Recording Requested by and When Recorded Return to:

City Clerk City of Chula Vista 276 Fourth Avenue Chula Vista, CA 91910

No transfer tax is due as this is a conveyance to a public agency of less than a fee interest for which no cash consideration has been paid or received.

Above Space for Recorder's Use Only

CCV File No.: 0600-80-EY443

JOINT USE AGREEMENT BY AND BETWEEN THE CITY OF CHULA VISTA AND THE CITY OF SAN DIEGO

This JOINT USE AGREEMENT ("Agreement") is made this _____ day of ______, 20____, by and between the CITY OF CHULA VISTA, a California municipal corporation ("CV"), and THE CITY OF SAN DIEGO, a California municipal corporation ("SD") (individually referred to as the "Party" and collectively as the "Parties") and is made with reference to the following facts:

RECITALS

- A. WHEREAS, SD is engaged in the activity of conveying wastewater to the environs of the City of San Diego, State of California;
- B. WHEREAS, the existing SD sewer main pipeline commonly known as the San Diego Faivre Street Sewer Pipeline ("SDFSSP"), owned and operated by SD, is located within an existing SD easement ("Easement") and within a new segment of Faivre Street ("Street Segment") to be constructed within the development commonly known as Otay River Business Park ("ORBP"), as described in the attached Exhibit A and shown on the attached Exhibit B;
- C. WHEREAS, the Street Segment is a proposed public road to be located within the jurisdictional boundaries of CV, between Broadway and Fourth Avenue;

- D. WHEREAS, Otay River Business Park, LP (ORBPLP), the developer of ORBP project, wishes to develop ORBP project as approved on March 6, 2018, by Tentative Map PCS 16-0006, pursuant to CV Resolution No. 2018-041, which includes constructing the Street Segment;
- E. WHEREAS, as a condition of the approval of ORBP tentative map, ORBPLP is required to construct the Street Segment, over the Easement and over CV sewer easement as described on Exhibit "A" and depicted on Exhibit B, which are attached hereto and incorporated herein by this reference. The area described on Exhibit A and depected in Exhibit B are referred to herein as "Joint Use Area";
- F. WHEREAS, ORBPLP desires to construct, and CV desires to operate and maintain the Street Segment, Faivre Street, a future public transportation facility and related improvements, including but not limited to: landscape, sewer and storm drain pipelines and appurtenances; traffic signals and signal interconnections; along with other improvements located in, upon, over, under and across the Street Segment;
- G. WHEREAS, SD is willing to allow the construction of the Street Segment over SD's Easement and will thereafter operate and maintain SDFSSP and associated facilities and appurtenances for such purpose, under and across the to be constructed Street Segment.
 - H. WHEREAS, ORBP will construct the Street Segment within the Joint Use Area;
- I. WHEREAS, CV and SD desire to set forth their respective rights and obligations in the event of actual or potential present or future conflicts in the construction, operation, or maintenance of their respective facilities within the Joint Use Area.
- NOW, THEREFORE, for valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the Parties hereby agree as follows:
- 1. **Non-Interruption of Use or Operation of Facilities.** Each Party agrees and covenants not to interrupt the use or operation of the other Party's facilities located within that Joint Use area. Any temporary interference by one Party with the use or operation of the other Party's facilities shall be made only with the other Party's prior written consent. SD specifically agrees, except as provided in paragraph 9 below, that during any temporary interference it will, as practical, neither cause any lane of CV's roadways to be closed for the entire length of such roads nor cause the flow of traffic to be reduced to less than two lanes on such roads. The Parties agree and covenant to work in good faith with the other Party to permit such temporary interference, and the Party whose facilities are being interfered with shall not unreasonably withhold its consent to such interference. Any and all costs, expenses or losses incurred by the Party whose facilities are interfered with shall be borne by the Party causing the interference.

