

RESOLUTION 02-07-11-1

**RESOLUTION OF THE BOARD OF DIRECTORS OF
THE TENAJA COMMUNITY SERVICES DISTRICT
CONFIRMING 2002-03 DISTRICT CHARGES**

WHEREAS, on July 11, 2002, the Board of Directors of Tenaja Community Services District (the "District") held a public hearing pursuant to Section 61621.2 of the Government Code, for the purpose of considering all objections or protests of District charges proposed to be collected in the forthcoming year on the tax roll; and

WHEREAS, the County of Riverside collects the annual payments of charges of said District on the tax roll and, pursuant to Section 61621.4 of the Government Code, shall be reimbursed by the District for expenses the County may reasonably incur in applying the charges to the tax roll; and

WHEREAS, the District charges are in compliance with all laws pertaining to the levy of such charges, pursuant to Section 61621 of the Government Code; and

WHEREAS, the charges are levied without regard to property valuation, and are for the purpose of paying the District's operation and maintenance costs.

NOW, THEREFORE, BE IT RESOLVED, that the Board of Directors of Tenaja Community Services District hereby directs the Auditor of the County of Riverside to place charges on the 2002-03 Secured Tax Roll in the amount of \$ 25.00 per acre for each parcel of land within the boundary of the District.

BE IT FURTHER RESOLVED, that the Board of Directors directs the District Secretary to forward a copy of this resolution to the Riverside County Auditor.

PASSED, APPROVED AND ADOPTED this 11th day of July, 2002 by the following vote, to-wit:

AYES: DIRECTORS: Pierce, Inman, Natale, Earnhart and Kelly
NOES: DIRECTORS: none
ABSENT: DIRECTORS: none
ABSTENSIONS: DIRECTORS: none


Josephine Kelly, President
Tenaja Community Services District

ATTEST:


Ralph R. Morrow, Secretary

TENAJA CSD

July 17, 2002

ATTN: Jeff Ashbacher, Deputy
Riverside County Tax Section
4080 Lemon Street, 11th Floor
Riverside, CA 92501

RE: CHARGES FOR TAX RATE AREA 082-026
TENAJA COMMUNITY SERVICES DISTRICT - GENERAL FUND

Dear Mr. Ashbacher:

Transmitted herewith are the following:

1. Certified copies of our Resolution Nos. 02-07-11-1 which states that the charges are in compliance with all laws pertaining to the levy and citation of the specific code section; that the charge is levied without regard to property valuation; and the purpose of the charges.
2. Copy of Memorandum Letter dated July 17, 2002 to Anthony Bellanca, CPA reporting Compliance with Proposition 218.
3. A tape detailing the charges to be placed on the tax rolls (delivered separately by Rapid Data).
4. Summary Statements:

Fund Number: 68-4260
Total Parcels: 516
Total Charge: \$152,416.00
5. The signature sample of personnel authorized to request corrections to fixed charges on the tax roll.

Any questions or problems should be directed to either Mr. Ralph R. Morrow or Ms. Arlene Miller at (909) 678-9778. Thank you for your assistance.

Sincerely,
Tenaja Community Services District


Ralph R. Morrow, P.E.
General Manager

Enclosures:

- 1 - Certified copy of Resolution No. 02-07-11-1
- 1 - Letter of Compliance with Proposition 218

~~1 - Signature sample of personnel authorized to request corrections~~

TENAJA Community Services District
32395-B Clinton Keith Rd. □ Suite 10 □ Wildomar, CA 92595
Phone (909) 678-9778 □ Fax (909) 678-7655
Web Address: www.tenajacsd.org

TO: County of Riverside

Date: 7-17-02


DISTRICT NAME: Tenaja Community Services District


SUBJECT: Signature Sample of Personnel Authorized to Request Corrections to Fixed Charges on the Tax Roll

FOR FISCAL YEAR 2002-2003 AND THEREAFTER, THE FOLLOWING PERSONNEL ARE AUTHORIZED TO REQUEST CORRECTIONS TO FIXED CHARGES ON THE TAX ROLL. IT IS UNDERSTOOD THAT THE COUNTY OF RIVERSIDE WILL NOT MAKE A CORRECTION IF REQUESTED BY ANY OTHER PERSONNEL.


