environmental Impact pursuant to the California Environmental Quality Act (CEQA). The Planning Commission finds a DeMinimus impact in relation to fish and game.

Certification:

I hereby certify that the public agency has made the above finding and that the project will not individually or cumulatively have an adverse effect on wildlife resources, as defined in section 711.2 of the Fish and Game Code.

(Chie	Planning Official)	
Title	Director, Development Service	S
Lead	Agency City of Garden Grove	
Date		

То:	Office of Planning and Research 1400 Tenth Street, Room 121 Sacramento, CA 95814		y) City of Garden Grove 11391 Acacia Parkway (Address) Ca 92642
<u> </u>	County Clerk County of Orange		
	P. O. Box 838		
	Santa Ana, Ca 92702		
_	Notice of Determination in comp NT NO. A-114-91, SITE PLAN I		
(If submitted	nghouse Number to Clearinghouse) estminster Avenue, Garden G	Lead Agency Contact Person	Area Code/Telephone/Extension
	ocation (include county)	TOVE ONANGE	
, D-n's st Ds	escription:		
To rezono Industria	e site from C-M (Heavy Com al) zone. To construct a 2 e. To allow warehousing ac	7,064 square foot industria) zone to M-1 (Limited 1 building and parking
This is to ac	dvise that the <u>City of Garden</u>	Grove has a	approved the above described project on
		following determinations regarding the	above described project:
	(Date)	•	
	he project [[will Xwill not] have a si		
_	An Environmental Impact Report was A Negative Declaration was prepared		
_	XI A Negative Declaration was prepared litigation measures [were were no		
	statement of Overriding Consideration		
5. F	indings [X]were were not] made pur	rsuant to the provisions of CEQA.	
			roval is available to the General Public at:
City of	Garden Grove, Development	Services,11391 Acacia Parkw	ay, Garden Grove, CA 92540
Signature ((Public Agency)	Date	Title

Date received for filing at OPR:

SITE PLAN AND SITE PLAN AMENDMENTS

THE GARDEN GROVE PLANNING COMMISSION WILL HOLD A PUBLIC HEARING IN THE COUNCIL CHAMBER, 11300 STANFORD AVENUE., GARDEN GROVE ON THURSDAY, AT 7 PM TO CONSIDER					
25					
SITE PLAN NO.					
THE APPLICANT, (typist takes name & address from blue sheet) IS REQUESTING SITE PLAN APPROVAL TO CONSTRUCT					
ON AN APPROX. S.F. SITE VOCATED IN THE					
() ZONE. THE SUBJECT SITE IS LOCATED WIND JEW					
AT					
Amendment No. A-114-91, Site Plan No SP-113-91 STEPHEN MENDMENT NO. Conditional USE POUMIT No CUPIZI-91 T OFFICE PLANT AGREEMENT. THE APPLICANT. (typist takes name & address from blue sheet) is					
REQUESTING TO REZONE THE SITE FROM THE CHY C-M					
(Heavy Commercial/Cimited Industrial) ZONE TO THE m-1					
APPLICANT IS REQUESTING SITE PLAN APPROVAL TO CONSTRUCT a 27,064					
S.f. industrial building and parking structure and					
Conditional Coo Permit approval for wavehousing					
activities					
ON AN APPROX. 80,517 S.F. SITE. THE SUBJECT SITE IS LOCATED					
on the south side of Wichminster Ave west of Newhord ST					
AT 11592 Westminster					

THE CITY OF GARDEN GROVE RECOMMENDS THAT A NEGATIVE DECLARATION BE ADOPTED BECAUSE THE PROJECT WILL NOT HAVE A SIGNIFICANT ADVERSE EFFECT ON THE ENVIRONMENT PURSUANT TO CEQA. FOR INFORMATION CALL 741-5312 OR INQUIRE IN ROOM 220.

DEVELOPMENT REVIEW AND COMMENT SHEET (TRAFFIC ENGINEERING)

conditions of approval for 5/-/13-9/

	STREET LIGHTING				
	☐ are required ☐ are not required				
	shall be installed on: pole(s) steel davit pole(s) overhead wiring underground wiring				
	location/spacing				
	SIGNING/STRIPING				
	all compact parking stalls shall be individually marked all handicap parking stalls shall be marked and signed in accordance with CVC 22511.8(a) all curbs not associated with a parking stal shall be painted red to prohibit parking the northerly, the southerly, the easterly, the westerly driveway(s) shall be signed for right/left turns only all curbs on the property's north, south, east, west street frontage shall be painted red and signed to prohibit parking additional comments:				
A	DRIVEWAYS/GATES				
/	driveway approach(es) shall be the flared depressed type per Orange County Standard Plan 210 driveway throat shall be a minimum of 20 feet in lenght of in width no driveway shall be located closer than 35 feet to or from the ECR or BCR proposed gate facility shall be located a minimium of 35 feet, 55 feet, 85 feet from the property line on street and 35 feet, 55 feet, 85 feet from the property line on street plan as submitted does not include any gates Design driveway on Westminster for each or the property contact of the property line of the property line of the property line on th				

TRAFFIC SIGNALS/PUBLIC IMPROVEMENTS

ON-SI	TE CIRCULATION
minim	all internal alleyways servicing back to back parking shall be um of 25 feet in width
LANDS	CAPING
Ø al	l landscaping along street frontage adjacent to driveway(s) shows
be o	l landscaping along street frontage adjacent to driveway(s) shaft the low-height variety to assure and to provide safe sance additional comments:
be o	l landscaping along street frontage adjacent to driveway(s) shaft the low-height variety to assure and to provide safe s.
be o	l landscaping along street frontage adjacent to driveway(s) shaft the low-height variety to assure and to provide safe sance additional comments:
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be o clear	l landscaping along street frontage adjacent to driveway(s) shafthe low-height variety to assure and to provide safe stance
be o clear	l landscaping along street frontage adjacent to driveway(s) shafthe low-height variety to assure and to provide safe stance additional comments: OF WAY/EASEMENTS developer shall be required to dedicate to the City of an additional feet of right of way on

comments prepared by: RfGrimm	date: 6-27	-91 ext: 5190
comments prepared by:	date:	ext:
division/dept approval:	date: : 6/2	9/9/ ext:
	,	•
TODAMA GOMMANIMA		
ADDITIONAL COMMENTS:		
2/12/88		<u> </u>

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2

OF THE CITY OF GARDEN GROVE, CALIFORNIA

Section 9219.12. EFFECTIVE DATE OF ORDER GRANTING OR DENYING VARIANCE, CONDITIONAL USE PERMIT, UNCLASSIFIED USE PERMIT OR SITE PLAN. TIME FOR APPEAL. The order granting or denying a variance, conditional use permit, unclassified use permit or site plan shall become final and effective twenty-one (21) days after the order, unless within such twenty-one (21) day period an appeal in writing is filed with the City Clerk by either an applicant or opponent. The filing of such appeal within such time limit shall stay the effective date of the order until such time as the City Council has acted on the appeal as hereafter set forth in this Chapter.

Section 9221.3. FILING FEES. The fees shall be paid in accordance with a resolution adopted from time to time by the City Council.

NOTE: Evidence not presented to the Planning Commission or Zoning Administrator in connection with this case will not be considered by the City Council. All maps, petitions, plans, testimony, and other facts or opinions must have been heard by the Planning Commission or Zoning Administrator in order to be heard by the City Council.

Any new evidence which you desire to submit must be presented as part of a new application for which the normal filing fees will be charged. The new application will be heard by the Planning Commission or Zoning Administrator in the manner set forth in the Garden Grove Municipal Code.

Section 9223.1. SITE PLANS, VARIANCES OR PERMITS MAY BE REVOKED. The Planning Commission of Zoning Administrator, as the case may be, may after a public hearing held in the manner prescribed in Part 19 governing Variances, Conditional Use Permits and Unclassified Use Permits or as prescribed in Part 20 governing Site Plans, revoke or modify on any one or more of the following grounds any Site Plan, Variance, Conditional Use Permit or Unclassified Use Permit previously issued:

- That approval was obtained by fraud.
- b. That the use approved by a Variance, Conditional Use Permit or Unclassified Use Permit has ceased to exist or has been suspended for one year or more.
- c. That the Site Plan, Variance, Conditional Use Permit or Unclassified Use Permit is being, or recently has been exercised contrary to the terms or conditions of such approval, or in violation of any statue, ordinance, law or regulation.
- d. That the approved Site Plan, Variance, Conditional Use Permit or Unclassified Use Permit was so exercised as to be detrimental to the public safety or so as to constitute a public nuisance.

Section 9223.2. EXPIRATION. Any Site Plan, Variance, Conditional Use Permit or Unclassified Use Permit granted becomes null and void if not exercised within the time specified in the approval of said Site Plan, Variance, Conditional Use Permit, or Unclassified Use Permit, or if no date is specified, within one (1) year from the date of approval of said Site Plan, Variance, Conditional Use Permit or Unclassified Use Permit. In no case shall the Planning commission or Zoning Administrator specify a time period exceeding three (3) years.

I HEREBY CERTIFY that I have read and understand the information contained in this application.

Charles A Manus (Signature of Owner)

(Signature of Applicant)

Date 5. 23. 9/

DEVELOPMENT SERVICES DEPARTMENT PLANNING SERVICES DIVISION

APPLICATION FOR:

SITE PLAN (\$1,000 Deposit @ \$35 hr.)	ENVIRONMENTAL IMPACT REPORT REVIEW (COST + 15%)					
ZONE CHANGE (\$1,000 Deposit @ \$35 hr.)	ENVIRONMENTAL IMPACT REPORT NEGATIVE DECLARATION (\$250)					
VARIANCE/WAIVER (\$650)						
NAME OF APPLICANT: Gillings & Associates	TELEPHONE: 714/432-0618					
MAILING ADDRESS: 17155 Newhope St., Suite H						
Fountain Valley, California	ZIP: <u>92708</u>					
NAME OF RECORDED OWNER: <u>Sparkletts Drinking WaterTELEPHONE</u> : <u>213/259-208</u> 1						
MAILING ADDRESS: 4500 York Blvd.						
Los Angeles, California	ZIP: <u>90041</u>					
SUBJECT PROPERTY ADDRESS:						
SUBJECT PROPERTY LOCATION: Per Grant Deed - Attached						
STATUS OF THE APPLICANT (CHECK ONE)						
RECORDED OWNER OF THE PROPERTY						
PURCHASING OR ESCROW SUBJECT TO CASE APP	ROVAL					
LESSEE						
X AUTHORIZED AGENT OF ONE OF THE ABOVE						
IF YOU ARE NOT THE RECORDED OWNER OF THE PROPER	TY, THE ATTACHED LETTER OF					
State of California On this the 28 th day of	EE POLO.					
OFFICIAL SEAL KATHRYN LEE POLO CHARLES personally known to me proved to me on the basis to be the person(s) who execution PRESIDENT	A. NORRIS. s of satisfactory evidence- cuted the within instrument as er on behalf of the corporation therein o me that the corporation executed it. ial seal.					

MCKESSON WATER

- 11. Reimbursement. DEVELOPER agrees that the sum of \$9,000 will reimburse CITY for the cost of certain city services required by the proposed development that are not otherwise being reimbursed to CITY.
- 12. Payment Due Date. The reimbursement amount shall be due and payable prior to the issuance of the building permit for the project or eighteen (18) months from the date of approval of this Agreement by the City Council, whichever shall occur first.
- 13. Termination Provisions. This Agreement may be terminated upon the happening of any of the following events:
 - A. Failure of Developer to perform any of the provisions of this Agreement, or
 - B. Mutual agreement of the parties.
- Periodic Review. CITY shall review DEVELOPER'S performance every twelve (12) months at the anniversary of the adoption of this Agreement. DEVELOPER shall demonstrate good faith compliance with the terms of this Agreement. If as a result of the review CITY finds and determines, based upon substantial evidence, that DEVELOPER has not complied in good faith with terms or conditions of this Agreement, CITY may terminate the Agreement. This review shall be conducted by the Director of Development Services.
- applicable Codes, to approve or disapprove any item related to this PROJECT which it has not specifically agreed to via this Agreement. DEVELOPER acknowledges that it shall comply with all CITY requirements for applications and permits of any nature and that this Agreement does not relieve DEVELOPER of the necessity of filing appropriate applications and permits. DEVELOPER shall be subject to annual renewals of the site plan. Approval of renewals shall not be unreasonably withheld.
- 16. Improvement Schedule. The following improvements shall be constructed by the stated dates:

All improvements stated in the Planning Commission Resolution No. 4179 shall be completed prior to the issuance of any Certificate of Occupancy.

17. Developer Breach. Failure of DEVELOPER to construct improvements as specified, or to pay amounts specified in a timely fashion, shall result in the withholding of building permits, any other permit or certificate of occupancy until the breach is remedied to satisfaction of CITY.

AGREEMENT

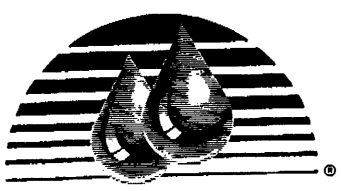
THE PARTIES MUTUALLY AGREE AS FOLLOWS:

16 62 40

98:22

- Duration. This Agreement shall expire four (4) years from its effective date, unless any duty specified remains executory, in which case this Agreement may be renewed for successive one year terms at discretion of CITY, pursuant to law, until all duties are performed. This renewal shall not be unreasonably withheld.
- 2. Permitted Uses. The following uses are permitted at the PROJECT: All uses permitted in the M-1 (Limited Industrial) zone subject to meeting all applicable development standards.
- 3. Density/Intensity. The density or intensity of this project is as follows: a ZV.064 square foot warehouse and parking structure on an 80,517 square foot site.
- Maximum Height and Building Size. The maximum height and building size are as follows: Maximum building height is twenty-three (23) feet. Maximum building size is 27,064 square feet.
- Improvements. The improvements described in Planning Commission Resolution No. 4179, including but not limited to curb, gutter, and sidewalk, shall be constructed as follows: Prior to the issuance of any certificates of occupancy or release of any utility.
- Resolution/Material Terms. All conditions of approval found in Resolution No. 4179, attached hereto and incorporated herein as Exhibit "]", are material terms of this agreement. Breach of any condition of approval shall be deemed to be a breach of this Development Agreement.
- Scope of Project. The Project scope shall consist of those uses stated in paragraph in paragraph on (2), with a density and intensity stated in paragraph four (4).
- 8. Reimbursement. DEVELOPER shall pay CITY as follows:
- 8.1 Amount. One percent (1%) of the building permit valuation.
- 8.8 Not to Exceed. Payment under this Agreement shall not exceed Nine incousand Dollars (\$9,000).
- 8.3 Payment Timing. Payment shall be made prior to the issuance of building permits or with eighteen (18) months of the date of City Council approval.
- Records of Expenses. DEVELOPER shall keep records in which complete and correct entries will be made of construction costs.

10



McKesson Water Products Company 4500 York Boulevard, Los Angeles CA 90041

* SPARKLETTS * ALHAMBRA * CRYSTAL * AQUA-VEND * WALLAROO *

FAX COVER SHEET

DATE: Muly 23 1991 TIME: 9:00
DATE: July 23, 1991 TIME: 9:00 TO: Paul Wernquist
COMPLNY (DEPARTMENT: Development Aervices Dept
FAX NO.: 714/741-5205
Ask a Rhadbard & Elina
FROM: John Pradbard Scrida DEPARTMENT: Engineering
DEPARTMENT: Engineesing
PHONE NO : 7/3/259-2081 FAX NO : 213/259-2139
PHONE NO.: 213/259-2081 FAX NO.: 213/259-2139 comments: Original to follow wia overhight. delivery.
deliner is
· aller org.
-M
NUMBER OF PAGES TO FOLLOW:
IF YOU RECEIVE THIS FAX IN ERROR, OR IT DOES NOT COME THROUGH COMPLETE, PLEASE CALL THE SENDER NAMED ABOVE. THANK YOU.

DEVELOPMENT AGREEMENT

SPARKLETTS DRINKING WATER CORPORATION

THIS AGREEMENT is made this day of 1991, by the CITY OF GARDEN GROVE, a municipal corporation ("CITY"), and SPARKLETTS DRINKING WATER CORPORATION ("DEVELOPER").

RECITALS

The following recitals are a substantive part of this Agreement:

- 1. This Agreement is entered into pursuant to Garden Grove Ordinance No. 2154, adopted July 2, 1990.
- 2. CITY desires to enter into this DEVELOPMENT AGREEMENT for the 27,064 square foot warehouse project on the south side of Westminster Avenue west of Newhope Street at 11392 Westminster Avenue.
- 3. DEVELOPER is qualified by virtue of experience, training, education, and expertise to accomplish the requirements listed to the satisfaction of CITY.
 - DEVELOPER owns the property located at 11392 Westminster Avenue.
- 5. The PROJECT is a development requiring certain discretionary approvals by CITY before it may be constructed.
- 6. Government Code Section 65864 et seq. provides the authority for CITY to enter into binding development agreements with a developer having a legal and equitable interest in real property.
- 7. CITY has adopted rules and regulations establishing procedures and requirements for implementing and approving development agreements.
- 8. Garden Grove Planning Commission approved this project via Resolution No. 4170, approving Site Plan No. 3P-113-91 and Conditional Use Permit No. CUP-121-91.
 - CITY granted approval in contemplation of this Agreement.
- 10. On (DATE), after a public hearing, the City Council adopted Ordinance #_______implementing this Agreement.

NOTE: If you are not the recorded owner of the property, this letter of authorization must be signed by the owner, notarized, and submitted with the application.

PUBLIC WORKS AND DEVELOPMENT DEPARTMENT Development Services Division

TO BE NOTARIZED

ADDITION FOR Gits Dist	CASE NO.
APPLICATION FOR Site Plan	UNDE NO.
do hereby appoint <u>Gillings & A</u>	rp.owner of the below-described property, ssociates my agent for the purpose of d agree to accept and fulfill any and all conditions of approval.
	tached Grant Deed
on this the sunty of Los Arales Ss.	day of
OFFICIAL SEAL KATHRYN I FF POIO named, an	ALES A. NORRIS Tally known to me To me on the basis of satisfactory evidence Derson(s) who executed the within instrument as SIDENT on behalf of the corporation therein and acknowledged to me that the corporation executed it. The my hand and official seal.

(Signature of Owner)

CONTINENTAL LAWYERS TITLE COMPANY

1/25/91 Orange County pared for:MCKESSON WATER PRODUCTS Requested By: JOHN

Rep: KJM

>>> PROPERTY INFORMATION <<<

Owner Name: SPARKLETS DRINKING WATE/BL

Salius Address: SITUS PENDING SANTA ANA 92703

*Wailing Address: 4500 YORK BLVD*LOS ANGELES, CAL 90041

Logal Desc: T S0005 B 10 L

Parcel Number: 100-190-38

City Code:

Ownership Type:

Year Bullt: 1972

Use Code:

NONE

INDIANDUSTRIAL

>>> SALES INFORMATION CCC

ast Sale Date: , 10/13/67 sle Price: \$100,000F Sale Price:

084030362/ *Dec. # / Type:

Lender:

1st Trust Deed: Other Loans: Price per Sqft:

Square Feet: Lot Size: Lot Sqft:

Baths (F + H):

Total Rooms:

Bedrooms:

>>> TAX INFORMATION <<<

NONE \$68,252 improvement Value: \$85,981 I. Assessed Val': \$154,233

Annual Tax: improvement %: Tax Rate Area:

M.