- 2. **Future Relocation of Facilities.** In the event that future construction (including expansion), operation or maintenance of SD's or CV's facilities shall cause the need for relocation of some or all of the other's facilities, the Party causing the relocation shall bear all costs, expenses and losses of or resulting from the relocation. Any relocation shall not occur without the prior written consent of the Party whose facilities are being relocated, which consent shall not be unreasonably withheld.
- 3. **Effective Date**. The effective date of this Agreement shall be the date this Agreement is recorded with the San Diego County Recorder's Office.
- 4. **Agreement Binding Upon Successors.** This Agreement shall be binding upon and inure to the benefit of the representatives, agents, successors, assigns and interests of the Parties as to any or all of the Joint Use Area, until released by the mutual consent of the Parties.
- 5. **Agreement Runs with the Land.** The covenants and terms contained in this Agreement shall create equitable servitudes on the property described in Exhibit A and shown in Exhibit B. If such covenants are breached, each Party shall have the right to exercise all rights and remedies and to maintain any actions or suits at law or in equity or other proper proceedings to enforce the curing of such breach to which either Party may be entitled.
- 6. **Termination of Use.** In the event that SD permanently terminates the use of the Joint Use Area for the purposes set forth herein, SD shall: (i) abandon all facilities within the Joint Use Area in accordance with best practices and in a manner that does not and will not cause damage to CV's facilities within the Joint Use Area, and (ii) vacate its Easement in accordance with its easement vacation process. Upon SD's vacation of the Easement, this Agreement shall terminate and CV shall have no further obligations under this Agreement. For purposes of interpreting this Agreement, the term "permanently terminates" shall mean a willful termination of the use as evidenced by written action or document of either the governing body or official or employee possessing appropriate authority of SD.
- 7. Written Consent for Construction or Placement of Structures. No Party shall place or construct, or permit the placement or construction of, any new structures, temporary or permanent, on the Joint Use Area, without the prior written consent of the other Party. Notwithstanding the foregoing, SD acknowledges and agrees that CV shall not be required to obtain prior written consent to conduct routine maintenance or repairs of pavement, streets, curbs, gutters, sidewalks, light and sign posts, landscaping, dry utilities, wet utilities, or traffic signals on or within the Joint Use Area.

- hereinabove, in the event of damage caused by an act of God, war, or other casualty, or damage caused under circumstances where it would be impractical or impossible for one Party to notify the other Party of the necessity for temporary interference with the other Party's facilities, the Party creating the temporary interference may, without notice, enter upon the Joint Use Area and make emergency repairs to restore its service. The Party creating the temporary interference shall, however, take reasonable and prudent measures at its sole cost to protect the installations and facilities of the other Party and to minimize such interference. If a Party determines that it will make emergency repairs in accordance with this section, that Party will make all reasonable efforts to notify the other Party prior to commencing construction activities. If the Party making emergency repairs in accordance with this section causes damage to any installation or facility of the other Party, the Party causing the damage shall: (i) immediately notify the other Party of such damage and (ii) bear all costs to repair or replace all such damaged installations and facilities.
- 9. **Mutual Indemnification.** SD and CV agree that, except as provided in Paragraphs 12.e, 12.f, and 12.g herein, each shall indemnify and hold the other harmless from and against liability, loss, cost, damage and expense arising from (i) any negligent act or omission of the other Party or its employees, agents, contractors, successors or assigns or (ii) the location and existence of the other Party's above-described facilities, whether defective or otherwise, including, but not limited to, any such loss, cost, damage, liability, or expense arising from damage to or destruction of real and personal property or injury to or death of any person, shall be determined by the law in effect at the time of incident giving rise to such liability, loss, costs, damages or expense; provided, however, that liability and indemnification obligations shall not be limited in any way by any limitation on the amount or type of damages, compensation of benefits payable by or for the other under any Worker's Compensation Acts, Disability Benefit Acts or other Employee Benefit Acts. Liability to a third party(ies) shall be divided between SD and CV in proportion to the measure of SD and CV's respective liability. Notwithstanding the foregoing, each Party shall hold harmless the other against damage to or destruction of the indemnitor's facilities caused by an act(s) of a third party(ies).
- 10. **Counterparts.** This Agreement may be executed in any number of counterparts, each of which shall be original and all of which shall constitute one and the same documents.
- 11. **Recording.** The Parties hereto shall cause this Agreement to be recorded in the Official Records of the San Diego County Recorder's Office.