NAME AND TITLE

SIGNATURE

Ralph Morrow, Gen. Mgr 

Arlene Miller, Admin Sec 

WE UNDERSTAND THAT THERE WILL BE A \$3.50/\$17.00 CHARGE PER PARCEL, PER TAX YEAR THAT WILL BE DEDUCTED FROM THE CURRENT SECURED APPORTIONMENT. PRE-PAYMENT WILL NO LONGER BE ACCEPTED.

APPROVED BY: 
CITY OR DISTRICT MANAGER

RESOLUTION No. 02-04-04-01

**RESOLUTION OF THE BOARD OF DIRECTORS
OF THE TENAJA COMMUNITY SERVICES DISTRICT
DECLARING CERTAIN LOCATIONS FOR
STOP SIGN ERECTION AND MAINTENANCE**

WHEREAS, On June 1, 2000, the Board of Directors of the Tenaja Community Services District adopted Ordinance No. 9 Amending that portion of Ordinance No. 6 Relating to the placement of stop signs on roads entering Tenaja Road and Via Volcano; and

WHEREAS, as a part of that Ordinance the Board adopted the placement of stop signs at roads which enter Tenaja Road and Via Volcano Shall be in accordance with direction contain in a resolution adopted by the Board of Directors; and

WHEREAS, the Board of Directors of the Tenaja Community Services District has determined that it is necessary for the public safety and the orderly and efficient use of the roads and highways in the District that the operators of vehicles entering certain intersections in the District be required to bring their vehicles to a complete halt prior to entering such intersections as provided in Vehicle Code Section 22450; and

WHEREAS, the Board, therefore, directs the District Engineer to erect and maintain traffic control stop signs at the designated intersections to give notice of the requirement that operators of motor vehicles are required to bring there vehicles to a complete halt; and

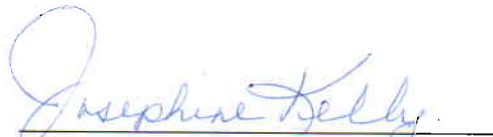
NOW THEREFORE, be it resolved by the Board of Directors of the Tenaja Community Services District shall place the traffic control stop signs at the following intersections to stop the traffic as indicated:

1. At the intersection of Tenaja Road and Via Volcano, a 3-way stop. A stop sign stopping northbound traffic on Via Volcano. A stop sign stopping southbound traffic on Tenaja Road. A stop sign stopping eastbound traffic on Tenaja Road.


2. At the intersection of Via Volcano and Rancho California Road, a 3-way stop. A stop sign stopping northbound traffic on Via Volcano. A stop sign stopping southbound traffic on Via Volcano. A stop sign stopping eastbound traffic on Rancho California Road.

Adopted by a roll-call vote of Directors, this 4th day of April 2002.

Ayes: Directors: Pierce, Inman, Natale, Kelly & Earnhart
Noes: Directors: none
Abstain: Directors: none
Absent: Directors: none



Josephine Kelly, President
Tenaja Community Services District

ATTEST:


Ralph R. Morrow, Secretary
Tenaja Community Services District

July 17, 2002

TO: Anthony Bellanca, CPA
Riverside County Auditor-Controller

FROM: Tenaja Community Services District

SUBJECT: Compliance with Proposition 218

The Tenaja Community Services District represents that the charges associated with property tax fund number 68-4260 identified on the County Tax Roll as TENAJA COMM SVC is in compliance with the articles of Proposition 218 and any law or regulation clarifying or implementing any provision or part thereof.

The County Auditor-Controller/County of Riverside agrees to enter all assessments, fees, charges, or taxes for the District upon receipt of such roll on or about August 1, 2002 based upon such certification.

The District shall be solely liable and responsible, and will defend, indemnify and hold the County and this office harmless from any liability as a result of claims or claims for refunds and related interest due filed by taxpayers against any assessments, fees, charges or taxes placed on the roll for the District by the County relative to compliance with the provisions of Proposition 218.

Tenaja Community Services District

Attested By:


Ralph R. Morrow, District Secretary

7/16/02
Date

TENAJA CSD

July 17, 2002

ATTN: Jeff Ashbacher, Deputy
Riverside County Tax Section
4080 Lemon Street, 11th Floor
Riverside, CA 92501

RE: CHARGES FOR TAX RATE AREA 082-026
TENAJA COMMUNITY SERVICES DISTRICT - AD 88-1

Dear Mr. Ashbacher:

You have on file a certified copy of our Resolution No. 89-1-5-1, 89-1-5-3, and 89-1-5-1 which states that the charges are in compliance with all laws pertaining to the levy and citation of the specific code section; that the charge is levied without regard to property valuation; and the purpose of the charges.