S

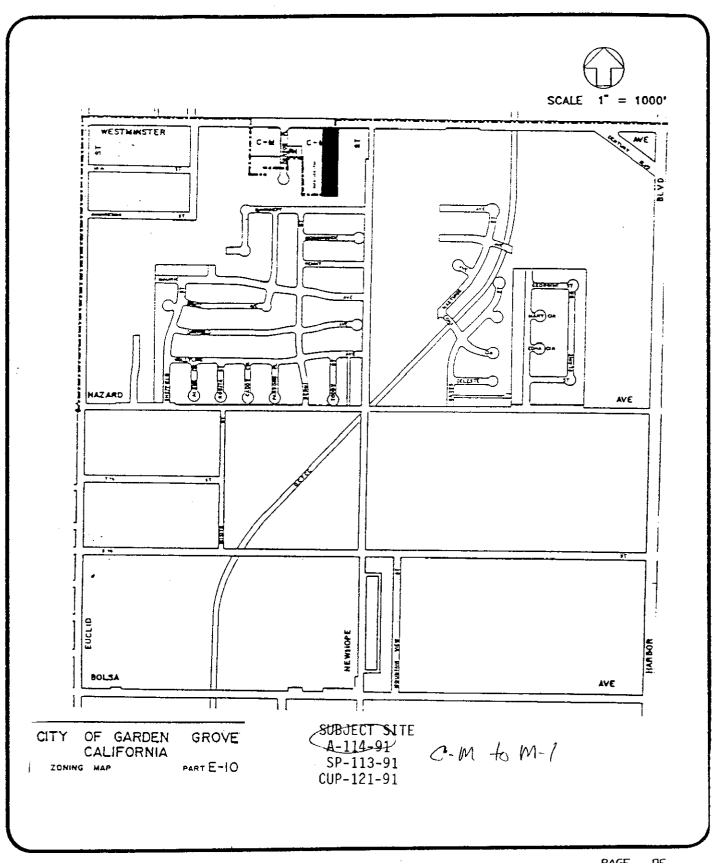
DETURN ADDRESS SURVEY ADOVE

REFER TO CASE FOLDER NO. AMENDMENT NO. A-114-91 & CONDITIONAL USE PERMIT NO. CUP-121-91

P.B. - **** T31

TAN STATEMENTS TO RETHRAL ADDRESS SUCHER ADDRES

VICINITY MAP



FORM G

OF PAGE

18. Insurance Requirements.

- Commencement of Work. DEVELOPER shall not commence work under this Agreement until it has obtained all insurance required and this insurance has been approved by CITY; nor shall DEVELOPER allow any subcontractor to commence work on its subcontract until all insurance required of the subcontractor has been obtained and approved. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify CITY of any material change, cancellation or termination at least thirty (30) days in advance.
- 18.2 Workers' Compensation Insurance. During the duration of this Agreement, DEVELOPER shall maintain Workers' Compensation Insurance if applicable. DEVELOPER shall also require all subcontractors to provide Workers' Compensation Insurance.
- Insurance Amounts. DEVELOPER shall maintain the following insurance for the duration of this Agreement. Comprehensive general liability, automobile liability, professional liability, or other types of liability coverage, in an amount of \$1,000,000.00 per occurrence for bodily injury or property damage.
- 18.4 Endorsements For The Policies Designating CITY As Additional Insured. DEVELOPER shall provide to CITY proof showing the required insurance. Any certificate of insurance must be in a form, content, and with companies approved by CITY.
- 19. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to DEVELOPER in the event of any default or breach by CITY, or for any amount which may become due to DEVELOPER, or any obligation under the terms of this Agreement.
- 20. Non-Discrimination. DEVELOPER covenants there shall be no discrimination against or segregation of any person, group, or employee due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any action or activity pursuant to this Agreement.
- 21. General Provisions. It is mutually agreed as follows:
 - 21.1 Independent Contractor. It is agreed to that in the performance of the services to be performed by DEVELOPER, DEVELOPER shall act and be an independent contractor and not an agent or employee of CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
 - 21.2 Compliance with Law. DEVELOPER shall comply with all applicable laws, ordinances, codes, and regulations of the federal, state, and local government.

... ☑ 006

- 21.3 Conflict of Interest and Reporting. DEVELOPER shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
- Notices. All notices shall be personally delivered or mailed to 21.4 the below listed address, or to such other address as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - Address of DEVELOPER is as follows: Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041
 - в. Address of CITY is as follows: City of Garden Grove 11391 Acacia Parkway Garden Grove, California 92640
- 21.5 DEVELOPER'S Proposal. The Project shall include DEVELOPER'S proposal, as modified by Planning Commission and City Council, which shall be incorporated herein by this reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 21.6 Licenses, Permits, Fees and Assessments. At its sole expense, DEVELOPER shall obtain all licenses, permits, and approvals as may be recuired by this Agreement, or by the nature of the PROJECT.
- Familiarity with PROJECT. By executing this Agreement, DEVELOPER warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; (3) it has considered how the work should be performed; and (4) it understands the facilities, difficulties, and restrictions of the work under this Agreement. Should DEVELOPER discover any latent or unknown conditions materially differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not proceed, except at DEVELOPER'S risk, until written instructions are received from CITY.
- 21.8 Time of Essence. Time is of the essence in the performance of this Agreement.
- 21.9 Limitations Upon Subcontracting and Assignment. The experience, knowledge, capability, and reputation of DEVELOPER, its principals and employees were a substantial inducement for CITY to enter into this Agreement. DEVELOPER shall not contract with any other entity to perform the services required without the written approval of CITY. Neither this Agreement nor any interest may be assigned voluntarily or by operation of law, without the prior written approval of CITY. If DEVELOPER is permitted to

subcontract any part of this Agreement, DEVELOPER shall be fully responsible to CITY for the acts and omissions of its subcontractor as it is for the acts and omissions of persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work, including subcontractors, will be considered employees of DEVELOPER. CITY will deal directly with and will make all payments to DEVELOPER. CITY agrees to not unreasonably withhold consent to assignment.

- 21.10 Successor's Interest. The provisions of this Agreement shall be binding upon and inure to successors in interest of the parties and shall be specifically binding upon any future lessees or other owners of an interest in PROJECT.
- 21.11 Authority to Execute. The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- 21.12 Indemnification. DEVELOPER agrees to protect, defend, and hold harmless CITY and their elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of the Agreement by DEVELOPER, DEVELOPER'S agents, officers or employees, subcontractors, or independent contractors hired by DEVELOPER. The only exception to peysions of the agreement and hald become DEVELOPER'S responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence of CITY, or any of their elective or appointive boards, officers, agents or employees.

This hold-harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by hever open

- 21.13 Modification. This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by CITY and DEVELOPER.
- 21.14 Waiver. All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of CITY and DEVELOPER.
- 21.15 California Law. This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced pursuant to this Agreement shall be initiated in the central or main Branch of the Orange County Superior Court.
- 21.16 Interpretation. This Agreement shall be interpreted as though prepared by both parties.

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22. Preservation of Agreement. Should any provision of this Agreement be found invalid or unenforceable, the decision shall affect only the provision interpreted, and all remaining provisions shall remain enforceable.

IN WITNESS WHEREOF, these parties have executed this Agreement on the day and year shown below.

"CITY" CITY OF GARDEN GROVE

By _____Mayor Dated:

ATTEST:

City Clerk Date:

DATE: 7.88.91

APPROVED AS TO FORM:

Garden Grove City Attorney

Date:

6617T/2109A 07/18/91

"DEVELOPER" SPARKLETTS DRINKING WATER TERP

If DEVELOPER is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a partnership, Statement of Partnership must be submitted to City.



Title Insurance and Trust Company

ORANGE COUNTY OFFICE

800 NORTH MAIN STREET SANTA ANA
PHONE 547.3333

August 22, 1967

IMPORTANT
When replying refer to
Our No. 456138

· Security First National Bank

· P. O. Box 42038

Los Angeles, California 90042
 Attn: James I. Groody

Your No. BOLLINGER

The following is a report of the title to the land described in your application for a Policy of Title Insurance, and is made without liability and without obligation to issue such policy. In addition to any exceptions shown herein, and not cleared, the policy, if issued, will contain conditions and stipulations and also exceptions from its coverage as may be required by the particular form of policy issued.

Dated as of August 18, 1967 at 7:30 a.m.

George Rieser

Title Officer

Vestee: SAM A. SMOTRICH and HAROLD W. HARRIS, each to an undivided half interest.

Exceptions:
1. General and special taxes for the fiscal year 1967-1968, not delinquent.

- 2. The use and control of cienegas and natural streams of water, if any, naturally upon, flowing across, into or by said described tract, and the right of way for and to construct irrigation or drainage ditches through said tract to irrigate or drain the adjacent land, as reserved in the deed recorded December 12, 1890 in book 9 page 271 of Deeds.
- An easement for roads, railroads and ditches as reserved in the instrument above mentioned over the northerly 30 feet of said land.
 - 4. The right of ingress and egress as may be necessary to repair and care for the pipe line described in the deed from William II. Stennett and wife, to William II. Groff and wife, recorded October 13, 1922, in book 440, page 196, Deeds, as reserved in said deed.
 - 5. An agreement dated September 25, 1920, by and between C. J. Scidmore, Sarah Scidmore and others, as to the construction, maintenance and use of a pumping plant and pipe lines upon a site therein described for the development of water for irrigation and domestic purposes; said agreement contains certain terms, conditions and restrictions, and reference is hereby made to the record of said agreement recorded September 25, 1920, in book 557 page 194 of Deeds, and recorded June 23, 1927 in book 57 page 395, Official Records.

456188-GR Page 3

soction; thence northerly parallel with the westerly line of said northeast quarter of the northeast quarter of the northwest quarter to the point of beginning.

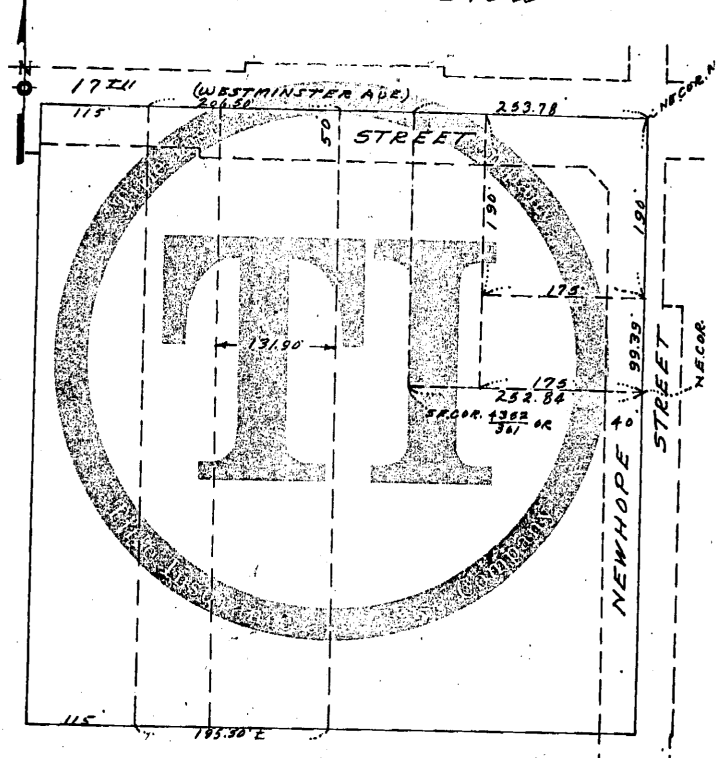
EXCEPT a certain pipe line as described in the deed from William H. Stennett and wife, to William H. Groff and wife, recorded October 13, 1922 in book 440 page 196 of Deeds.

GR/jac

NOTES:

General and special taxes for the fiscal year 1966-1967, amount \$689.02, which includes Weed Assessment of \$45.00. Pirst installment \$344.51. ALL PAID.

NEYONEVANWYA SEC. 9 TS5 RIOW



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This is not a survey of the land but is compiled for information by the Title Insurance and Trust Company from data shown by the official records.

GILLINGS AND ASSOCIATES

17155 Newhope St. Suite H FOUNTAIN VALLEY, CALIFORNIA 92708

LETTEL OF TRANSMITTAL

(714) 432-0618 FAX (714) 432-0434

DEVELOPMENT SERVICES DEPT.

11391 AGACIA PARKWAY

CARDENGROVE, CA. 92040

EC. 25-9	! ====================================	OOG RNM	
PAUL	ETTS	Merci	essou
CUP.	T I	KATU	W_

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	For approval For your use As requested For review and co	TRANSMITTED as checked below: For approval	For approval	TRANSMITTED as checked below: For approval

ENVIRONMENTAL INFORMATION FORM (To Be Completed By Applicant)

Date Filed /had 28 I. GENERAL INFORMATION 1. Name and address of Developer or Project Sponsor: MCCSSON 4500 YORK BUD. LOS MINYEURS CA 2. Address of project: Assessor's Block and Lot Number: 3. Name and address of Project Coordinator: JOHN BRADBARY Phone: (213) 259-2081 4. Existing zoning: 5. Proposed zoning: 6. Proposed use of site: WAREHOUSE W/ PARKING II. PROJECT DESCRIPTION 131.90 x 410.42 1. Site size: 2. Building footprint(s): 27,260 5.F. 3. Number of floors in building(s): 1 + ROOFTOP BACK 4. Total floor area: 27,260 S.F. 5. Amount of off-street parking provided: 74 CARS 6. Proposed scheduling (phasing) of current development and any anticipated future development: ONE PHOSE 7. If residential, include the number of units, unit sizes and type of household size expected: 8. If commercial, indicate the type and square footage of sales area: NO SALES

loading facil	ities: WAREHOUSING EMPLOYEES EXCERC (4) PER SHIFT
	onal, indicate the major function, estimated employment per simated occupancy:
the existing	ks, indicate the kind, whether it is taking place within public right-of-way, and whether it is replacing an tem or facility:
	
Are the follo Discuss below necessary).	owing items applicable to the project or its effects? The all items checked yes (attach additional sheets as
YES NO	
<u> </u>	Change in existing topography (a substantial alteration of ground contours).
<u>/</u> _ b.	Change in scenic views or vistas from existing residential areas or public lands or roads.
c.	Change in pattern, scale or character of general area of project.
	Significant amount of solid waste or litter.
e.	Change in dust, ash, smoke, fumes or odors in vicinity.
f.	Change in stream or ground water quality or quantity, or alteration of existing drainage patterns.
<u>v</u> g.	Substantial change in existing noise or vibration levels in the vicinity.
h.	Site on filled land or on slope of 10 percent or more.
_ <u></u>	Site on 100 year flood plain.
j.	Use or disposal of potentially hazardous materials, such as toxic substances, flammables or explosives.
<u>/</u> k.	Substantial change in demand for municipal services (police, fire, water, sewage, etc.).
<u>_</u>	Substantial increase in fossil fuel consumption (electricity, oil, natural gas, etc.).
	Relationship to a larger project or series of projects.

III. ENVIRONMENTAL SETTING

1.	Describe the project site as it exists before the project, including
	information on topography, soil stability, plants and animals, and any
	cultural, historical or scenic aspects. Describe any existing
	structures on the site, and the use of the structures.

EXISTING 1	10CANT	PAVED	125	W	TRUEIC	
PARKING R	NORTH	END.	احما	MAS	VERY	
CAPACINE C	19/01	SUPPE				
	, , , ,					

2. Describe the surrounding properties, including information on plants and animals and any cultural, historical or scenic aspects. Indicate the type of land use (residential, commercial, etc.), intensity of land use (one-family, apartment houses, shops, department stores, etc.) and scale of development (approximate height, setback, etc.).

RESID	ENTIAL	SINDUE	FAMILY	STEWO	TURKS
WAST	TO CAL	TH. COL	AMBACIA	170	WEST
CWA	KXISTINIO	SPANCE	UNITES	MULLIA	TO RAST.
		<u> </u>			

VI. <u>CERTIFICATION</u>: I hereby certify that the statements furnished above and in the attached exhibits present the data and information required for this initial evaluation to the best of my ability, and that the facts, statements, and information presented are true and correct to the best of my knowledge and belief.

Date 15.28-91

For KNANT PAR auron

attachment ...

- 12(b) some view obstruction may possibly occur to presidences south of euro.
- 12(0) Vacant LOT WILL NOW HAVE STRUCTURE.
- 12 (h) ALL SITE US COMPACIED FLUED DONE UNDER PREVIOUS PERMIT



CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

DEVELOPMENT SERVICES DEPARTMENT PLANNING SERVICES SECTION

APPLICATION FOR

PRE-APPLICATION REVIEW \$700.00 DEPOSIT @ \$35.00 HR
ELL EST. SUITE 'H' IIP: 92708 WATER PHONE: (218) 259-2081 4500 YORK BLUD ZIP: 90041-3391
DATE: 4/25/9/

Filing Date May 28, 1991	/
pplicant Name Gillings And Associates	
idress 17155 xlewhope St. # H. Fountain valley	
none (74) 432-0618	
object Property Location \$15 Westminster, who Newhope	
equested Action Site plan to construct were house / parking	
structure - CUP for werehouse use	
preliminary review of your application finds that:	
Your application is complete. Your application will be heard by the and is tentatively scheduled for public hearing on From the filing date shown above, the City has a 30-day time limit to further review your application. The City will notify you in writing of anything incomplete. The hearing date mentioned above is, therefore, subject to change depending on applicati completeness, meeting date availability, work load and furthe staff analysis of the project.	on
Your application is incomplete. The items which are checked and/or circled on the attached Filing Instruction sheet must be corrected or completed and the whole application package resubmitted to the Development Services Department and determined complete before processing can begin.	
f you have any questions concerning this matter, please contact <u>law</u> f the Planning Division at (714) 741-5312.	_

RECEIVED JUN 1 8 1991

FILING INSTRUCTIONS FOR PUBLIC HEARINGS

FIRST: THE APPLICANT SHOULD CONTACT THE DEVELOPMENT SERVICES DEPARTMENT, ROOM 220, CITY HALL (TELEPHONE (714) 741-5312) TO DISCUSS THE REQUEST OR PROPOSAL PRIOR TO THE PREPARATION OF DETAILED PLANS.

SECOND: AFTER REVIEW BY THE DEVELOPMENT SERVICES DEPARTMENT, THE APPLICANT SHALL BRING THE EXHIBITS DESCRIBED BELOW TO THE DEVELOPMENT SERVICES DEPARTMENT, GARDEN GROVE CITY HALL, ROOM 220, 11391 ACACIA PARKWAY, GARDEN GROVE 92640, BETWEEN THE HOURS OF 8 A.M. AND 4 P.M. THE CASE ANALYST OF THE DEVELOPMENT SERVICES DEPARTMENT WILL CHECK YOUR EXHIBITS AND APPLICATION FORMS. IF ALL SUBMITTALS ARE IN ORDER, THE CASE ANALYST WILL ACCEPT THE APPLICATION FOR FURTHER REVIEW OF THE PLANS AND DOCUMENTS.

As a permit granting Agency, this department is required to review permit applications to determine if they are complete and acceptable for filing. The applicant may then be notified in writing of his status. From the date of acceptance for filing, there is a 30-day time limit for written notification of any incompleteness.

Since it could become necessary to postpone the hearing date for an incomplete application, the applicant should work closely with the staff. The acceptance of an application as being complete does not guarantee its approval. It only indicates that there is adequate information to evaluate the project.