12. **Miscellaneous Provisions.**

12. a. **Notices.** Unless otherwise provided in this Agreement or by law, any and all notices required or permitted by this Agreement or by law to be served on or delivered

to either Party shall be in writing and shall be deemed duly served, delivered, and received when personally delivered to the Party to whom it is direct, or in lieu thereof, when three (3) business days have elapsed following deposit in the U.S. mail, certified or prepaid, addressed to the address indicated in this Agreement. A Party may change such address for the purpose of this paragraph by giving written notice of such change to the other Party in the manner provided in this paragraph.

CITY OF CHULA VISTA

Development Services Department/Land Development Section 276 Fourth Avenue, Building B Chula Vista, CA 91910 Attn: City Engineer

CITY OF SAN DIEGO Public Utilities Director 9192 Topaz Way San Diego, CA 92123-1119

CITY OF SAN DIEGO

Attention: Director, Real Estate Assets Department 1200 Third Avenue, Suite 1700 (MS 51A) San Diego, CA 92101

- 12.b. **Captions.** Captions in this Agreement are inserted for convenience of reference and do not define, describe or limit the scope or intent of this Agreement or any of its terms.
- 12.c. **Entire Agreement.** This Agreement together with any other written documents referred to herein, embody the entire agreement and understanding between the Parties regarding the subject matter hereof and any and all prior or contemporaneous oral or written representations, agreements, understandings, and/or statements shall be of no force and effect. This Agreement is not intended to supersede or amend any other agreement between the Parties unless expressly noted.
- 12.d. **Recitals, Exhibits.** Any recitals set forth above and any attached exhibits are incorporated by reference into this Agreement.
- 12.e. **Compliance with Laws.** Each Party agrees to comply with all applicable laws, ordinances, governmental regulations or agreements, regarding the habitat, protected species, water quality, solid wastes, hazardous wastes, hazardous materials, toxic substances, and any and all other forms of pollution or nuisance control (herein collectively referred to as ("Standards").

- 12.f. Mutual Indemnification for Abating Violation of Standards by Other Party. Each Party shall indemnify the other Party for all costs (including, but not limited to consulting, engineering, mitigation, clean-up, containment, disposal, and legal costs) incurred by the other Party as a result of abating a violation of Standards in any proceeding before any authority or court, and paying any fines or penalties imposed because of a violation of any Standards, which result from a Party failing to comply with the Standards.
- 12.g. **Mutual Hold Harmless by and between SD and CV.** SD and CV hereby assumes liability for, and shall indemnify and hold harmless the other from any suit, enforcement action, or claim resulting from or relating to (1) any alleged violation of Standards, or (2) all injuries to or death of any persons and loss of or damages to property, including without limitation, employees and property of the other, and which relate to any alleged violation of Standards which would not have arisen but for the actions, or inactions, of the other.
- 12.h. **Authority of Signatories.** Each signatory and Party hereto hereby warrants and represents to the other Party that it has legal authority and capacity and direction from its principal to enter into this Agreement, and that all resolutions and/or other actions have been taken so as to enable said signatory to enter into this Agreement.
- 12.i. **Modification.** This Agreement may not be modified, terminated, or rescinded, in whole or in part, except by written instrument duly executed and acknowledged by the Parties hereto, their successors, or assigns and duly recorded in the Office of the San Diego County Recorder.
- 12.j. **Severability.** If any term, covenant or condition of this Agreement or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Agreement, or the application of such term, covenant, or condition to person or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each term, covenant, or condition shall be valid and be enforced to the fullest extent permitted by law.
- 12.k. **Preparation of Agreement.** No inference, assumption or presumption shall be drawn from the fact that a Party or its attorney prepared and/or drafted this Agreement. It shall be conclusively presumed that both Parties participated equally in the preparation and/or drafting this Agreement.