Transmitted herewith are the following:

1. A tape detailing the charges to be placed on the tax rolls (delivered separately by Rapid Data).

2. Summary Statements:

Fund Number: 68-4261
Total Parcels: 353
Total Charge: \$187,966.90

3. The signature sample of personnel authorized to request corrections to fixed charges on the tax roll.

Any questions or problems should be directed to either Mr. Ralph R. Morrow or Ms. Arlene Miller at (909) 678-9778. Thank you for your assistance.

Sincerely,
Tenaja Community Service District



Ralph R. Morrow, P.E.
General Manager

Enclosure:

(1) Sample signature

July 17, 2002

TO: Anthony Bellanca, CPA
Riverside County Auditor-Controller

FROM: Tenaja Community Services District

SUBJECT: Compliance with Proposition 218

The Tenaja Community Services District represents that the charges associated with property tax fund number 68-4261 identified on the County Tax Roll as AD 88-1 TENAJA is in compliance with the articles of Proposition 218 and any law or regulation clarifying or implementing any provision or part thereof.

The County Auditor-Controller/County of Riverside agrees to enter all assessments, fees, charges, or taxes for the District upon receipt of such roll on or about August 1, 2002 based upon such certification.

The District shall be solely liable and responsible, and will defend, indemnify and hold the County and this office harmless from any liability as a result of claims or claims for refunds and related interest due filed by taxpayers against any assessments, fees, charges or taxes placed on the roll for the District by the County relative to compliance with the provisions of Proposition 218.

Tenaja Community Services District

Attested By:


Ralph R. Morrow, District Secretary

7/16/02
Date

TENAJA CSD

July 17, 2002

ATTN: Jeff Ashbacher, Deputy
Riverside County Tax Section
4080 Lemon Street, 11th Floor
Riverside, CA 92501

RE: CHARGES FOR TAX RATE AREA 082-026
TENAJA COMMUNITY SERVICES DISTRICT - ZONE OF BENEFIT

Dear Mr. Ashbacher:

Transmitted herewith are the following:

1. You have on file Certified copies of our Resolution Nos. 99-6-10-1, 99-7-15-2 and 01-06-07-01 which states that the charges are in compliance with all laws pertaining to the levy and citation of the specific code section; that the charge is levied without regard to property valuation; and the purpose of the charges. The charges are in compliance with all laws pertaining to the levy and citation of the specific code section; that the charge is levied without regard to property valuation and the purpose of the charges.
2. Copy of Memorandum Letter dated July 17, 2002 to Anthony Bellanca, CPA reporting Compliance with Proposition 218.
3. A tape detailing the charges to be placed on the tax rolls (delivered separately by Rapid Data).
4. Summary Statements:

Fund Number: 68-4262
Total Parcels: 185
Total Charge: \$256.149.99
5. The signature sample of personnel authorized to request corrections to fixed charges on the tax roll.

Any questions or problems should be directed to either Mr. Ralph Morrow or Ms. Arlene Miller at (909) 678-9778. Thank you for your assistance.

Sincerely,
Tenaja Community Services District


Ralph R. Morrow, P.E.
General Manager

Enclosures:

- 1 - Letter of Compliance with Proposition 218
- 1 - Signature sample of personnel authorized to request corrections

July 17, 2002

TO: Anthony Bellanca, CPA
Riverside County Auditor-Controller

FROM: Tenaja Community Services District

SUBJECT: Compliance with Proposition 218

The Tenaja Community Services District represents that the charges associated with property tax fund number 68-4262 identified on the County Tax Roll as TENAJA ZONE OF BENEFIT TENAJA is in compliance with the articles of Proposition 218 and any law or regulation clarifying or implementing any provision or part thereof.

The County Auditor-Controller/County of Riverside agrees to enter all assessments, fees, charges, or taxes for the District upon receipt of such roll on or about August 1, 2002 based upon such certification.

The District shall be solely liable and responsible, and will defend, indemnify and hold the County and this office harmless from any liability as a result of claims or claims for refunds and related interest due filed by taxpayers against any assessments, fees, charges or taxes placed on the roll for the District by the County relative to compliance with the provisions of Proposition 218.

Tenaja Community Services District

Attested By:


Ralph R. Morrow, District Secretary

7/16/02
Date