NO APPLICATION WILL BE ACCEPTED UNTIL ALL THE APPLICATION FORMS, REQUIREMENTS, INFORMATION, AND MAPS HAVE BEEN COMPLETED TO THE REQUIRED SPECIFICATIONS. ONCE THIS STEP IS COMPLETED TO THE REQUIRED SATISFACTION OF THE CITY, THE APPLICATION WILL BE ACCEPTED AND THE APPLICANT WILL BE NOTIFIED OF THE PUBLIC HEARING DATE. NOTE: THE CASE ANALYST DOES NOT HAVE THE AUTHORITY TO "HOLD" AN INCOMPLETE APPLICATION NO MATTER HOW SLIGHT THE OMISSION.

THIRD: THE APPLICANT OR HIS AUTHORIZED AGENT MUST BE PRESENT AT THE PUBLIC HEARING.

EXHIBITS

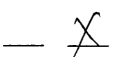
All of the following exhibits and the requested information for each shall be completed. If any exhibit or any requested information is missing or inadequate, the entire application package will be returned to the applicant. No partial applications will be accepted or held by the Development Services Department.

The applicant must submit twenty-five (25) sets of plans at the time of application. Each set of plans, except for the colored exhibit, must be stapled together in the following order (top to bottom):

- 1. Area Map
- 2. Existing Facilities Plan
- 3. Plot Plan
- 4. Floor Plan
- 5. Elevations
 Landscape Plan
 Sign Program Plan
 Preliminary Grading Plan
 Lighting Plan
 Preliminary Title Report

Plans must also be folded by the applicant to a size approximately 11 inches by 14 inches and in such manner as to show the title block. Plans which are not folded will not be accepted for further processing.

COMPLETE YES NO



I. DETAILED DRAWINGS

- A. AREA MAP (SEE ATTACHED EXAMPLE): TWENTY-FIVE (25)
 COPIES DRAWN AT A SCALE OF 1" = 100' OR 1" = 200'
 REDUCED TO 8 1/2" x 11" (MAXIMUM SIZE) AND INCLUDING
 THE FOLLOWING:
 - 1. NORTH ARROW, SCALE, AND TITLE BLOCK (APPLICANT'S NAME AND DATE DRAWN).
 - 2. SHOW ALL THE PROPERTIES WITHIN 300' OF THE SUBJECT PROPERTY CLEARLY DESIGNATED.
 - 3. SHOW ASSESSOR'S BOOK, BLOCK, AND PARCEL NUMBERS FOR THE SUBJECT PROPERTY AND ALL PROPERTIES WITHIN 300'.
 - 4. SHOW ALL STREETS AND THEIR NAMES.
 - 5. SHOW ALL COUNTY AND MUNICIPAL BOUNDARIES.

B. EXISTING FACILITIES PLAN (SEE ATTACHED EXAMPLE) - 30" x 42" (MAXIMUM SIZE)

TWENTY-FIVE (25) COPIES DRAWN AT THE SAME SCALE AS THE SITE PLAN AND AT A SCALE LARGE ENOUGH TO CLEARLY INDICATE ALL THE FOLLOWING:

- NORTH ARROW, SCALE, AND TITLE BLOCK.
- 2. SHOW PROPERTY LINES OF THE SUBJECT PROPERTY AND DIMENSIONS OF EACH.
- 3. SHOW EXISTING BUILDING LOCATIONS DIMENSIONED TO SHOW BUILDING SIZES, SETBACKS, DISTANCE BETWEEN BUILDINGS, ETC.
- SHOW AND LABEL EXISTING ADJACENT STREETS AND DRIVES, INCLUDING ANY NECESSARY DEDICATIONS AND MEDIANS DIMENSIONED TO SHOW WIDTHS AND DISTANCE FROM STREET CENTERLINES. SHOW ALL DRIVEWAYS ON OPPOSITE SIDE OF STREET FROM PROJECT.
 - 5. SHOW ALL EXISTING SIGNS INCLUDING LOCATIONS, SIZE, HEIGHT AND TYPE.
- 6. SHOW AND LABEL ALL EXISTING WATER, SEWER AND UTILITY LINES SERVING THE SUBJECT PROPERTY.
 - 7. SHOW AND LABEL ALL EXISTING EASEMENTS (UTILITY, VEHICULAR ACCESS, PARKING, ETC.) AFFECTING THE SUBJECT PROPERTY, AND WHICH ARE DESCRIBED IN THE TITLE REPORT.
- 8. SHOW ALL EXISTING TREES LOCATED ON THE SITE. INDICATE TYPE (LATIN AND COMMON NAME) AND APPROXIMATE SIZE (CALIPHER AND HEIGHT).
- 9. SHOW ALL EXISTING PERIMETER FENCES AND WALLS LABELING EACH AS TO MATERIAL TYPE, HEIGHT, AND CONDITION.
- SHOW ALL STRUCTURES, FENCES, AND WALLS LOCATED ON CONTINGUOUS PROPERTIES AND WITHIN 30 FEET OF THE SUBJECT PROPERTY. FOR RESIDENTIAL PROJECTS INDICATE THE USE OF BUILDINGS ON ADJACENT PROPERTY AND IDENTIFY BUILDING FRONTS, SIDES, AND REAR.

C. PLOT PLAN (SEE ATTACHED EXAMPLE) - 30" x 42" (MAXIMUM SIZE)

TWENTY-FIVE (25) COPIES DRAWN AT A SCALE LARGE ENOUGH TO CLEARLY INDICATE ALL THE FOLLOWING:

- NORTH ARROW, SCALE, AND TITLE BLOCK, INCLUDING THE NAME AND TELEPHONE NUMBER OF THE PERSON PREPARING THE PLAN.
- 2. SHOW PROPERTY LINES OF THE SUBJECT PROPERTY AND DIMENSIONS OF EACH.
- 3. SHOW PROPOSED BUILDING LOCATIONS, DIMENSIONED, TO SHOW BUILDING SIZES, SETBACKS, DISTANCE BETWEEN BUILDINGS, ETC.
- SHOW AND LABEL PROPOSED STREETS AND DRIVES, INCLUDING ANY NECESSARY DEDICATIONS, AND DIMENSIONED TO SHOW WIDTHS AND DISTANCE FROM STREET CENTERLINES.
 - 5. SHOW ALL PROPOSED PARKING SPACES AND AISLES, INCLUDING DIMENSIONS.
 - 6. SHOW ALL PROPOSED SIGNS INCLUDING LOCATION AND DIMENSIONS, WITH REFERENCE TO SIGN PROGRAM.
- 7.) SHOW ALL STRUCTURES ON CONTIGUOUS PROPERTIES WITHIN 30 FEET OF THE SUBJECT PROPERTY.
- 8.) SHOW ALL PROPOSED WALLS AND FENCES, AND LABEL EACH AS TO TYPE AND DIMENSIONS ON THE SUBJECT PROPERTY.
 - 9) SHOW ALL LANDSCAPED AREAS AND DIMENSIONS OF EACH.
- 10. Show the following information in tabular form:
 - a. NET SIZE OF PARCEL.
 - b.) TOTAL SQUARE FEET OF PARKING AREA, INCLUDING AREAS USED FOR INGRESS OR EGRESS, DRIVES, AISLES, STALLS, MANEUVERING, AND LANDSCAPING WITHIN PARKING AREA.
 - c.) TOTAL LANDSCAPING AREA WITHIN PARKING AREA IN SQUARE FEET AND AS PERCENT OF TOTAL PARKING AREA.

C. PLOT PLAN (continued)

d'.) BUILDING AREA, COVERAGE AND HEIGHT.

TOTAL NUMBER OF PARKING SPACES ON THE SITE AND NUMBER OF COMPACT AND HANDICAPPED SPACES, AND PERCENTAGES OF EACH.

- f. TOTAL SQUARE FEET OF LANDSCAPED AREA INCLUDING SETBACKS AND (c.), ABOVE.
- 11. FOR RESIDENTIAL PROJECTS, SHOW THE FOLLOWING INFORMATION IN TABULAR FORM:
 - NUMBER OF UNITS.
 - b. TOTAL BUILDING COVERAGE IN SQUARE FEET AND AS A PERCENT OF SITE AREA.
 - c. TOTAL NUMBER OF COVERED AND GUEST PARKING SPACES, BOTH COMPACT AND REGULAR SIZE SPACES AND PERCENTAGES OF EACH.
 - d. TOTAL SQUARE FEET OF ALL COMMON RECREATION AREAS AND AVERAGE COMMON AREA PER UNIT.
 - e. FOR RESIDENTIAL PROJECTS, SHOW ALL COMMON RECREATION AREAS AND PRIVATE PATIO AREAS AND DIMENSIONS OF EACH.
 - f. DENSITY AS SQUARE FEET PER UNIT.
 - g. DENSITY AS NUMBER OF UNITS PER ACRE.
 - h. NUMBERS OF ONE- TWO- AND THREE-BEDROOM UNITS AND SQUARE FOOTAGES OF EACH TYPE.
 - i. BUILDING HEIGHT.
 - j. TOTAL LANDSCAPE AREA WITHIN PARKING AREA IN SQUARE FEET AND AS PERCENT OF PARKING AREA.
 - k. TOTAL SQUARE FEET OF LANDSCAPED AREA, INCLUDING SETBACKS AND (i.), ABOVE, BUT EXCLUDING COMMON AND PRIVATE RECREATION AREA.
- 13. FOR RESIDENTIAL PROJECTS SHOW TENANT PARKING ALLOCATION PLAN.
- 14. FOR COMMERCIAL PROJECTS, INDICATE PROPOSED USES AND THE AMOUNT OF SQUARE FOOTAGE FOR EACH USE.
- (15.) FOR ALL PROJECTS, INDICATE PROPOSED UTILITY METER LOCATIONS AND ELECTRICAL TRANSFORMERS.

D. FLOOR PLANS (SEE ATTACHED EXAMPLE) - 30" x 42"

TWENTY-FIVE (25) COPIES OF THE FLOOR PLANS, FULLY DIMENSIONED, CONTAINING THE FOLLOWING INFORMATION:

 TYPES: ONE OF EACH FLOOR OF EACH TYPE UNIT OR BUILDING PROPOSED.

 SCALE: ANY STANDARD SCALE LARGE ENOUGH TO SHOW CLEARLY THE DETAILS OF THE FLOOR LAYOUT.

TITLE BLOCK.

- 4. EACH SEPARATE FLOOR PLAN SHALL INDICATE OVERALL SQUARE FOOTAGE AND ROOM SIZES.
 - 5. EACH RESIDENTIAL FLOOR PLAN SHALL SHOW FULLY DIMENSIONED PATIO/BALCONY AREAS.

6 ALL FLOOR FLANS SHALL INDICATE ELECTRICAL OUTLETS INCLUDING GARAGE AREA).

E. ELEVATIONS (SEE ATTACHED SAMPLE) - 30" x 42" (MAXIMUM SIZE)

ELEVATIONS ARE REQUIRED. PLEASE SUBMIT TWENTY-FIVE (25) COPIES OF ELEVATIONS, FULLY DIMENSIONED, CONTAINING THE FOLLOWING INFORMATION:

- 1. TYPES: ELEVATION OF THE FOUR (4) SIDES OF EACH BUILDING TYPE PROPOSED ON THE SITE.
- 2. SCALE: 178" = 1' -0" OR ANY SCALE LARGE ENOUGH
 TO SHOW CLEARLY THE DETAILS OF THE
 DEMELOPMENT.
- 3. ALL EXTERIOR BUILDING MATERIALS LABELED AND IDENTIFIED.
- 4. ALL ROOF, WINDOW, AND DOOR HEIGHTS SHALL BE DIMENSIONED.
 - 5. TITLE BLOCK.
 - * NOTE: ALL PORTIONS OF THE ELEVATIONS SHALL BE PLAINLY VISIBLE, UNOBSTRUCTED BY CONCEPTUAL LANDSCAPING ITEMS (TREES, SHRUBS, ETC.) OR OTHER OPAQUE FEATURES. HOWEVER,

E. ELEVATIONS (continued)

19

THE APPLICANT MAY SUBMIT EITHER A
SUPPLEMENTAL SHEET SHOWING BUILDING
ELEVATIONS WITH THE LANDSCAPING, SIGNS OR
OTHER ARCHITECTURAL FEATURES ADDED OR AN
ARTIST'S RENDERING OF THE PROPOSED PROJECT.

- F. ROOF PLAN: A ROOF PLAN (BIRD'S EYE VIEW) SHALL BE SUBMITTED FOR EACH BUILDING TYPE.
- LANDSCAPE PLAN: A LANDSCAPE PLAN SHALL BE SUBMITTED. THIS PLAN SHALL INDICATE TYPE, COMMON AND LATIN NAME, SIZE AND LOCATION OF TREES, AND TYPE AND LOCATION OF SHRUBS AND GROUNDCOVERS. EXISTING TREES ON SITE TO BE INCORPORATED INTO THE PROPOSED PROJECT SHOULD ALSO BE SHOWN. PLAN SHALL TAKE INTO ACCOUNT ANY GRADE DIFFERENCES AS SHOWN ON PRELIMINARY GRADING PLAN.
- H) SIGN PROGRAM PLAN (SEE ATTACHED EXAMPLES):
 TWENTY-FIVE (25) COPIES REDUCED TO 8 1/2" X 11"
 (MAXIMUM SIZE) AND INCLUDING THE FOLLOWING:

1. PYLON SIGNS (5 ACRE MINIMUM LOT SIZE REQUIRED)

- a. LOCATION, NUMBER, AND HEIGHT (ABOVE FINISHED GRADE).
- SQUARE FOOTAGE OF SIGN FACE PLUS OVERALL DIMENSIONS.
- c. COLOR AND STYLE OF LETTERS, TRIM, AND BACKGROUND CLEARLY DESIGNATED.
- d. NUMBER OF TENANTS.
- e. ELEVATION OF SIGN WITH MATERIALS AND COLORS CLEARLY DESIGNATED.
- f. SAMPLE COLOR CHIPS OF EACH COLOR USED OR COLORED PLANS.

2. MONUMENT SIGNS

- a. LOCATION, NUMBER, AND HEIGHT.
- b. SQUARE FOOTAGE OF SIGN FACE PLUS OVERALL DIMENSIONS.
- c. COLOR AND STYLE OF LETTERS, TRIM, AND BACKGROUND.

H. SIGN PROGRAM PLAN (continued)

- d. ELEVATION ABOVE FINISHED GRADE, SIGN WITH MATERIALS AND COLORS INDICATED.
- f. SAMPLE COLOR CHIPS OF EACH COLOR USED OR COLORED PLANS.

WALL SIGNS

a. APPLICANT SHALL SUBMIT BUILDING ELEVATIONS INCORPORATING TYPICAL WALL SIGNAGE (SINGLE CHANNEL LETTERS OR CAN SIGNAGE) FOR EACH PROPOSED TENANT OR USE, INCLUDING A DETAIL INDICATING SIZE, HEIGHT, AND COLORS. THESE ELEVATIONS SHALL BE SEPARATE FROM THE BUILDING ELEVATIONS REQUIRED AS PART OF THE SIJE PLAN SUBMITTAL.

4. OTHER SIGNAGE (IF APPLICABLE)

- a. DIRECTIONAL SIGNS, LOGOS, CANOPY SIGNS, ETC., MAY BE REQUIRED DEPENDING ON TYPE OF PROJECT AND LOCATION. SIGNAGE SHALL COMPLY WITH ALL CODE PROVISIONS.
- I. PRELIMINARY GRADING PLAN AND CROSS SECTIONS: A PRELIMINARY GRADING PLAN AND CROSS SECTION INDICATING ANY EXISTING OR PROPOSED GRADE CHANGE AND ITS RELATIONSHIP TO THE PROJECT IS TO BE SUBMITTED ONLY IF THE PROPOSED PROJECT IS LOCATED WITHIN A FLOOD HAZARD AREA AS DETERMINED BY THE FEDERAL EMERGENCY MANAGEMENT AGENCY (FEMA).
- J. LIGHTING PLAN (IF APPLICABLE): A LIGHTING PLAN SHALL BE SUBMITTED IN CONJUNCTION WITH THE LANDSCAPE PLAN INDICATING THE FOLLOWING:
 - 1. HEIGHT OF LIGHT STANDARDS
 - 2. PLACEMENT
 - 3. METHOD OF SHIELDING
 - 4. DRAMATIC LIGHTING (BUILDING ACCENT, SECURITY, LIGHTING FOR SPECIAL LANDSCAPING EFFECT).
- PLAN PHOTOS: 8" x 10" REPRODUCIBLE PHOTOS OF EXISTING FACILITIES PLAN, PLOT PLAN, FLOOR PLAN, ELEVATIONS, SIGN AND LANDSCAPE PLANS MUST BE SUBMITTED.

L. COLORED EXHIBIT: ONE OF THE TWENTY-TWO (22) SETS OF PLANS SHALL CONTAIN COLORED EXHIBITS OF THE SITE PLAN AND ELEVATIONS. THE COLORED ELEVATIONS OR RENDERINGS SHALL BE REPRESENTATIVE OF THE FINAL COLOR PLAN FOR THE PROJECT. THE COLORED EXHIBIT SHALL NOT BE FOLDED.

II. OTHER EXHIBITS

THE APPLICANT SHALL SUBMIT ONE COPY OF EACH OF THE



EVIDENCE OF TITLE:

EVIDENCE OF TITLE, SECURED THROUGH A TITLE INSURANCE COMPANY VIA A PRELIMINARY TITLE REPORT, SHOWING CURRENT OWNERSHIP AND ENCUMBRANCES (MAJOR DEDICATIONS AND EASEMENTS) IS NEEDED TO SATISFY THE REQUIREMENT THAT THE RECORDED OWNER BE KNOWN AND CONSENTS TO THE FILING OF THE APPLICATION. THE REPORT MUST HAVE BEEN COMPLETED WITHIN SIX (6) MONTHS PRIOR TO FILING THE APPLICATION.

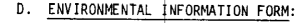
B. LETTER OF AUTHORIZATION (FORM ATTACHED TO APPLICATION)

THE LETTER OF AUTHORIZATION IS TO BE SUBMITTED ONLY IF THE APPLICANT IS NOT THE RECORDED OWNER OF THE PROPERTY. THE RECORDED OWNER MUST SIGN THE LETTER OF AUTHORIZATION AND HAVE IT NOTARIZED.



C. LIST OF PROPERTY OWNERS:

THIS LIST IS TO BE SUBMITTED ONLY IN CASES WHERE PROPERTY THAT IS WITHIN 300 FEET OF THE SUBJECT PROPERTY FALLS OUTSIDE OF THE GARDEN GROVE CITY LIMITS. THE LIST SHOULD CONTAIN ONLY THOSE PROPERTY OWNERS AND ADDRESSES FOR THE PROPERTY OUTSIDE THE GARDEN GROVE CITY LIMITS. THESE PROPERTIES ARE TO BE SUBMITTED AS TYPED NAMES AND ADDRESSES ON GUMMED LABELS.

