

AGENDA MEMORANDUM

First Reading for the City Council Meeting of April 12, 2016 Second Reading for the City Council Meeting of April 19, 2016

DATE: March 30, 2016

TO: Ronald L. Olson, City Manager

FROM: Stacie Talbert Anaya, Interim Director

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361-826-3460

Approve sale of parkland

CAPTION:

Ordinance approving the sale of properties as follows and authorizing the City Manager to execute documents necessary to complete each real estate sales transaction:

- a) Acushnet Park located at 6746 Aaron to MVR Construction Company and/or assigns in the amount of \$655,000.
- b) Cabra Park located at 1323 W. Broadway to Darla-1, Ltd., and/or assigns in the amount of \$24,000.
- c) Durant Park located at 6113 Durant to MVR Construction Company and/or assigns in the amount or \$130,000.
- d) Parklane Park located at 4600 Arlene to Albert Ayala and/or assigns Roberto Cardenas and/or assigns in the amount of \$121,000.
- e) Peary Park at 1750 Paul Jones Rd to 4625 No. 3, Ltd., a Texas limited partnership and/or assigns in the amount of \$36,000.
- f) Ridgewood Park located at 5730 Malden to Richard O. Serna and/or assigns John Tamez and/or assigns in the amount of \$400,003.
- g) Willow Park located at 11418 Willowood to Martin and Gaby Sada and/or assigns in the amount of \$50,000.

PURPOSE:

To approve the sale of park properties and authorize the city manager to execute documents to finalize real estate sales transactions.

BACKGROUND AND FINDINGS:

October 2012 - The Parks & Recreation Master Plan is approved by City Council and identified 27 parks to be repurposed by means of adoption, lease, transfer to another government entity, sale or allowing them to return to a natural state. Three (3) of 27 were repurposed and/or adopted shortly after the plan was approved.

June/July 2014 - Public hearings were held at City Council to place the remaining 24 parks on the ballot for approval of voters to sell. During this time, seven (7) additional parks were adopted

or transferred to another agency for maintenance and removed from list to be considered by voters. Ballot language for Proposition 3 – Sale of City Parkland for the remaining 17 parks was established.

September 2014 - City Council passed a resolution mandating the proceeds of sales were to be reinvested in existing parks and established a process for notification to adjacent landowners prior to each sale.

In November 2014, voters approved Proposition 3 to authorize the city to list designated park properties for sale.

In early 2015, the City elected the vehicle for selling the properties would be to list them with a licensed real estate broker and negotiate the highest cash offer for each property. Three parks (Caribbean, Kosar and Breakwater) were removed from the list because leases or sales with governmental entities are being explored. The Clower Company (TCC) was identified through the request for qualification process to represent the City in the transactions.

The properties were listed for sale in a multiple listing service on January 24, 2016. Signs were posted at the parks and TCC made contact with all entities who had expressed interest in the parks since Proposition 3 was approved. In addition, residents within 500 feet of each park were notified by mail that the park was being listed for sale. While there has been interest in each of the properties, the negotiated cash offers have been received for the seven properties presented today. Location maps of each of the parkland properties are attached.

By state law, the city may only accept the highest cash offer for each property. By city ordinance, the proceeds from the sale of the parks must be reinvested in the park system according to the 2012 Parks & Recreation Master Plan.

Home and property owners within 500 feet of each of the parks being considered for sale today were notified via mail of the agenda item and the opportunity to make public comment. In addition, signs were posted in the park noting the time and date of this city council meeting

The properties will be sold "As-Is" and the City not incur the cost of removing any existing equipment or buildings as a condition of sale. Any utilities required for development would be modified/improved at the cost of developer/purchaser. In addition, any zoning changes should be handled by the developer/purchaser on an individual basis.

ALTERNATIVES:

Do not approve sale of parkland properties.

OTHER CONSIDERATIONS:

None

CONFORMITY TO CITY POLICY:

City Council must approve real estate transactions.

EMERGENCY / NON-EMERGENCY:

Non-emergency

DEPARTMENTAL CLEARANCES:

FINANCIAL IMPACT:

□ Operating □ Revenue □ Capital X Not applicable

| Fiscal Year: 2015- 2016 | Project to Date Expenditures (CIP only) | Current Year | Future Years | TOTALS |
|----------------------------|---|--------------|--------------|--------|
| Line Item Budget | | | | |
| Encumbered/ | | | | |
| Expended Amount | | | | |
| This item | | \$ | | \$ |
| BALANCE | | \$ | | \$ |

Fund(s):

Comments: none

RECOMMENDATION:

Staff recommends approval of this ordinance.

LIST OF SUPPORTING DOCUMENTS:

Ordinance Contracts for sale of parkland properties Location Maps for parkland properties