[NEXT PAGE IS SIGNATURE PAGE]

SIGNATURE PAGE TO JOINT USE AGREEMENT BY AND BETWEEN THE CITY OF CHULA VISTA AND THE CITY OF SAN DIEGO

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed the day and year first hereinabove set forth.

•	By:
Gary Halbert,	Matthew F. Vespi
City Manager or Authorized Designee	Interim Director, Public Utilities
e:	Date:
est:	By: Cybele L. Thompson
	Director, Real Estate Assets
	Director, Real Estate Assets
Kerry Bigelow, City Clerk	Date:
Approved as to form:	Approved as to form:
	MARA W. ELLIOTT
	City Attorney
	By:
Glen R. Googins	Hilda Mendoza
City Attorney	Deputy City Attorney
e:	Date:

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2) Exhibit "B" – Otay River Business Park Joint Use Area

EXHIBIT "A"LEGAL DESCRIPTION JOINT USE AREA

A 40 FOOT WIDE STRIP OF LAND LYING WITHIN BLOCKS 2, 3, 14, 15, 18 AND 19 OF BRIMHALL'S ADDITION TO OTAY ACCORDING TO MAP THEREOF NO. 598, FILED IN THE OFFICE OF THE COUNTY RECORDER OF SAN DIEGO COUNTY, MAY 4, 1889. TOGETHER WITH A PORTION OF SECTION 22, TOWNSHIP 18 SOUTH, RANGE 2 WEST, SAN BERNARDINO MERIDIAN, ALL IN THE CITY OF CHULA VISTA, COUNTY OF SAN DIEGO, STATE OF CALIFORNIA, THE CENTERLINE OF SAID 40 FOOT WIDE STRIP BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCING AT THE INTERSECTION OF THE NORTHERLY LINE OF THE SOUTHERLY 12.5 FEET OF SAID BLOCK 2 WITH THE EASTERLY LINE OF THE CALIFORNIA STATE HIGHWAY, AS DESCRIBED IN DEED FROM F. D. BARNHILL, ET AL, TO THE STATE OF CALIFORNIA, DATED JULY 6, 1934, RECORDED IN BOOK 325, PAGE 113 OF OFFICIAL RECORDS;

THENCE ALONG SAID EASTERLY LINE SOUTH 23°49'28" EAST 28.25 FEET TO THE **TRUE POINT OF BEGINNING**:

THENCE LEAVING SAID EASTERLY LINE SOUTH 87°26'16" EAST 288.13 FEET;

THENCE SOUTH 88°36'35" EAST 558.80 FEET;

THENCE NORTH 46°20'25" EAST 87.60 FEET;

THENCE SOUTH 89°49'12" EAST 585.00 FEET;

THENCE SOUTH 89°41'59" EAST 101.01 FEET TO THE **POINT OF TERMINATION** OF THE HEREIN DESCRIBED CENTERLINE, SAID POINT BEING ON THE ARC OF A NONTANGENT 483.50 FOOT RADIUS CURVE CONCAVE NORTHWESTERLY, THE RADIAL TO SAID POINT BEARS SOUTH 15°40'19" EAST.

THE NORTHERLY AND SOUTHERLY LINES OF SAID 40 FOOT WIDE STRIP TO BE PROLONGED OR SHORTENED TO TERMINATE IN THE WEST IN THE EASTERLY LINE OF SAID CALIFORNIA STATE HIGHWAY AND TO TERMINATE IN THE EAST IN THE ARC OF THE ABOVE MENTIONED 483.50 FOOT RADIUS CURVE.

THE HEREIN ABOVE DESCRIBED 40 FOOT WIDE STRIP OF LAND CONTAINS 1.486 ACRES, MORE OR LESS.

LS 8084

THIS DESCRIPTION WAS PREPARED BY ME OR UNDER MY DIRECTION

DENNIS W. GOOD, LS 8084