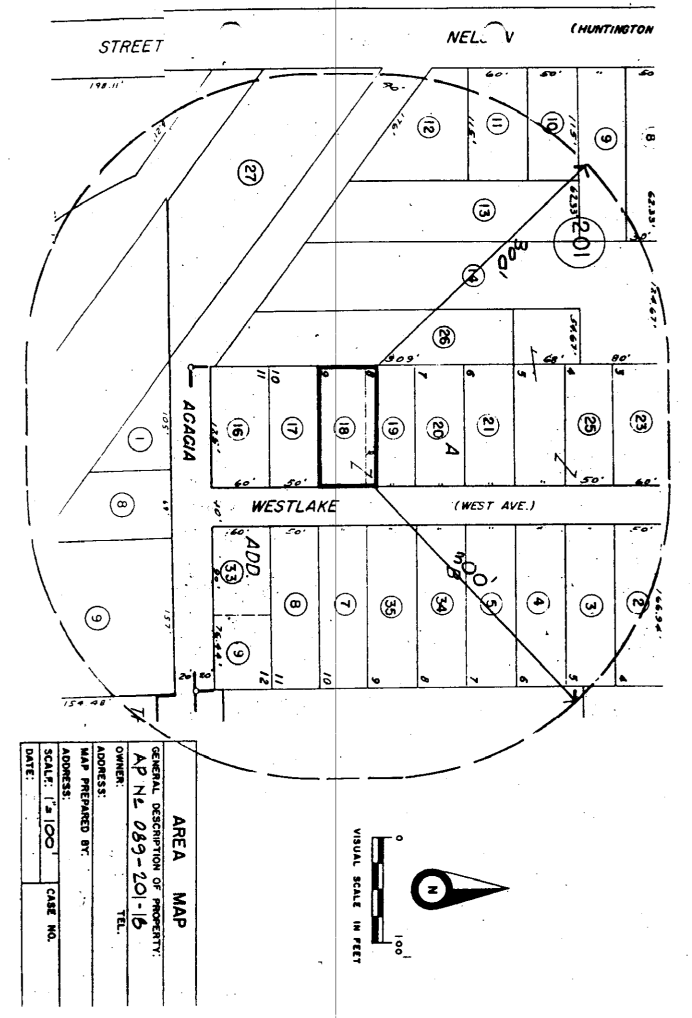


THE FORM MUST BE ACCURATELY COMPLETED, TYPED AND SUBMITTED WITH THE APPLICATION.

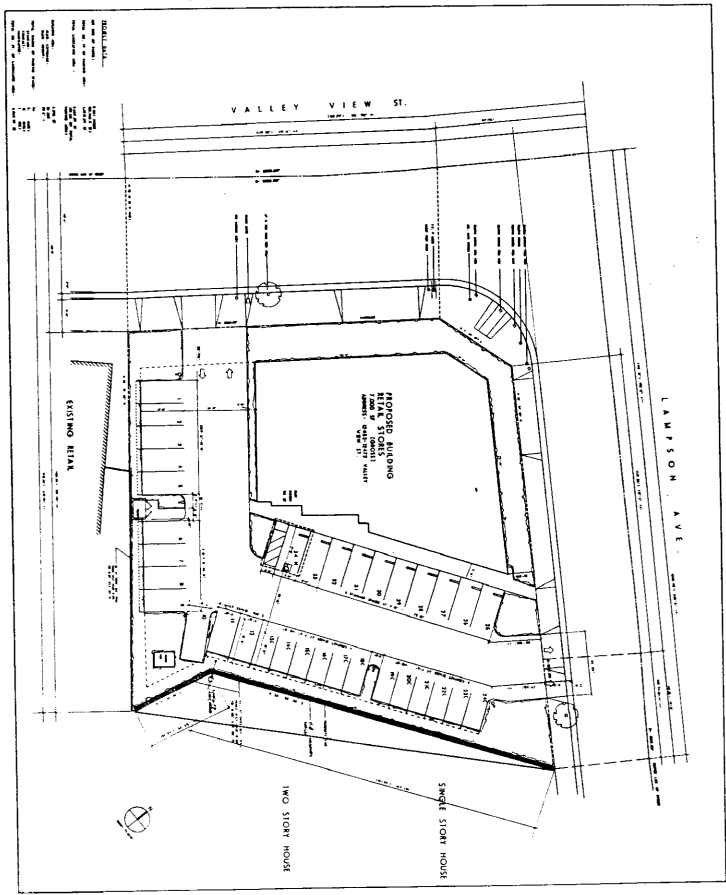
YES	NO		
		III.	ADDITIONAL INFORMATION
			THE FOLLOWING ITEMS ARE NEEDED IN ORDER TO ACCEPT YOUR APPLICATION AS COMPLETE.
			A
			В.
			C
			D
			E

0738R/499A 07/11/90

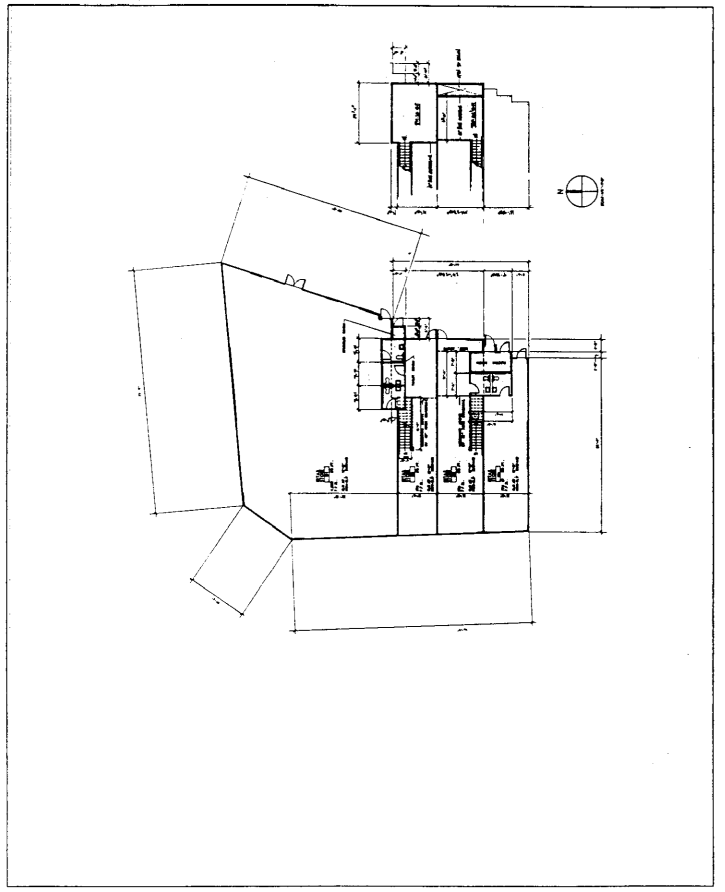
-10-

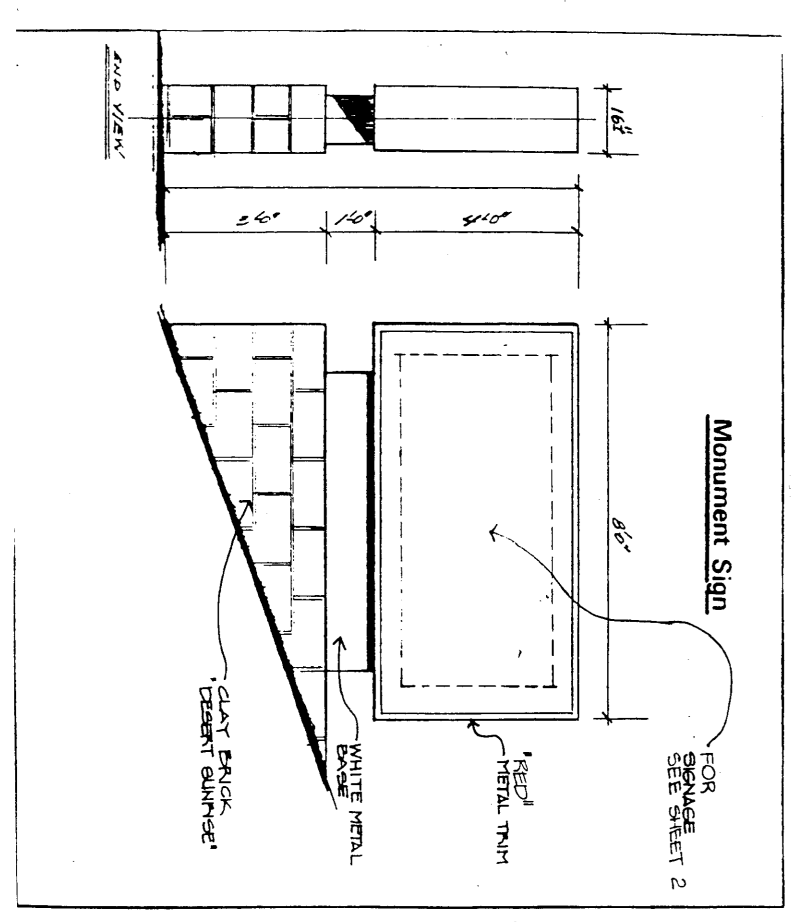


EXAMPL OF PLOT PLAN



EXAMPLE OF FLOCR PLAN

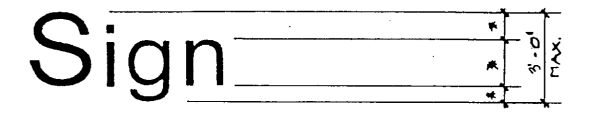




SAMPLE SIGN CRITERIA

SIGN

ALL UPPER CAGE



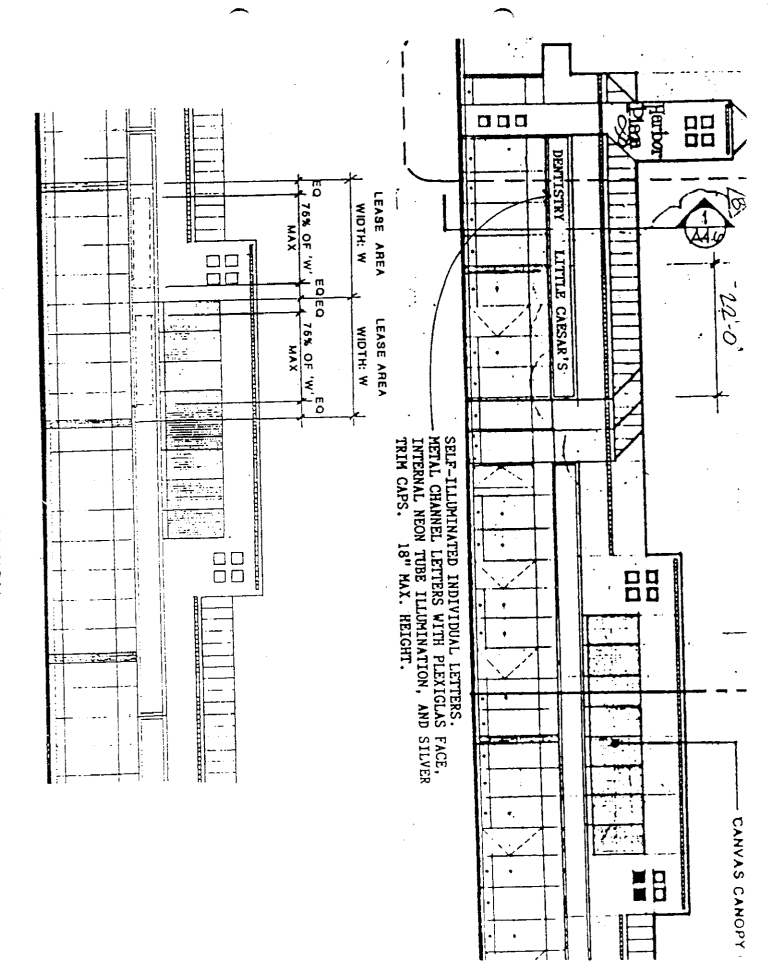
LOWER CASE W/ LARGER INITIAL OR LOWER CASE W/ UPPER CASE INITIAL



ALL UPPER CASE W/ LARGER INITIAL

* AS REQUIRED FOR LETTER STYLE

FASCIA SIGN LETTER TYPE & DIMENSIONS



TYPICAL STOREFRONT ELEVATION



CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

July 19, 1991

CERTIFIED MAIL

Gillings & Associates 17155 Newhope Street #H Fountain Valley, CA 92708

SUBJECT: Case No. A-114-91/SP-113-91/CUP-121-91/Dev. Agreement

Hearing before the Planning Commission

Date and Time: July 25, 1991 - 7 p.m.
Place: City Council Chamber, Garden Grove Community Meeting

Center, 11300 Stanford Avenue, Garden Grove

We are enclosing, for your information, a copy of the staff report in connection with the subject Public Hearing.

If you have any questions concerning this report, please contact the Planning Division of Development Services Department at (714) 541-5312.

Respectfully,

Frank A. Schuma, Director

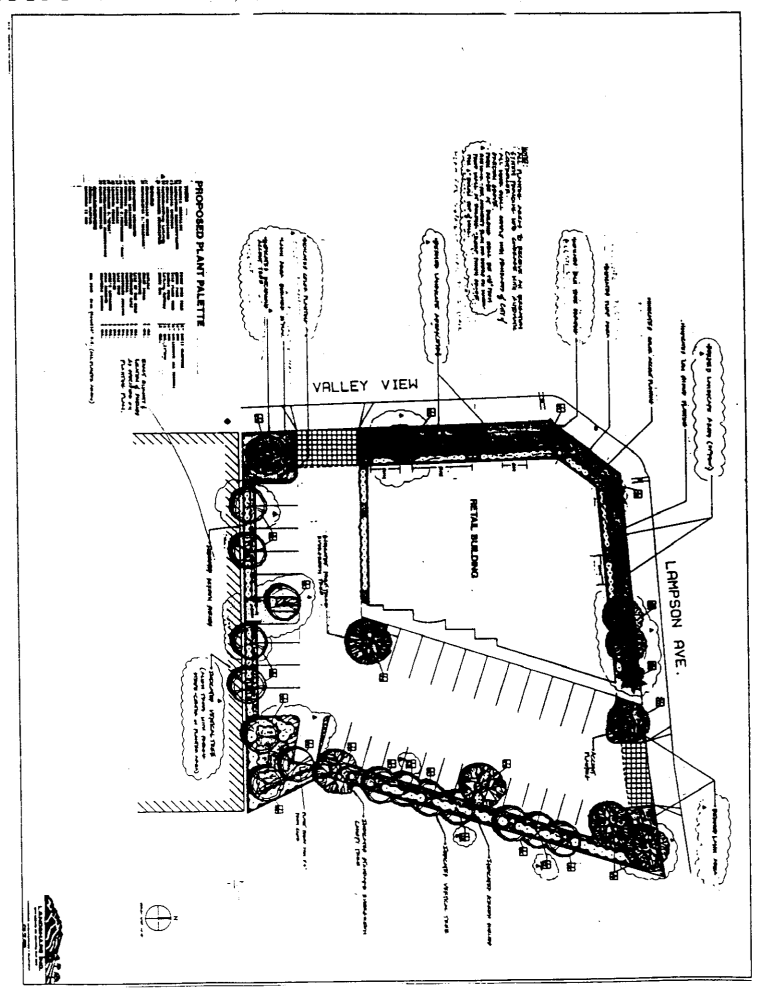
Development Services Department

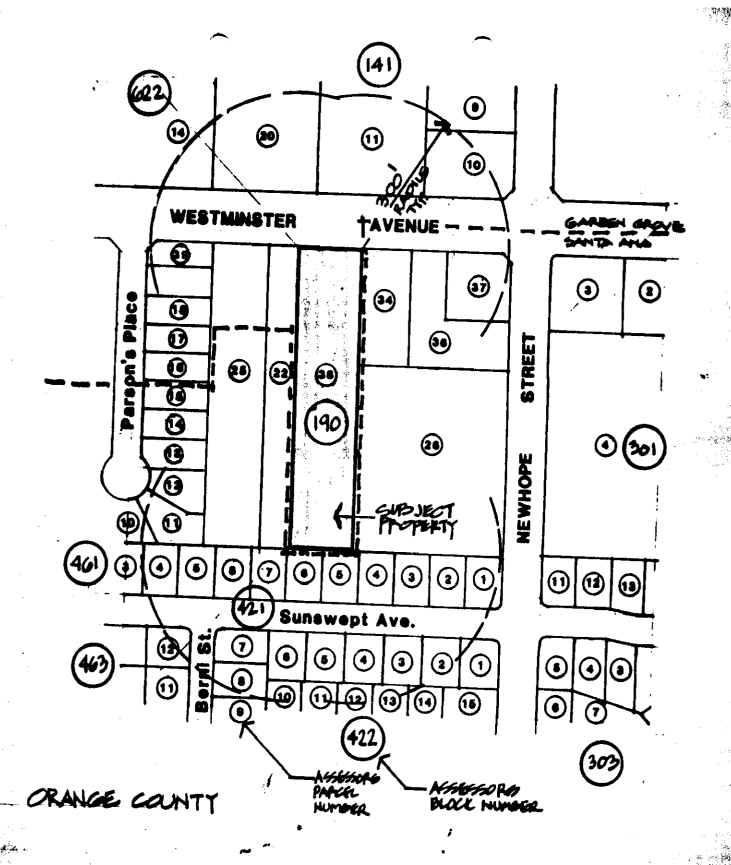
Enclosure

cc: Sparkletts Drinking Water Corp.

EXAMPLE OF ELEVATIONS CHANKL LETTER BIGH CRITERA-TO SERVICE THE CONTRACT OF SERVICE SER 1 EAST ELEVATION (PARCHE) WEST ELEWITON (WLLEY VEW 873 NORTH ELEVATION SOUTH ELEVATION 0%/0% East owner â E S Part of the second 1

EXAMPLE OF LANDSCAPE PLAN





GILLINGS & ASSOCIATES ARCHITECTURE AND PLANNING 17153 Manhope St., Suite H. Fountain Valley, CA 92708 (714) 432-0618



Page 2

- An easement for road and incidental purposes as set forth in an instrument recorded in book 384 page 460, Official Records, over the northerly 40 feet of said land.
- 7. The right to trim and keep trimmed, trees and foliage within 3 feet of the existing pole line along and adjoining said property, as granted to Southern California Telephone Company, a corporation, by deed dated October 2, 1943, and recorded October 2, 1943 in book 1224 page 313, Official Records.
- 8. An easement for either or both pole lines, conduits and incidental purposes, as set forth in an instrument recorded in book 2336 page 76, Official Records, over the West 1 foot of said land.
- 9. An pasement for either or both pole lines, conduits and incidental purposes, as set forth in an instrument recorded in book 2605 page 624, Official Records, over the West 2 feet of said land.
- 10. An easement for either or both pole lines, conduits and incidental purposes, as set forth in an instrument recorded in book 5154 page 178, Official Records, over the south 5 feet of said land.
- 11.) An easement for road and incidental purposes as set forth in an instrument recorded in book 6432 page 368, Official Records, over the North 50 feet of said land.
- Other matters of record which do not describe said land, but which, if any exist, may affect the title. The necessary search and examination will be completed when a statement of information has been received from Record Owner and New Owner.

DESCRIPTION:

The east 131.9 feet of the following described land (the west line of said east 131.9 feet being parallel with the east line thereof):

That portion of the northeast quarter of the northeast quarter of the northwest quarter of Section (, in Township 5 South, Range 10 West, in the Rancho Las Bolsas, in the city of Santa Ana, county of Orange, state of California, as per map recorded in book 51 page 7, et seq., Miscellaneous Maps, records of said Orange County, described as follows:

Beginning at a point in the northerly line of the northwest quarter of said section, distant thereon 115 feet easterly from the northwest corner of the northeast quarter of the northeast quarter of the northeast quarter of the northwest quarter of said section, and running thence easterly along said northerly line 206.5 feet to the center of a pipe line; thence southerly along the center line of said pipe line to the point of intersection of said line with the southerly line of the northeast quarter of the northeast quarter of the northwest quarter of said section; thence westerly along said southerly line 193.5 feet, more or less, to a point which is distant thereon 115 feet easterly from the southwest corner of the northeast quarter of the northeast quarter of the northwest quarter of said

nofety 203429

RECORDING QUESTED BY

TITLE INSURANCE AND TRUST CO.

when recorded, please mail to and Mail Tax Statements To:

Sparklets Drinking Water Corp. 4500 York Boulevard Los Angeles, California 90041 OCT 13-67 PB NOTATE LINE DE

RECORDED AT REQUEST OF THILE INS. & TRUST CO. IN OFFICIAL RECORDS OF ORANGE COUNTY, CALIF.

8:00 AM OCT 13 1967

1. WYLIE CARLYLE, County Recorder

\$2,00

SPACE ABOVE THIS LINE FOR RECORDER'S USE

ZRS #110.00

Grant Deed

SAM A. SMOTRICH AND BEATRICE SMOTRICH, Husband and Wife AND

HAROLD W. HARRIS

For a Valuable Consideration, the receipt of which is hereby acknowledged, do...... hereby

CRANT to SPARKLETS DRINKING WATER CORPORATION, a corporation

all that real property situated in the County of ORANGE , State of California, described as follows: The east 131.9 feet of the following described land (the west line of said east 131.9 feet being parallel with the east line thereof):

That portion of the northeast quarter of the northeast quarter of the northwest quarter of Section 9, Township 5 South, Range 10 West, in the Rancho Las Bolsas, as per map recorded in Book 51, Page 7 et seq., Miscellaneous Maps, office of the county recorder described as follows:

Beginning at a point in the northerly line of the northwest quarter of said section, distant thereon 115 feet easterly from the northwest corner of the northeast quarter of the northeast quarter of the northeast quarter of said section, and running thence easterly along said northerly line 206.5 feet to the center of a pipe line; thence southerly along the center line of said pipe line to the point of intersection of said line with the southerly line of the northeast quarter of the northeast quarter of the northwest quarter of said section; thence westerly along said southerly line 193.5 feet, more or less, to a point which is distant thereon 115 feet easterly from the southwest corner of the northeast quarter of the northeast quarter of the northeast quarter of said section; thence northerly parallel with the westerly line of said northeast quarter of the northwest quarter to the point of beginning.

EXCEPT a certain pipe line as described in the deed from William H. Stennett and wife to William H. Groff and wife, recorded October 13, 1922 in book 440 page 196 of Deeds.

Dated SEPTEMBER 14, 1967

SAM A/SMOTRICH

BEALTICE SHOTRICH

HAROLD V. HARRIS

STATE OF CALIFORNIA,

on Septentiel 2/ 1967, before me, the undersigned, a Notary Public in and for said State,
Sam A. Smotrich and Beatrice Smotrich and Harold W. harris

known to me to be the person. whose name.

WITNESS my hand and official seal.

(Seal

FLORENCE J. FARNSWORTH
STATE OF CALIFORNIA
COUNTY OF LOS ANGELES

Dans and Dansey

(Notary Public's Signature)

FLORENCE J. FARNISWORTH

My Commission Espires March 22, 1971

____subscribed to the within instrument and

(Name - Typed or Printed)

Notary Public in and for said State - -

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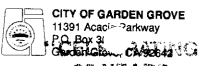
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Gillings & Associates 17155 Newhope Street #H Fountain Valley, CA 92708	Type of Service: Registered Insured Certified Cope Express Mail Return Rece for Merchan
and the second s	Always obtain signature of addresse or agent and DATE DELIVERED.
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Sparkletts Drinking Water Corp 4500 York Boulevard Los Angeles, CA 90041	AT A SECOND VIOLENCE AND A SECOND ASSESSMENT OF THE SECOND ASSESSMENT O
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35 YEARS

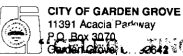
OFFICIAL NOTICE AFFECTS YOUR PROPERTY PLEASE READ

City of Garden Grove (421-01) Water Corp. & City of 11391 Acacia St. Garden Grove, CA 92640 RECEIVED

JUL 15 1991

DEVELOPMENT SERVICES

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35 YEARS

OFFICIAL NOTICE AFFECTS YOUR PROPERTY PLEASE READ!

Raymond Martin (422-09) 1401 N. Berni St. Santa Ana, CA 92703 RECEIVED

JUL 1 8 1991

DEVELOPMENT SERVICES



P 355 143 281

RECEIPT FOR CERTIFIED MAIL
NO INSURANCE COVERAGE PROVIDED
NOT FOR INTERNATIONAL MAIL

Gillings & Associa 17155 Newhope Stre Fountain Valley, C	et #H
Postage	\$
Certified Fee	
Special Delivery Fee	
Restricted Delivery Fee	
Return Receipt showing to whom and Date Delivered	
Return Receipt showing to whom, Date, and Address of Delivery	
TOTAL Postage and Fees	\$
Postmark or Date 7/19/9/	•

Find at line over top of envelope to the right of the return address.

P 355 143 284

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED

NOT FOR INTERNATIONAL MAIL

Sparkletts Drinking Water Corp. 4500 York Boulevard Los Angeles, CA 90041

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CITY OF GARDEN GROVE, CALIFORNIA

11391 ACACIA PARKWAY, P.O. BOX 3070, GARDEN GROVE, CALIFORNIA 92642

July 12, 1991

CERTIFIED MAIL

Gillings & Associates 17155 Newhope Street #H Fountain Valley, CA 92708

RE: A-114-91/SP-113-91/CUP-121-91/Development Agreement

The Planning Commission of the City of Garden Grove will consider the referenced application at its meeting at 7:00 p.m. on July 25, 1991.

The meeting will be held in the Council Chamber of the Community Meeting Center, 11300 Stanford Avenue, Garden Grove.

If you are unable to attend this meeting please have someone represent you.

Respectfully,

Frank A. Schuma, Director

Development Services Department

Enclosure

cc: Sparkletts Drinking Water Corp.

P 355 143 273

RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED NOT FOR INTERNATIONAL MAIL (See Reverse)

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P 355 143 274

RECEIPT FOR CERTIFIED MAIL

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Sparkletts Drinking Water Corp. 4500 York Boulevard Los Angeles, CA 90041

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PS Form 3800, June 1985	7/12/91	

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THE GARDEN & OVE PLANNING COMMISSION WILL HOLD A PUBLIC HEARING IN THE COUNCIL CHAMBER, 11300 STANFORD AVENUE, GARDEN GROVE ON THURS. JULY 25, 1991 AT 7 PM TO: CONSIDER A-114-91, SP-113-91, CUP-121-91 AND DEVELOPMENT AGREEMENT. GILLINGS & ASSOCIATES, 17155 NEWHOPE ST., FOUNTAIN VALLEY, ARE REG. TO RE-ZONE THE SITE FROM C-M (HEAVY COMMERCIAL/LIMITED INDUSTRIAL) ZUNE TO M-1 (LIMITED INDUSTRIAL) ZONE. THE APPLICANT IS REQUESTING SITE PLAN APPROVAL TO CONSTRUCT A 27,064 S.F. INDUSTRIAL BLDG. AND PARKING STRUCTURE, CONDITIONAL USE PERMIT APPRVL. FOR WAREHOUSING ACTIVITIES & DEVELOPMENT AGREEMENT APPROVAL ON AN APPROX. 80,517 S.F. SITE LOCATED ON THE SOUTH SIDE OF WESTMINSTER AVE., WEST OF NEWHOPE ST., AT 11392 WEST-MINSTER AVE. THE CITY OF GARDEN GROVE RECOMMENDS THAT A NEG. DECLARATION BE ADOPTED BECAUSE THE PROJECT WILL NOT HAVE A SIGNIFICANT ADVERSE FFFECT ON THE ENVIRONMENT PURSUANT TO CEGA. FOR INFORMATION CALL 741+5312 OR INQUIRE IN ROOM 220.

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STATE OF CALIFORNIA) SS COUNTY OF ORANGE) SS

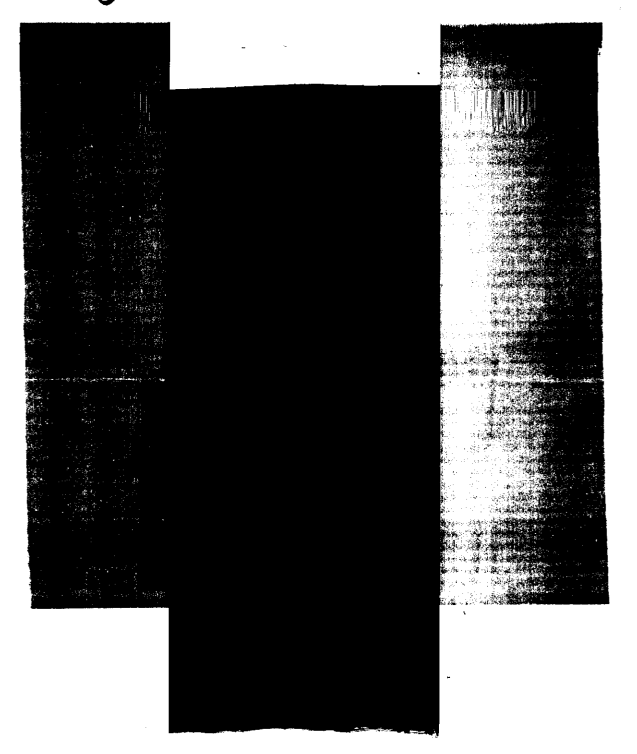
of the City of Garden Grove, and known to me to be the persons who executed the within instrument on the behalf of said public corporation, before me and acknowledged to me that such public corporation executed the same. o in the year On this Series day of Series day of Series de Series de Series de Constitution de Carden Grove,

Witness my hand and official seal.

OFFICIAL STAL
A. J. MORALES
NOTARY PUBLIC-CALIFORNIA
ORANGE COUNTY
My Comm. Exp. May 14, 1994

SINCLAIR PAIN COMPANY	oustomer Color Submittal
Product: FLAT	Color Name/No: PANTONE #430
General Contractor: CITMANS CONSTM. Co	Painting Contractor: HARRIS & RUTH
Architect: GTUNGS 9 ASSOC.	Job: <u>SPARKLETTS</u>
Color Approved by:	. 24.92 Date: 03/19/92

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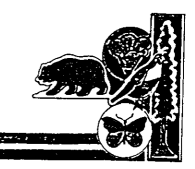


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REEMENT

THE PARTIES MUTUALLY AGREE AS HILLOWS:

- 1. Duration. This Agreement stall expire four (4) years from its effective date, unless any day specified remains executory, in which discretion of CITY, pursuant to law, until all duties are performed. This renewal shall not be unreasonably withheld.
- 2. Permitted Uses. The following uses are permitted at the PROJECT: All uses permitted in the M-1 (Limited Industrial) zone subject to meeting all applicable development standards.
- 3. Density/Intensity. The density or intensity of this project is as 80,517 square foot site.
- 4. Maximum Height and Building Size. The maximum height and building size are as follows: Maximum building height is twenty-three (23) feet. Maximum building size is 27,064 quare feet.
- 5. Improvements. The improvements described in Planning Commission Resolution No. 4179, including but not limited to curb, gutter, and sidewalk, shall be constructed as follows: Prior to the issuance of any certificates of occupancy or release of any utility.
- 6. Resolution/Material Terms. A conditions of approval found in Resolution No. 4179, attached Exhibit "1", are material terms of this agreement. Breach of any condition of approval shall be seemed to be a breach of this Development.
- 7. Scope of Project. The Project scope shall consist of those uses stated in paragraph two (2), with a desity and intensity stated in paragraph three (3), with building height and sizes as stated in paragraph four (4).
- 8. Reimbursement. DEVELOPER shall pay CITY as follows:
 - 8.1 Amount. One percent (1%) of the building permit valuation.
 - 8.2 Not to Exceed. Payment under this Agreement shall not exceed Nine Thousand Dollars (\$9,000).
 - 8.3 Payment Timing. Payment shall be made prior to the issuance of building permits or with eighteen (18) months of the date of City Council approval.
- 9. Records of Expenses. DEVELOPER shall keep records in which complete and correct entries will be made or construction costs.



State Of California OFFICE OF THE SECRETARY OF STATE

That on the lsT day of	f State of the State of California, hereb	, 1991
there was filed in this office a		· · · · · · · · · · · · · · · · · · ·
	whereby Article FIRST	
	SPARKLETTE DRINKING WATER	
a California corporation, was amer toMCKESSON WATER PRODUCT	nded to set forth a change of corpo	orate name



IN WITNESS WHEREOF, I execute this certificate and affix the Great Seal of the State of California this day of

2ND

DECEMBER, 1991

March Foreg Eu

Secretary of State

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CONDITIONS OF APPROVAL (Specific)	
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WP-	171-91	
CASE	NUMBER	

DEVELOPMENT REVIEW AND COMMENT SHEET

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FROM: Paul - Cur	vent Planning	RETURN BY: 7/5/4/
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DIV./DEPT. HEA	PROJECT REVIEW STAFF MEETING FIELD CHECK	DATE:DATE	EXTENSION HOURS
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DIV./DEPT. HEA	PROJECT REVIEW STAFF MEETING FIELD CHECK MTG W/ DEVELOPER	DATE:	HOURS

DEVELOPMENT AGREEMENT

SPARKLETTS DRINKING WATER CORPORATION

THIS AGREEMENT is made this <u>3rd</u> day of <u>September</u>, 1991, by the DRINKING WATER CORPORATION ("DEVELOPER").

RECITALS

The following recitals are a substantive part of this Agreement:

- 1. This Agreement is entered into pursuant to Garden Grove Ordinance No. 2154, adopted July 2, 1990.
- 2. CITY desires to enter into this DEVELOPMENT AGREEMENT for the 27,064 square foot warehouse project on the south side of Westminster Avenue west of Newhope Street at 11392 Westminster Avenue.
- 3. DEVELOPER is qualified by virtue of experience, training, education, and expertise to accomplish the requirements listed to the
 - 4. DEVELOPER owns the property located at 11392 Westminster Avenue.
- 5. The PROJECT is a development requiring certain discretionary approvals by CITY before it may be constructed.
- 6. Government Code Section 65864 et seq. provides the authority for CITY to enter into binding development agreements with a developer having a legal and equitable interest in real property.
- 7. CITY has adopted rules and regulations establishing procedures and requirements for implementing and approving development agreements.
- 8. Garden Grove Planning Commission approved this project via Resolution No. 4170, approving Site Plan No. 3P-113-91 and Conditional use Permit No. CUP-121-91.
 - CITY granted approval in contemplation of this Agreement.
- 10. On (DATE), after a public hearing, the City Council adopted Ordinance # 2200 implementing this Agreement.

TO: Fire	DATE OUT: 6/26/91
FROM: Paul - Current Plannin	RETURN BY: 7/5/41
APPLICANT: Gillings and Assoc	
REQUEST: Site plan approval -	
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ADDRESS: 11397, Westminster	
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A ITEM No. <u>3. d.</u>

City of Garden Grove INTER-DEPARTMENT MEMORANDUM

George L. Tindall

From: Frank A. Schuma

pt:

City Manager

Dept: Development Services

subject: CONSIDERATION OF

AMENDMENT NO. A-114-91

AND A DEVELOPMENT AGREEMENT.

PARCEL NO. 100-190-38/

Date: August 22, 1991

Ord 2199 5. 3 11111-200 2007 50 (Du Gunt)

OBJECTIVE

To receive and review all relevant documentation concerning Amendment No. A-114-91 and a Development Agreement. The subject site is located on the south side of Westminster Avenue, west of Newhope Street, at 11392 Westminster Avenue.

BACKGROUND

Mr. MAYOR, MEN SERS OF THE EITY COUNCIL!

On July 25, 1991 the Garden Grove Planning Commission considered Amendment No. A-114-91, Site Plan No. SP-113-91, Conditional Use Permit No. CUP-121-91 and a Development Agreement. The proposal, submitted by Gillings and Associates on behalf of Sparkletts Drinking Water Corporation, is to rezone the site from C-M (Heavy Commercial/Limited Industrial) to M-1 (Limited Industrial). Also requested was site plan and conditional use permit approval to construct a 27,064 square foot industrial building to be used for warehousing activities and a parking structure.

- (3) As a part of this development application, a Development Agreement is being executed. This agreement requires the Developer to pay an impact fee of one percent (1%) of the building permit valuation, not to exceed nine thousand dollars (\$9,000), and provides the Developer four (4) years in which to construct the proposed project. This fee will be used to cover costs related to State-mandated environmental regulations.
- At the hearing, no one spoke in favor of or in opposition to the request; and Site Plan No. SP-113-91 and Conditional Use Permit No. CUP-121-91 were approved. The Planning Commission also recommended approval of Amendment No. A-114-91 and the Development Agreement. @ STAFF COU ANSWER ANY QUESTIONS THAT YOU MAY HAVE. DISCUSSION

Staff has reviewed and compared all documentation relating to this project with Garden Grove Municipal Code Sections 9.1.2.02 (Uses Permitted) and 9.1.4.15 (Industrial Development Standards). Amendment No. A-114-91, Site Plan No. SP-113-91 and Conditional Use Permit No. CUP-121-91 are in compliance with the purpose and intent of these guidelines. The Development

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DEVELOPMENT REVIEW AND COMMENT SHEET

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SITE LOCATION: 5/5 Westminster, W/o	
ADDRESS: 11397, Westminster	
ASSESSOR PARCEL NOS.: 100-190-38	
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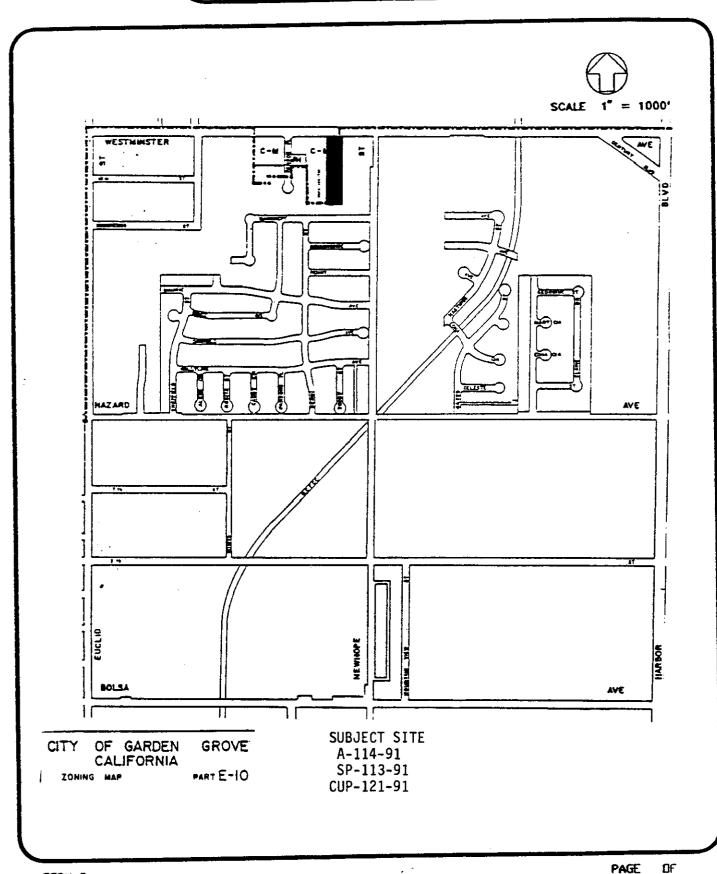
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DEVELOPMENT REVIEW AND COMMENT SHEET

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FROM: Paul - Covient Plannin	RETURN BY: 7/5/41
APPLICANT: Gillings and Assoc	crates DATE IN:
REQUEST: Site plan approval -	noconstruct a 27,064 sf
industrial building, Cutap	round fer workhousing anda
zone change to change 20	ning from CM to MI.
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ADDRESS: 11397, Westminster	<u>'</u>
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DEVELOPMENT REVIEW AND COMMENT SHEET

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TO: Police	DATE OUT: 6/26/41
FROM: Paul - Current Plannin	RETURN BY: 7/5/41
APPLICANT: Gillings and Assoc	<i>2</i> • •
REQUEST: Site plan approval:	o construct a 27.064 sf
imustrial building. Cufap	round fer workhousing anda
zone change to change zo	· · · · · · · · · · · · · · · · · · ·
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STAFF REPORT FOR PUBLIC HEARING

PAGE 2

CASE NUMBER A-114-91, SP-113-91, CUP-121-91

PARKING:

Standard:

48

2 spaces per 1,000 s.f.

Compact:

26 (35 percent)

35 percent

Handicap:

0

_2

TOTAL

74

55

BUILDING HEIGHT:

Two-Story:

23 feet

35 feet

DISCUSSION:

The applicant is requesting approval to rezone the site from C-M (Heavy Commercial-Limited Industrial) to M-1 (Limited Industrial). Also requested are site plan and conditional use permit approvals to construct a 27,064 square foot warehouse and parking structure. The proposed project would house support facilities for the adjoining water processing plant located in the city of Santa Ana.

The site plan indicates a one-story concrete tiltup warehouse with the required employee parking on the roof. The roof parking would be accessed by a driveway ramp on the north side of the building. Truck parking is provided on the front portion of the site. This area is screened from view by a seven (7) foot high block wall.

The requested rezone for the site from C-M (Heavy Commercial Limited Industrial) to M-l (Limited Industrial) would be required to permit warehousing activities, subject to approval of a conditional use permit. With the revision of Title IX the C-M (Heavy Commercial Limited Industrial) zone was deleted. The subject property has a General Plan of Industrial and the proposed zoning of M-l (Limited Industrial) would be consistent with this General Plan.

The M-1 (Limited Industrial) zone would permit warehousing operations subject to Conditional Use Permit approval provided a minimum individual occupancy of one thousand (1,000) square feet is maintained and that the building meet all building and fire code requirements.

The applicant is proposing to access the subject site from Newhope Street, through their existing facilities in Santa Ana and from Westminster Avenue. The access to, and from, the site along Westminster Avenue is proposed to be restricted to right-turn movements. Staff recommends, and has added as conditions of approval, that the applicant work with the Engineering Division

Α-	114-91
SP.	113-91
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CASE	NUMBER

DEVELOPMENT REVIEW AND COMMENT SHEET

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10: Junet Code Enforcem	DATE OUT: 6/26/91
FROM: Paul - Current Plannin	RETURN BY: 7/5/91
APPLICANT: Gillings and Assoc	ates DATE IN:
REQUEST: Site plan approval.	construct a 27,064 sf
industrial building. Cupap	roual fer workhousing ama
zone change to change zo	ing from CM to MI.
SITE LOCATION: 5/5 Westminste	
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٧.	To be completed by the Lead Agency.)
	On the basis of this initial evaluation:
<u>/</u> _7	Staff finds that the proposed project COULD NOT have a significant effect on the environment, and a NEGATIVE DECLARATION will be prepared.
<u>/X</u> _7	Staff finds that although the proposed project could have a significant effect on the environment, there will not be a significant effect in this case because the mitigation measures described on an attached sheet have been added to the project. A NEGATIVE DECLARATION WILL BE PREPARED.
	Staff finds that the proposed project MAY have a significant effect on the environment, and an ENVIRONMENTAL IMPACT REPORT is required.
Jul Date	y 11, 1991 Signature
<i>5</i> 4 <i>5</i> 6	3 Papril Wall C
	For _City of Garden Grove

CASE NUMBER A-114-91, SP-113-91, CUP-121-91

to restripe Westminster Avenue restricting left-turn movement, and that the exit along Westminster Avenue be posted as right turn only.

Staff also has concerns about the on-site circulation. The plans do not indicate adequate parking facilities for vehicles entering the site from Westminster Avenue. A condition of approval has been placed on the project that the applicant work with staff to resolve this concern.

As part of this development application, a Development Agreement is being executed. This agreement requires the Developer to pay an impact fee of one percent (1%) of the building permit valuation not to exceed nine thousand dollars (\$9,000).

In return the City would agree to approve the project for three (3) years. The site plan would be reviewed annually by the Planning Commission. These payments are designed to reduce the economic costs of new projects to the public and mitigate development-related impacts on the community. A condition of approval to this affect has been included in the Planning Commission Resolution.

RECOMMENDATION:

Based on the statistics and the above evaluation, staff does support the subject request.

Staff has reviewed the subject amendment, site plan and conditional use permit in relation to the goals and objectives of the City of Garden Grove Municipal Code.

These criteria include consideration of permitted uses, parking, and other relative sections of the aforementioned code. Staff finds them to be compliant. Staff, therefore, recommends approval of Amendment No. A-114-91, Site Plan No./SP-1/18-91 and Conditional Use Permit No. CUP-121-91.

DONALD J. BOTTERFILELD

Current Planning Supervisor

By: Paul Wernquist

Development Services Analyst

9

6618T/2109A 07/18/91 FRANK A SCHUMA, Director Development Services Department

APPROVED FOR AGENDA LISTING

		Yes	Maybe	No_
17.	Human Health. Will the proposal result in:			
	a. Creation of any health hazard or potential health hazard (excluding mental health)?			<u>X</u>
	b. Exposure of people to potential health hazards?			<u> </u>
18.	Aesthetics. Will the proposal result in the obstruction of any scenic vista or view open to the public, or will the proposal result in the creation of an aesthetically offensive site open to public view?			X
19.	Recreation. Will the proposal result in an impact upon the quality or quantity of existing recreational opportunities?			X
20.	Cultural Resources. Will the proposal result in: an alteration of a significant archeological, historical or ethnic cultural site, structure, object or building?			X
21.	Mandatory Findings of Significance.			
	a. Does the project have the potential to degrade the quality of the environment, substantially reduce the habitat of a fish or wildlife species, cause a fish or wildlife population to drop below self-sustaining levels, threaten to eliminate a plant or animal community, reduce the number or restrict the range of a rare or endangered plant or animal or eliminate important examples of the major periods of California history or prehistory?			X
	b. Does the project have the potential to achieve short-term, to the disadvantage of long-term, environmental goals? (A short-term impact on the environment is one which occurs in a relatively brief, definitive period of time, while long-term impacts will endure well into the future.)			X
	c. Does the project have impacts which are individually limited, but cumulatively considerable? (A project may impact on two or more separate resources where the impact			



DEVELOPMENT SERVICES DEPARTMENT PLANNING STAFF REPORT

AGENDA	ITEM	NO.	(5.a,b	,¢,d,e,	
			-	~=		

HEARING DATE July 25, 1991

CASE NO. _

A-114-91, SP-113-91,

CUP-121-91

APPLICANT Gillings and Associates

SITE LOCATION S/S Westminster Ave.

W/O Newhope 11392 Westminster Ave.

GENERAL PLAN Industrial

ZONE C-M (Heavy Com./Light Ind.)

CEQA DETERMINATION Neg. Dec.

REQUEST: Zone change approval to change the zoning from C-M (Heavy

Commercial-Limited Industrial) to M-I (Limited Industrial).

Additionally the applicant is requesting site plan and conditional use permit approval to construct a 27,064 square foot warehouse and

parking structure.

VARIANCES(S)/WAIVER(S): None.

PROJECT STATISTICS

Provided	Code
TIOTIUCU	COUC

LOT SIZE: 80,517 s.f. (1.85 ac) 15,000 s.f. (.34 ac)

BUILDING(S) SQUARE FOOTAGE:

Existing: 2,640 s.f. N/A

Proposed: 27,064 s.f. N/A

Total: 29,704 s.f. N/A

COVERAGE: 34 percent N/A

BUILDING SETBACKS:

North: 15 ft. 0 ft.

South: 0 ft. 0 ft.

East: 5 ft. 0 ft.

West: 0 ft. 0 ft.

		<u>Yes</u>	Maybe	No
6.	Noise. Will the proposal result in:			
	a. Increases in existing noise levels?			<u> x</u>
	b. Exposure of people to severe noise levels?			<u> </u>
7.	Light and Glare. Will the proposal produce new light or glare?			<u> </u>
8.	Land Use. Will the proposal result in a substantial alteration of the present or planned land use of an area?			X
9.	Natural Resources. Will the proposal result in:			
	a. Increase in the rate of use of any natural resources?			X
10.	Risk of Upset. Will the proposal involve:			
	a. A risk of an explosion or the release of hazardous substances (including, but not limited to, oil, pesticides, chemicals or radiation) in the event of an accident or upset conditions?			X
	b. Possible interference with an emergency response plan or an emergency evacuation plan?			X
11.	Population. Will the proposal alter the location, distribution, density, or growth rate of the human population of an area?			X
12.	Housing. Will the proposal affect existing housing, or create a demand for additional housing?		<u></u>	X
13.	Transportation/Circulation. Will the proposal result in:			
	a. Generation of substantial additional vehicular movement?			X
	b. Effects on existing parking facilities or demand for new parking?			<u> </u>
	c. Substantial impact upon existing transportation systems?			X

			Yes	<u>Maybe</u>	No
		on each resource is relatively small, but where the effect of the total of those impacts on the environment is significant.)			X
		d. Does the project have environmental effects which will cause substantial adverse effects on human beings, either directly or indirectly?			X
III.	IMPA	CTS OF THE ENVIRONMENT ON THE PROJECT			
	(Exp requ	lanations of all "yes" and "maybe" answers are ired on attached sheets.)			
	1.	Is the project to be located in an area with a high probability of soil liquefaction?		<u> x</u>	
	2.	Is the project site located on or adjacent to a known or suspected earthquake fault?		X	
	3.	Is the project within a 100-year flood plain?	<u> </u>		
	4.	Is the project to be located under the flight path for an airport?			X
	5.	Is the project to be located in the vicinity of a currently operating or an historic sanitary landfill?			X

IV. DISCUSSION OF ENVIRONMENTAL EVALUATION

(Explanation of all "yes", "maybe", and "no" answers and possible mitigation measures of any significant adverse effects.)

SEE ATTACHMENT "A"

			Yes	Maybe	<u>No</u>
	e.	Any increase in wind or water erosion of soils either on or off the site?			<u> </u>
	f.	Changes in deposition or erosion of beach sands, or changes in siltation, deposition or erosion which may modify the channel of a river or stream or the bed of the ocean or any bay, inlet or lake?			X
	g.	Exposure of people or property to geologic hazards such as earthquakes, landslides, mud slides, ground failure, or similar hazards?		X	
2.	Air	. Will the proposal result in:			
	a.	Substantial air emissions or deterioration of ambient air quality?			X
	b.	The creation of objectionable odors?			X
	c.	Alteration of air movement, moisture, or temperature, or any change in climate, either locally or regionally?			x
	d.	Exposure of people to high ambient levels of air pollution?			<u> </u>
3.	Wat	er. Will the proposal result in:			
	a.	Changes in currents, or the course of direction of water movements, in either marine or fresh waters?			X
	b.	Changes in absorption rates, drainage patterns, or the rate and amount of surface runoff?		X	
	c.	Alterations to the course or flow of flood waters?		<u>X</u>	
	d.	Change in the amount of surface water in any water body?			<u> </u>
	e.	Discharge into surface waters, or in any alteration of surface water quality, including, but not limited to, temperature, dissolved oxygen or turbidity?			x

			Yes	<u>Maybe</u>	No
	d.	Alterations to present patterns of circulation or movement of people and/or goods?	-		X
	e.	Alterations to waterborne, rail or air traffic?		 	X
	f.	Increase in traffic hazards to motor vehicles, bicyclists or pedestrians?			<u> </u>
14.	eff	lic Services. Will the proposal have an ect upon, or result in a need for new or altered ernmental services in any of the following areas:			
	a.	Fire protection?		<u> </u>	
	b.	Police Protection?			X
	c.	Schools?			<u> </u>
	d.	Parks or other recreational facilities?			<u> x</u>
	e.	Maintenance of public facilities, including roads?			X
	f.	Other governmental services?			χ
15.	Ene	rgy. Will the proposal result in:			
	a.	Use of substantial amounts of fuel or energy?			<u> </u>
	b.	Substantial increase in demand upon existing sources or energy, or require the development of new sources of energy?			X
16.	for	lities. Will the proposal result in a need new systems, or substantial alterations to following utilities:			X
	a.	Power or natural gas?			Х
	b.	Communications system?			Х
	c.	Water?			x
	d.	Sewer or septic tanks?		,	X
	e.	Storm water drainage?			Х
	f.	Solid waste and disposal			χ

ATTACHMENT A

INITIAL STUDY CHECKLIST RESPONSES

CASE NO. SP-113-91, CUP-121-91

II. ENVIRONMENTAL IMPAC	ÌΤ	S
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1.	Earth (Yes	X	Maybe	No)
	Lai eii (163	^	Maybe	110/

a-g Disruptions in the soil will result during the site preparation and grading. The developer must submit grading, drainage, and underground utility plans to the Engineering Services Division prior to the issuance of any permits.

A project of this size would not create any substantial impacts to the soil or topography of the area, other than to provide adequate drainage.

According to the seismic and safety element of the General Plan, the Shady Canyon fault is the only fault line known to exist within the Garden Grove city limits. This fault has no history of seismic activity and is not considered to be active. The city lies in proximity to the Newport/Inglewood fault, as well as larger general fault lines which may affect buildings within Garden Grove.

To mitigate any potential impacts, the following mitigation measures must be addressed: The developer is required to comply with the Uniform Building Code as it pertains to seismic safety.

- 2. Air (___ Yes ___ Maybe <u>X</u> No)
 - a-d The size and scope of this project will not create a substantial impact on the air movement or the quality of the area.
- 3. Water (Yes X Maybe No)
 - a-i The developer is required to comply with all the provisions of the Garden Grove Water Department and the Engineering Services Division to address any concern resulting from the design of this project.

To mitigate any potential impacts, the following mitigation measures must be addressed: Water line location plans and grading plans are required to be submitted to insure safe and proper location of water service facilities and surface drainage.

			Yes	Maybe	No
	f.	Alteration of the direction or rate of flow of ground water?		<u> </u>	
	g.	Change in the quantity of ground waters, either through direct additions or withdrawals, or through interception of an aquifer by cuts or excavations?			X
	h.	Substantial reduction in the amount of water otherwise available for public water supplies?			X
	i.	Exposure of people or property to water related hazards such as flooding?		<u>x</u>	
4.	Pla	unt Life. Will the proposal result in:			
	a.	Change in the diversity of species, or number of any species of plants (including trees, shrubs, grass, crops, and aquatic plants)?			X
	b.	Reduction of the numbers of any unique, rare or endangered species of plants?	****		X
	с.	Introduction of new species of plants into an area, or in a barrier to the normal replenishment of existing species?			X
	d.	Reduction of acreage of any agricultural crop?			X
5.	Ani	mal Life. Will the proposal result in:			
	a.	Change in the diversity of species, or numbers of any species of animals (birds, land animals including reptiles, fish and shellfish or insects)?			X
	b.	Reduction of the numbers of any unique, rare or endangered species of animals?			Х
	c.	Introduction of new species of animals into an area, or a barrier to the migration or movement of animals?			X
	d.	Deterioration to existing fish or wildlife habitat?			<u> </u>

8.	Land Use (Yes Maybe _X No)
	The project complies with the goals and objectives of the Garden Grove General Plan for Land Use applicable to (Land Use Designation) development.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
9.	Natural Resources (Yes Maybe _X No)
	The project will not result in a substantial increase in the usage of any natural resources, including water. The developer must comply with all Water Department provisions.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
10.	Risk of Upset (Yes Maybe _X No)
	a & b The nature of this project will not result in the storage or release of hazardous substances. All storage of hazardous substances must adhere to the provisions of the Fire Department as well as the safety element of the General Plan.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
11.	Population (Yes Maybe X No)
	(Residential) The proposed project is within the allowable densities for residential development as indicated in the General Plan.
	(Non-Residential) The proposed project will not significantly alter the population of the City, as the project complied with the goals and objectives as outlined in the growth policy element of the General Plan.
	To mitigate any potential impacts, the following mitigation measures must be addressed:
12.	Housing (Yes Maybe X No)
	(Residential) The proposal will add quality residential housing stock to the City, as well as a considerable upgrade to existing housing.

Date	Completed	July	10,	1991
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INITIAL STUDY OF ENVIRONMENTAL EFFECTS (To Be Completed by Lead Agency)

I.	BAC	CGROUND			
	1.	Name of developer or project sponsor: Address and phone number of above: Fountain Valley, CA 92708 Gillings and 17155 Newhop (714) 432-06	e Stree	ates t #H	
	2.	Address or location of project: south side Westmin west of Newhope Street at 11392 Westminster Avenue	ster Av	enue	
	3.	Name of project leader or coordinator: Gary Maxwel	1		
	4.	Lead Agency: City of Garden Grove			
	5.	Date Environmental Information Form submitted: May	28, 19	91	
	6.	Agency Requiring Form: City of Garden Grove			
	7.	Name of proposal, if applicable: Sparkletts Water SP-113-91, CUP-121-91	Warehou:	se	
	8.	Project Proposal: 27,064 square foot warehouse			
11.	<u>ENV I</u>	RONMENTAL IMPACTS			
	(Exp	lanations of all "yes" and "maybe" answers are requires.)	red on a	ttached	
		•••	Yes	Maybe	No
	1.	Earth. Will the proposal result in:			
		a. Unstable earth conditions or changes in geologic substructures?			X
		b. Disruptions, displacements, compaction or overcovering of the soil?		X	
		c. Change in topography or ground surface relief features?		x	
		d. The destruction, covering or modification of any unique geologic or physical features?			

17.	Human H	lealth (Yes Maybe <u>X</u> No)
		ering to all applicable code provisions, the proposed project of be a detriment to public health, safety, or welfare.
		igate any potential impacts, the following mitigation es must be addressed:
18.	Aesthet	cics (Yes Maybe _X No)
		oject is located within a developed urban area. No scenic or vistas will be obstructed by the construction of this oment.
	To miti measure	igate any potential impacts, the following mitigation es must be addressed:
19.	Recreat	tion (Yes Maybe <u>X</u> No)
	recreat	oposal will not substantially impact existing public tional facilities. The developer is required to pay all able park fees as required by code.
	To miti measure	igate any potential impacts, the following mitigation es must be addressed:
20.	Cultura	al Resources (Yes Maybe X No)
		oject site is not located on or near any area of any logical significance.
		igate any potential impacts, the following mitigation es must be addressed:
21.	Mandato	ory Findings of Significance
	a.	The project site is not located in an area that would substantially degrade the existing plant or wildlife. The project will have a de minimis effect in relation to fish and game.
	b.	The project will not be disadvantageous to any long-term environmental goals as set forth in the General Plan.

The cumulative impacts for this project will be addressed in the Conditions of Approval placed on this project.

C.

- 4. Plant Life (____Yes ___ Maybe X No)
 - a-d The project will not substantially impact any environmentally sensitive species of plants. Any existing vegetation required to be removed as a consequence of new construction will be replaced with new plant materials and located in areas designed to promote their sustenance and longevity. The project will have a de minimis effect on plant life in relation to fish and game.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 5. Animal Life (___ Yes ___ Maybe X No)
 - a-d The project will not substantially impact any environmentally sensitive animal species. No known endangered animal species have been identified to reside on or adjacent to the site. The project will have a de minimis effect on plant life in relation to fish and game.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 6. Noise (___ Yes Maybe X No)
 - a & b A project of this nature will not create a sizable increase in noise levels beyond those prescribed by the noise element of the General Plan. Increases in existing noise levels will result during construction. The developer must observe code provisions as they pertain to hours of construction. Also, the project will be surrounded by a six (6) foot block wall to insure privacy and no noise intrusion from the project.

To mitigate any potential impacts, the following mitigation measures must be addressed:

7. Light & Glare (___ Yes ___ Maybe X No)

The developer must adhere to code provisions for restricting light and glare onto the subject site. The developer is responsible for providing adequate security lighting as per the provisions of the Police Department.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 2. All (1 1/2") one and a half inch meter(s) and larger shall have an approved backflow device per City standard B-771 A or B and inspected by City cross connection specialist prior to receiving water service:
- 3. Any new water meter(s) shall be located in the public right-of-way as designated and approved by the Water Services Division. If on site meter(s) location and/or water lines are necessary or required, then the developer/owner shall provide the proper easements as indicated by the Water Services Division.
- K. All provisions of the Garden Grove Sanitation District shall be met. This includes, but not limited to, the following:
 - All trash enclosures shall be of six feet high, approved concrete block material or exterior finish and have metal gates, and subject to Development Services Department approval.
- L. The building plans, site plans and all construction shall comply with the current editions of the U.B.C., U.P.C., U.M.C., N.E.C. as amended by the City of Garden Grove and State of California handicap access, energy conservation and sound transmission control requirements.
 - 1. The developer/owner shall comply with the Flood Damage Prevention Ordinance.
- M. The developer/owner shall submit a complete detailed landscape plan governing entire development which reflects the approved landscape plans, with any necessary modifications, as submitted under the Site Plan application. Said plan shall include type, size, location and quantity of all plant material. This includes tree retention program for existing on-site trees. It shall include irrigation plans and staking and planting specifications. The landscape plan is also subject to the following:
 - A complete, permanent, automatic remote control irrigation system shall be provided for all landscaped areas shown on the plan. The sprinklers shall be of low flow/precipitation sprinkler heads for water conservation.
 - 2. Unless otherwise specified, the plan shall provide a mixture of a minimum of 10 percent of the trees at 48 inch box, 10 percent of the trees at 36 inch box, 15 percent of the trees at 24 inch box and 60 percent of the trees at 15 gallon, remaining 5 percent may be of any size.
 - 3. The developer/owner is and shall be responsible for installation and maintenance of all landscaping on the property. Said responsibility shall extend to the sidewalk curb or pavement of adjoining streets.

(Non-Residential) The project will not have any effect on the number or quality of the residential housing stock within the City.

To mitigate any potential impacts, the following mitigation measures must be addressed:

13. Transportation/Circulation (____Yes Maybe X No)

The developer is required to comply with all conditions of approval of the Traffic Engineer to address any traffic issues this project will generate. Impact on any traffic circulation patterns will be addressed by the City Traffic Engineer to ensure compliance with the goals and objectives of the circulation element of the General Plan.

To mitigate any potential impacts, the following mitigation measures must be addressed:

14. Public Services (Yes X Maybe No)

The project has been reviewed by the Development Services Department, Engineering Services Division, Police Department, Fire Department and Building Services Division, as well as the Garden Grove Sanitary District to insure adequate facilities for sewer, water, trash, police and fire protection exist.

To mitigate any potential impacts, the following mitigation measures must be addressed: The developer shall install a fire hydrant per Fire Department specifications.

15. Energy (___ Yes ___ Maybe X No)

The project will not create a substantial impact upon existing energy sources, nor will it require the creation of any new energy sources.

To mitigate any potential impacts, the following mitigation measures must be addressed:

16. Utilities (____Yes ___ Maybe X No)

The project will not substantially impact public utilities. Existing utilities are in place and are adequate to serve the proposed development. All on-site utilities servicing the project are required to be relocated underground with ground-mounted electrical transformers to be screened from view and not located in any landscape frontages.

To mitigate any potential impacts, the following mitigation measures must be addressed:

- 2. Remove existing driveways and replace with one (1) city driveway, curb, gutter and sidewalk.
- 3. Westminster Avenue shall be posted as a "No Parking" area.
- 4. No landscaping shall be placed in the public right-of-way.
- G. All provisions of the Development Services' Traffic Engineering Division shall be complied with. This includes, but not limited to, the following:
 - 1. All entrances to the property shall be posted with a sign indicating that unauthorized vehicles will be removed at the owner's expense. The signs shall be of the size, type, and location specified in the California Vehicle Code and Garden Grove Municipal Code.
 - 2. All compact parking stalls shall be individually marked. All handicap parking stalls shall be marked and signed in accordance with C.V.C. 22511.8(a). All parking stalls shall be hair pin striped. All curbs not associated with a parking stall shall be painted red to prohibit parking. The minimum number of required parking spaces for this development, 55 spaces, shall be provided and maintained at all times.
 - 3. All commercial and industrial driveway approaches shall be the flared depressed type per Orange County Standard Plan 210 and have a minimum width of thirty (30') feet. Driveways shall have a minimum driveway throat of twenty (20') feet in depth. (This applies to all multi-residential projects unless otherwise stipulated on plan and approved by the Traffic Engineer.)
 - 4. All internal drive aisles (on site) servicing back to back parking, and two way drive aisles shall be a minimum of twenty-five (25') feet in width
 - 5. Post driveway on Westminster for "Right Turn Only."
 - 6. The developer shall design and install a driveway approach with curve radius with the driveway level at street grade subject to Engineering approval.
 - 7. Proposed gate location shall be approved by the Traffic Engineering Division.
- 8. Access to and from Westminster Avenue shall be restricted to right-turn movements.
 - 9. The developer shall work with the City of Garden Grove Engineering Division to restrict left-turn movement on Westminster Avenue.

d. This project would not normally impact human health provided it complies with the applicable building and health codes as set forth by the State.

To mitigate any potential impacts, the following mitigation measures must be addressed:

III. IMPACTS OF THE ENVIRONMENT ON THE PROJECT

1. Soil Liquefaction

Liquefaction is the transformation of stable soil into a fluid-like state resulting from earth movement. The subject site is located within a (low medium X high) area of probability of such a ground failure occurring. As per the seismic safety element of the General Plan, the developer will be required to comply with all applicable Uniform Building Code requirements to ensure public safety.

2. Earthquake

As stated in II.1., the City of Garden Grove lies in close proximity to the Newport/Inglewood fault. The developer is required to comply with the Uniform Building Code as it pertains to seismic safety.

3. Flood

- ____) The site is not located on a 100 year flood plain as determined by the Federal Emergency Management Agency (FEMA).
- (X) The site is located on a 100-year flood plain as determined by the Federal Emergency Management Agency (FEMA). The developer is required to comply with the provisions of the Flood Damage Prevention Ordinance, as well as the Garden Grove Engineering Division, to comply with the policies as outlined in the Safety Element.

4. Flight Path

The site is not within proximity of any airport as it is an urbanized residential area, as identified in the Garden Grove General Plan.

5. Landfill

The site is not located in proximity to any known landfill areas.

building permits. All conditions of approval are required to be adhered to for the life of the project, regardless of property ownership. Any changes of the conditions of approval require approval of the Planning Commission.

- B. Approval of this site plan and conditional use permit shall not be construed to mean any waiver of applicable and appropriate zoning and other regulations; and wherein not otherwise specified, all requirements of the City of Garden Grove Municipal Code shall apply.
- C. Minor modifications shall be approved by the Planning Commission. If other than minor changes are made in the proposed development, a new site plan/conditional use permit application shall be filed which reflects the revisions made.
- D. All lighting structures shall be placed so as to confine direct rays to the subject property. All exterior lights shall be reviewed and approved by the City's Planning Section. Lighting shall be restricted to decorative type wall mounted lights, or preferably, a ground lighting system. This includes providing lighting throughout all parking areas.
- E. Utilities and mechanical equipment:
 - 1. All on- and off-site utilities shall be installed or relocated underground.
 - All above-ground utility equipment (e.g., electrical, gas, telephone, cable TV) shall not be located in either the front/street setbacks or the front parking area and shall be screened to the satisfaction of the Development Services Department.
 - 3. No roof-mounted mechanical equipment shall be permitted unless a method of screening complementary to the architecture of the building is approved by the Development Services Department prior to issuance of building permits. Said screening shall block visibility of any roof-mounted mechanical equipment from view of public streets and surrounding properties.
 - 4. All ground- or wall-mounted mechanical equipment shall be screened from view from any place on or off the site.
- F. Grading, drainage, and underground utility plans are required. Any new or required block walls and/or retaining walls shall be shown on these plans. Block walls shall be developed to a height of seven (7) feet. Solid decorative masonry wall(s) shall be provided on the east property line.
 - Hydrology/Hydraulic calculations are required.

- 4. No trees shall be planted closer than five feet from any public right-of-way. Trees planted within ten (10') feet of any public right-of-way shall be planted in a root barrier shield. All landscaping along street frontage adjacent to driveways shall be of the low height variety to ensure safe site clearance.
- N. The developer shall submit a detailed sign program as reflected in the site plan/conditional use permit submittal package. This includes size, style, colors and location(s) subject to the following:
 - 1. All signs require a separate permit and shall be installed in accordance with the provisions of the sign ordinance and shall be approved by the Development Services Department prior to installation.
- O. No exterior piping, plumbing, or mechanical duct work shall be permitted on any exterior facade and/or visible from any public right-of-way or adjoining property.
- P. Prior to issuance of any permits for the subject site, the site's perimeter shall be secured with a six (6') feet high chain link fence. Access gates(s) are permitted and the fence shall be removed upon construction of permanent perimeter fencing and/or completion of the project.
- Q. Hours and days of construction and grading shall be as follows as set forth in the City of Garden Grove's Municipal Code Section 8.47010 referred to as County Noise Ordinance as adopted:
 - Monday through Saturday not before 7 a.m. and not after 8 p.m. (of the same day).
 - 2. Sunday and Federal Holidays may work same hours but subject to noise restrictions as stipulated in Section 8.47010 of the Municipal Code.
- R. The developer/owner shall enter into a maintenance agreement with the City of Garden Grove to ensure proper maintenance and upkeep the property.
- S. The developer shall enter into a binding development agreement with the City of Garden Grove in the instance that the developer has a legal and equitable interest in real property for which the developer has submitted a plan to develop such property. This includes the developer to pay a Development Impact Mitigation Payment in accordance with City Council Resolution.
- T. The subject Site Plan shall expire one year after date of Resolution approval.

RESOLUTION NO. 4179

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF GARDEN GROVE APPROVING SITE PLAN NO. SP-113-91 AND CONDITIONAL USE PERMIT NO. CUP-121-91 FOR A PARCEL OF LAND LOCATED ON THE SOUTH SIDE OF WESTMINSTER AVENUE, WEST OF NEWHOPE STREET AT 11392 WESTMINSTER AVENUE, PARCEL NO. 100-190-38

BE IT RESOLVED that the Planning Commission of the City of Garden Grove, in regular session assembled on July 25, 1991, does hereby approve Site Plan No. SP-113-91 and Conditional Use Permit No. CUP-121-91.

BE IT FURTHER RESOLVED in the matter of SP-113-91 and CUP-121-91, the Planning Commission of the City of Garden Grove does report as follows:

- 1. The subject case was initiated by Gillings and Associates.
- 2. The applicant requests site plan and conditional use permit approval to construct a 27,064 square foot warehouse and parking structure.
- 3. The proposed project will not have a significant adverse effect on the environment, therefore the City of Garden Grove has prepared a Negative Declaration of Environmental Impact pursuant to the California Environmental Quality Act. Further, the Planning Commission finds a de minimis impact in relation to fish and game.
- 4. The subject property has a General Plan Land Use designation of Industrial and is zoned CM. The subject site is improved with a storage building.
- 5. Existing land use, zoning, and General Plan designation of property in the vicinity of the subject property have been reviewed.
 - 6. Report submitted by City staff was reviewed.
- 7. Pursuant to legal notice, public hearing was held on July 25, 1991, and all interested persons were given an opportunity to be heard.
- 8. The Planning Commission gave due and careful consideration to the matter during its meeting of July 25, 1991; and

BE IT FURTHER RESOLVED, FOUND AND DETERMINED that the facts and reasons supporting the conclusion of the Planning Commission, as required under Municipal Code Section 9.1.6.10, are as follows:

<u>ACTION</u>

FACTS:

The subject site is approximately 80,517 square feet in area;

- 10. The applicant shall work with staff to improve the on-site circulation.
- H. All provisions of the Garden Grove Fire Department shall be met. This includes, but not limited to, the following:
 - 1. Any access gates provided in the development shall have a Fire Department approved Knox override key system. Access shall be a minimum of twenty (20) feet wide.
 - 2. Fire sprinkler system riser shall be located inside the building or in a room accessible from the outside of the building. Automatic Fire Sprinklers shall be provided in all buildings, regardless of fire separation walls, with a "gross" floor area of 6,000 square feet or more, or 55 feet above grade or containing three or more stories, or as required by UBC Chapter 38. Fire sprinkler plans shall be submitted, reviewed and approved prior to issuance of building permits. If necessary, the plans shall be coordinated with Water Services Division and Building plan check.
 - 3. Fire sprinkler system(s) and all control valves, including exterior, shall be supervised to an approved central alarm station prior to Fire Department final.
 - 4. Fire sprinkler system shall be designed to utilize not more than 90 percent of the available water supply as indicated by a submittal graph as required by NFPA Standard #13.
 - 5. Address shall be visible from the street (in contrasting colors).
 - 6. One (1) on-site fire hydrant capable of flowing 1500 GPM shall be provided. Location to be determined by the Fire Department.
 - 7. Fire Department permit is required for underground tanks containing flammable or combustible liquids.
- I. All provisions of the Garden Grove Police Department shall be met. This includes that the development shall comply with the Police Department's security provisions checklist.
- J. All provisions of the Garden Grove Public Services' Water Services Division shall be met. This includes, but not limited to, the following:
 - All improvements and modifications shall be borne by the developer/owner;

22.	Preservation of Agreeme	nt.	Should	l any provi	sion of	this Agr	eement be
	found invalid or unenf provision interpreted, enforceable.	orceal and	ble, all	the decision remaining	on shall provisio	affect ons shal	only the l remain

IN WITNESS WHEREOF, these parties have executed this Agreement on the day and year shown below.

"CITY"

CITY OF GARDEN GROVE Dated: ATTEST: City Clerk Date: _____ "DEVELOPER" SPARKLETTS DRINKING WATER CORP. By _____ DATE: APPROVED AS TO FORM: If DEVELOPER is a corporation, a Corporate Resolution and/or Corporate Seal is required. If a Garden Grove City Attorney partnership, Statement of Partner-Date: _____ ship must be submitted to City. 6617T/2109A 07/18/91

The proposed development is a permitted use in the M-1 (Limited Industrial) zone; and

The spirit and intent of the provisions, conditions, and requirements of Article IX of the Garden Grove Municipal Code and other applicable ordinances are complied with.

REASONS:

The proposed development complies with the spirit and intent of the provisions, conditions and requirements of this Chapter and other applicable ordinances.

The proposed development is properly related to essential on-site facilities such as off-street parking, traffic circulation, and points of vehicular and pedestrian access.

The proposed development is properly related to essential public facilities such as streets and alleys, utilities and drainage channels.

The development has a reasonable degree of physical, functional, and visual compatibility between the proposed project and neighboring uses.

An attractive environment for the occupants of said property will be attained through the site planning and design.

That the proposed development will not adversely impact Public Services' ability to perform their required function.

BE IT FURTHER RESOLVED that the Planning Commission does conclude:

- 1. The subject Site Plan and Conditional Use Permit does possess characteristics that would indicate justification of the request for adoption in accordance with Municipal Code Section 9.1.6.10.
- 2. In order to fulfill the purpose and intent of the Municipal Code and thereby promote the health, safety, and general welfare, the following conditions for the approval shall apply to the A-114-91, SP-113-91 and CUP-121-91:

CONDITIONS OF APPROVAL:

The following conditions shall apply to SP-113-91 and CUP-121-91, if approved:

A. All below listed conditions of approval are required to be recorded. Recordation of the conditions is the responsibility of the applicant, and proof of such recordation is required prior to issuance of

- 21.3 Conflict of Interest and Reporting. DEVELOPER shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
- 21.4 Notices. All notices shall be personally delivered or mailed to the below listed address, or to such other address as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - A. Address of DEVELOPER is as follows: Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041
 - B. Address of CITY is as follows: City of Garden Grove 11391 Acacia Parkway Garden Grove, California 92640
- DEVELOPER'S Proposal. The Project shall include DEVELOPER'S proposal, as modified by Planning Commission and City Council, which shall be incorporated herein by this reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 21.6 <u>Licenses, Permits, Fees and Assessments</u>. At its sole expense, <u>DEVELOPER shall obtain all licenses</u>, permits, and approvals as may be required by this Agreement, or by the nature of the PROJECT.
- Familiarity with PROJECT. By executing this Agreement, DEVELOPER warrants that: (1) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; (3) it has considered how the work should be performed; and (4) it understands the facilities, difficulties, and restrictions of the work under this Agreement. Should DEVELOPER discover any latent or unknown conditions materially differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not proceed, except at DEVELOPER'S risk, until written instructions are received from CITY.
- 21.8 <u>Time of Essence</u>. Time is of the essence in the performance of this Agreement.
- Limitations Upon Subcontracting and Assignment. The experience, knowledge, capability, and reputation of DEVELOPER, its principals and employees were a substantial inducement for CITY to enter into this Agreement. DEVELOPER shall not contract with any other entity to perform the services required without the written approval of CITY. Neither this Agreement nor any interest may be assigned voluntarily or by operation of law, without the prior written approval of CITY. If DEVELOPER is permitted to

The proposed development is a permitted use in the M-1 (Limited Industrial) zone; and

The spirit and intent of the provisions, conditions, and requirements of Article IX of the Garden Grove Municipal Code and other applicable ordinances are complied with.

REASONS:

The proposed action complies with the spirit and intent of the provisions, conditions and requirements of this Chapter and other applicable ordinances.

The proposed development is properly related to essential on-site facilities such as off-street parking, traffic circulation, and points of vehicular and pedestrian access.

The proposed development is properly related to essential public facilities such as streets and alleys, utilities and drainage channels.

The development has a reasonable degree of physical, functional, and visual compatibility between the proposed project and neighboring uses.

An attractive environment for the occupants of said property will be attained through careful site planning and design.

That the proposed development will not adversely impact Public Services' ability to perform their required function.

BE IT FURTHER RESOLVED that the Planning Commission does conclude:

The subject A-114-91 does possess characteristics that would indicate justification of the request for adoption in accordance with Municipal Code Section 9.1.6.10 (amendment).

ADOPTED this 25th day of July 1991.

/s/		
	CHAIRMAN	

VOTE: (vote action required for each item)

- 10. <u>City Agreement</u>. CITY hereby agrees that DEVELOPER will be entitled to develop the project in accordance with the approvals and other matters mentioned herein.
- 11. Reimbursement. DEVELOPER agrees that the sum of \$9,000 will reimburse CITY for the cost of certain city services required by the proposed development that are not otherwise being reimbursed to CITY.
- 12. Payment Due Date. The reimbursement amount shall be due and payable prior to the issuance of the building permit for the project or eighteen (18) months from the date of approval of this Agreement by the City Council, whichever shall occur first.
- 13. <u>Termination Provisions</u>. This Agreement may be terminated upon the happening of any of the following events:
 - A. Failure of Developer to perform any of the provisions of this Agreement, or
 - B. Mutual agreement of the parties.
- 14. Periodic Review. CITY shall review DEVELOPER'S performance every twelve (12) months at the anniversary of the adoption of this Agreement. DEVELOPER shall demonstrate good faith compliance with the terms of this Agreement. If as a result of the review CITY finds and determines, based upon substantial evidence, that DEVELOPER has not complied in good faith with terms or conditions of this Agreement, CITY may terminate the Agreement. This review shall be conducted by the Director of Development Services.
- 15. City Discretion. CITY retains its right and discretion, under all applicable Codes, to approve or disapprove any item related to this PROJECT which it has not specifically agreed to via this Agreement. DEVELOPER acknowledges that it shall comply with all CITY requirements for applications and permits of any nature and that this Agreement does not relieve DEVELOPER of the necessity of filing appropriate applications and permits. DEVELOPER shall be subject to annual renewals of the site plan. Approval of renewals shall not be unreasonably withheld.
- 16. <u>Improvement Schedule</u>. The following improvements shall be constructed by the stated dates:
 - All improvements stated in the Planning Commission Resolution No. 4179 shall be completed prior to the issuance of any Certificate of Occupancy.
- 17. Developer Breach. Failure of DEVELOPER to construct improvements as specified, or to pay amounts specified in a timely fashion, shall result in the withholding of building permits, any other permit or certificate of occupancy until the breach is remedied to satisfaction of CITY.

RESOLUTION NO. 4178

A RESOLUTION OF THE PLANNING COMMISSION OF THE CITY OF GARDEN GROVE, RECOMMENDING APPROVAL OF AMENDMENT NO. A-114-91 FOR A PARCEL OF LAND LOCATED ON THE SOUTH SIDE OF WESTMINSTER AVENUE, WEST OF NEWHOPE STREET AT 11392 WESTMINSTER AVENUE, PARCEL NO. 100-190-38

BE IT RESOLVED that the Planning Commission of the City of Garden Grove, in regular session assembled on July 25, 1991, does hereby recommend approval of the requested rezone to M-1 (Limited Industrial).

BE IT FURTHER RESOLVED in the matter of Amendment No. A-114-91, the Planning Commission of the City of Garden Grove does report as follows:

- 1. The subject case was initiated by Gillings and Associates.
- 2. The applicant requests zone change approval to change the zoning from C-M (Heavy Commercial-Limited Industrial) to M-I (Limited Industrial). Additionally the applicant is requesting site plan and conditional use permit approval to construct a 27,064 square foot warehouse and parking structure.
- 3. The proposed project will not have a significant adverse effect on the environment; therefore, the City of Garden Grove has prepared a Negative Declaration of Environmental Impact pursuant to the California Environmental Quality Act. Further, the Planning Commission finds a de minimis impact in relation to fish and game.
- 4. The subject property has a General Plan Land Use designation of Industrial and is zoned C-M. The subject site is currently improved with a storage building.
- 5. Existing land use, zoning, and General Plan designation of property in the vicinity of the subject property have been reviewed.
 - 6. Report submitted by City staff was reviewed.
- 7. Pursuant to legal notice, public hearing was held on July 25, 1991, and all interested persons were given an opportunity to be heard.
- 8. The Planning Commission gave due and careful consideration to the matter during its meeting of July 25, 1991; and
- BE IT FURTHER RESOLVED, FOUND AND DETERMINED that the facts and reasons supporting the conclusion of the Planning Commission, as required under Municipal Code Section 9.1.6.10, are as follows:

ACTION

FACTS:

The subject site is approximately 80,517 square feet in area;

The subject rezone is justified in that the proposed zone is consistent with the General Plan; and

DEVELOPMENT AGREEMENT

SPARKLETTS DRINKING WATER CORPORATION

THIS AGREEMENT is made this _____ day of _____, 1991, by the CITY OF GARDEN GROVE, a municipal corporation ("CITY"), and SPARKLETTS DRINKING WATER CORPORATION ("DEVELOPER").

RECITALS

The following recitals are a substantive part of this Agreement:

- 1. This Agreement is entered into pursuant to Garden Grove Ordinance No. 2154, adopted July 2, 1990.
- 2. CITY desires to enter into this DEVELOPMENT AGREEMENT for the 27,064 square foot warehouse project on the south side of Westminster Avenue west of Newhope Street at 11392 Westminster Avenue.
- 3. DEVELOPER is qualified by virtue of experience, training, education, and expertise to accomplish the requirements listed to the satisfaction of CITY.
 - 4. DEVELOPER owns the property located at 11392 Westminster Avenue.
- 5. The PROJECT is a development requiring certain discretionary approvals by CITY before it may be constructed.
- 6. Government Code Section 65864 et seq. provides the authority for CITY to enter into binding development agreements with a developer having a legal and equitable interest in real property.
- 7. CITY has adopted rules and regulations establishing procedures and requirements for implementing and approving development agreements.
- 8. Garden Grove Planning Commission approved this project via Resolution No. 4179, approving Site Plan No. SP-113-91 and Conditional Use Permit No. CUP-121-91.
 - CITY granted approval in contemplation of this Agreement.
- 10. On (DATE), after a public hearing, the City Council adopted Ordinance #______ implementing this Agreement.

subcontract any part of this Agreement, DEVELOPER shall be fully responsible to CITY for the acts and omissions of its subcontractor as it is for the acts and omissions of persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work, including subcontractors, will be considered employees of DEVELOPER. CITY will deal directly with and will make all payments to DEVELOPER. CITY agrees to not unreasonably withhold consent to assignment.

- 21.10 Successor's Interest. The provisions of this Agreement shall be binding upon and inure to successors in interest of the parties and shall be specifically binding upon any future lessees or other owners of an interest in PROJECT.
- 21.11 Authority to Execute. The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- Indemnification. DEVELOPER agrees to protect, defend, and hold harmless CITY and their elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of the Agreement by DEVELOPER, DEVELOPER'S agents, officers or employees, subcontractors, or independent contractors hired by DEVELOPER. The only exception to DEVELOPER'S responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence of CITY, or any of their elective or appointive boards, officers, agents or employees.

This hold-harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by DEVELOPER.

- 21.13 Modification. This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by CITY and DEVELOPER.
- 21.14 <u>Waiver</u>. All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of CITY and DEVELOPER.
- 21.15 California Law. This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced pursuant to this Agreement shall be initiated in the central or main Branch of the Orange County Superior Court.
- 21.16 <u>Interpretation</u>. This Agreement shall be interpreted as though prepared by both parties.

18. Insurance Requirements.

- Commencement of Work. DEVELOPER shall not commence work under this Agreement until it has obtained all insurance required and this insurance has been approved by CITY; nor shall DEVELOPER allow any subcontractor to commence work on its subcontract until all insurance required of the subcontractor has been obtained and approved. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify CITY of any material change, cancellation or termination at least thirty (30) days in advance.
- 18.2 Workers' Compensation Insurance. During the duration of this Agreement, DEVELOPER shall maintain Workers' Compensation Insurance if applicable. DEVELOPER shall also require all subcontractors to provide Workers' Compensation Insurance.
- Insurance Amounts. DEVELOPER shall maintain the following insurance for the duration of this Agreement. Comprehensive general liability, automobile liability, professional liability, or other types of liability coverage, in an amount of \$1,000,000.00 per occurrence for bodily injury or property damage.
- 18.4 Endorsements For The Policies Designating CITY As Additional Insured. DEVELOPER shall provide to CITY proof showing the required insurance. Any certificate of insurance must be in a form, content, and with companies approved by CITY.
- 19. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to DEVELOPER in the event of any default or breach by CITY, or for any amount which may become due to DEVELOPER, or any obligation under the terms of this Agreement.
- 20. Non-Discrimination. DEVELOPER covenants there shall be no discrimination against or segregation of any person, group, or employee due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any action or activity pursuant to this Agreement.
- 21. General Provisions. It is mutually agreed as follows:
 - Independent Contractor. It is agreed to that in the performance of the services to be performed by DEVELOPER, DEVELOPER shall act and be an independent contractor and not an agent or employee of CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
 - 21.2 Compliance with Law. DEVELOPER shall comply with all applicable laws, ordinances, codes, and regulations of the federal, state, and local government.

18. Insurance Requirements.

- Commencement of Work. DEVELOPER shall not commence work under this Agreement until it has obtained all insurance required and this insurance has been approved by CITY; nor shall DEVELOPER allow any subcontractor to commence work on its subcontract until all insurance required of the subcontractor has been obtained and approved. All insurance required by this Agreement shall contain a Statement of Obligation on the part of the carrier to notify CITY of any material change, cancellation or termination at least thirty (30) days in advance.
- 18.2 Workers' Compensation Insurance. During the duration of this Agreement, DEVELOPER shall maintain Workers' Compensation Insurance if applicable. DEVELOPER shall also require all subcontractors to provide Workers' Compensation Insurance.
- Insurance Amounts. DEVELOPER shall maintain the following insurance for the duration of this Agreement. Comprehensive general liability, automobile liability, professional liability, or other types of liability coverage, in an amount of \$1,000,000.00 per occurrence for bodily injury or property damage.
- 18.4 Endorsements For The Policies Designating CITY As Additional Insured. DEVELOPER shall provide to CITY proof showing the required insurance. Any certificate of insurance must be in a form, content, and with companies approved by CITY.
- 19. Non-Liability of Officials and Employees of the CITY. No official or employee of CITY shall be personally liable to DEVELOPER in the event of any default or breach by CITY, or for any amount which may become due to DEVELOPER, or any obligation under the terms of this Agreement.
- 20. Non-Discrimination. DEVELOPER covenants there shall be no discrimination against or segregation of any person, group, or employee due to race, color, creed, religion, sex, marital status, age, handicap, national origin or ancestry, in any action or activity pursuant to this Agreement.
- 21. General Provisions. It is mutually agreed as follows:
 - 21.1 Independent Contractor. It is agreed to that in the performance of the services to be performed by DEVELOPER, DEVELOPER shall act and be an independent contractor and not an agent or employee of CITY, and shall obtain no rights to any benefits which accrue to CITY'S employees.
 - 21.2 Compliance with Law. DEVELOPER shall comply with all applicable laws, ordinances, codes, and regulations of the federal, state, and local government.

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DEVELOPMENT REVIEW AND COMMENT SHEET

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AGREEMENT

THE PARTIES MUTUALLY AGREE AS FOLLOWS:

- 1. Duration. This Agreement shall expire four (4) years from its effective date, unless any duty specified remains executory, in which case this Agreement may be renewed for successive one year terms at discretion of CITY, pursuant to law, until all duties are performed. This renewal shall not be unreasonably withheld.
- 2. Permitted Uses. The following uses are permitted at the PROJECT: All uses permitted in the M-I (Limited Industrial) zone subject to meeting all applicable development standards.
- 3. Density/Intensity. The density or intensity of this project is as follows: a 27,064 square foot warehouse and parking structure on an 80.517 square foot site.
- 4. Maximum Height and Building Size. The maximum height and building size are as follows: Maximum building height is twenty-three (23) feet. Maximum building size is 27,064 square feet.
- 5. Improvements. The improvements described in Planning Commission Resolution No. 4179, including but not limited to curb, gutter, and sidewalk, shall be constructed as follows: Prior to the issuance of any certificates of occupancy or release of any utility.
- 6. Resolution/Material Terms. All conditions of approval found in Resolution No. 4179, attached hereto and incorporated herein as Exhibit "1", are material terms of this agreement. Breach of any condition of approval shall be deemed to be a breach of this Development Agreement.
- 7. Scope of Project. The Project scope shall consist of those uses stated in paragraph two (2), with a density and intensity stated in paragraph three (3), with building height and sizes as stated in paragraph four (4).
- 8. Reimbursement. DEVELOPER shall pay CITY as follows:
 - 8.1 Amount. One percent (1%) of the building permit valuation.
 - 8.2 Not to Exceed. Payment under this Agreement shall not exceed Nine Thousand Dollars (\$9,000).
 - 8.3 Payment Timing. Payment shall be made prior to the issuance of building permits or with eighteen (18) months of the date of City Council approval.
- 9. Records of Expenses. DEVELOPER shall keep records in which complete and correct entries will be made of construction costs.

I CERTIFY THAT, IF THIS SEAL IS AFFIXED IN PURPLE INK, THIS IS A TRUE AND
CORRECT COPY OF THE PERMANENT RECORD
FILED OR RECORDED IN THIS OFFICE.

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COUNTY CLERK-RECORDER

ORANGE COUNTY STATE OF CALIFORNIA

10. City Agreement. CITY hereby agrees that DEVELOPER will be entitled to develop the project in accordance with the approvals and other matters mentioned herein.

GILLINGS & ASSOCIATES

- Reimbursement. DEVELOPER agrees that the sum of \$9,000 will reimburse CITY for the cost of certain city services required by the proposed development that are not otherwise being reimbursed to CITY.
- 12. Payment Due Date. The reimbursement amount shall be due and payable prior to the issuance of the building permit for the project or eighteen (18) months from the date of approval of this Agreement by the City Council, whichever shall occur first.
- 13. Termination Provisions. This Agreement may be terminated upon the happening of any of the following events:
 - A. Failure of Developer to perform any of the provisions of this Agreement, or
 - B. Mutual agreement of the parties.
- Periodic Review. CITY shall review DEVELOPER'S performance every twelve (12) months at the anniversary of the adoption of this Agreement. DEVELOPER shall demonstrate good faith compliance with the terms of this Agreement. If as a result of the review CITY finds and determines, based upon substantial evidence, that DEVELOPER has not complied in good faith with terms or conditions of this Agreement, CITY may terminate the Agreement. This review shall be conducted by the Director of Development Services.
- 15. City Discretion. CITY retains its right and discretion, under all applicable Codes, to approve or disapprove any item related to this PROJECT which it has not specifically agreed to via this Agreement. DEVELOPER acknowledges that it shall comply with all CITY requirements for applications and permits of any nature and that this Agreement does not relieve DEVELOPER of the necessity of filing appropriate applications and permits. DEVELOPER shall be subject to annual renewals of the site plan. Approval of renewals shall not be unreasonably withheld.
- 16. Improvement Schedule. The following improvements shall be constructed by the stated dates:
 - All improvements stated in the Planning Commission Resolution No. 4179 shall be completed prior to the issuance of any Certificate of Occupancy.
- 17. Developer Breach. Failure of DEVELOPER to construct improvements as specified, or to pay amounts specified in a timely fashion, shall result in the withholding of building permits, any other permit or certificate of occupancy until the breach is remedied to satisfaction of CITY.

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- 21.3 Conflict of Interest and Reporting. DEVELOPER shall at all times avoid conflict of interest or appearance of conflict of interest in performance of this Agreement.
- Notices. All notices shall be personally delivered or mailed to the Delow listed address, or to such other address as may be designated by written notice. These addresses shall be used for delivery of service of process.
 - A. Address of DEVELOPER is as follows: Sparkletts Drinking Water Corporation 4500 York Boulevard Los Angeles, CA 90041
 - B. Address of CITY is as follows: City of Garden Grove 11391 Acacia Parkway Garden Grove, California 92640
- 21.5 <u>DEVELOPER'S Proposal</u>. The Project shall include DEVELOPER'S proposal, as modified by Planning Commission and City Council, which shall be incorporated herein by this reference. In the event of any inconsistency between the terms of the proposal and this Agreement, this Agreement shall govern.
- 21.6 Licenses, Permits, Fees and Assessments. At its sole expense, DEVELOPER shall obtain all licenses, permits, and approvals as may be required by this Agreement, or by the nature of the PROJECT.
- Familiarity with PROJECT. By executing this Agreement, DEVELOPER warrants that: (I) it has investigated the work to be performed; (2) it has investigated the site of the work and is aware of all conditions there; (3) it has considered how the work should be performed; and (4) it understands the facilities, difficulties, DEVELOPER discover any latent or unknown conditions materially differing from those inherent in the work or as represented by CITY, it shall immediately inform CITY of this and shall not are received from CITY.
- 21.8 <u>Time of Essence</u>. Time is of the essence in the performance of this Agreement.
- Limitations Upon Subcontracting and Assignment. The experience, knowledge, capability, and reputation of DEVELOPER, its principals and employees were a substantial inducement for CITY to enter into this Agreement. DEVELOPER shall not contract with any other entity to perform the services required without the written approval of CITY. Neither this Agreement nor any interest may be written approval of CITY. If DEVELOPER is permitted to

subcontract any part of this Agreement, DEVELOPER shall be fully responsible to CITY for the acts and omissions of its subcontractor as it is for the acts and omissions of persons directly employed. Nothing contained in this Agreement shall create any contractual relationship between any subcontractor and CITY. All persons engaged in the work, including subcontractors, will be considered employees of DEVELOPER. CITY will deal directly with and will make all payments to DEVELOPER. CITY agrees to not unreasonably withhold consent to assignment.

- 21.10 Successor's Interest. The provisions of this Agreement shall be binding upon and inure to successors in interest of the parties and shall be specifically binding upon any future lessees or other owners of an interest in PROJECT.
- 21.11 Authority to Execute. The persons executing this Agreement on behalf of the parties warrant that they are duly authorized to execute this Agreement and that by executing this Agreement, the parties are formally bound.
- Indemnification. DEVELOPER agrees to protect, defend, and hold harmless CITY and their elective or appointive boards, officers, agents, and employees from any and all claims, liabilities, expenses or damages of any nature, including attorneys' fees, for injury or death of any person, or damage to property, or interference with use of property, arising out of, or in any way connected with performance of the Agreement by DEVELOPER, DEVELOPER'S agents, officers or employees, subcontractors, or independent contractors hired by DEVELOPER. The only exception to DEVELOPER'S responsibility to protect, defend, and hold harmless CITY, is due to the sole negligence of CITY, or any of their elective or appointive boards, officers, agents or employees.

This hold-harmless agreement shall apply to all liability regardless of whether any insurance policies are applicable. The policy limits do not act as a limitation upon the amount of indemnification to be provided by DEVELOPER

- 21.13 Modification. This Agreement constitutes the entire agreement between the parties and supersedes any previous agreements, oral or written. This Agreement may be modified only by subsequent mutual written agreement executed by CITY and DEVELOPER.
- 21.14 Waiver. All waivers of the provisions of this Agreement must be in writing by the appropriate authorities of CITY and DEVELOPER.
- 21.15 California Law. This Agreement shall be construed in accordance with the laws of the State of California. Any action commenced pursuant to this Agreement shall be initiated in the central or main Branch of the Orange County Superior Court.
- 21.16 <u>Interpretation</u>. This Agreement shall be interpreted as though prepared by both parties.

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