



A G E N D A
BOARD OF EDUCATION MEETING
RIVERSIDE UNIFIED SCHOOL DISTRICT
Board Room
6735 Magnolia Avenue, Riverside, California

BOARD OF EDUCATION:
MRS. KATHY ALLAVIE,
PRESIDENT
MR. TOM HUNT,
VICE PRESIDENT
MR. BRENT LEE,
CLERK
MRS. GAYLE CLOUD
AND MRS. PATRICIA
LOCK-DAWSON,
MEMBERS

Closed Session – 4:30 p.m.

June 1, 2015

Open Session – 5:30 p.m.

Upon request, this agenda will be made available in appropriate alternative formats to persons with disabilities, as required by Section 202 of the Americans with Disabilities Act of 1990. Any person with a disability who requires a modification of accommodation in order to participate in a meeting should direct such request to the District Superintendent at 788-7135, Ext. 80402 at least 48 hours before the meeting, if possible.

As required by Government Code 54957.5, agenda materials can be reviewed by the public at the District's administrative offices, Reception Area, First Floor, 3380 Fourteenth Street, Riverside, California.

At approximately 9:00 p.m., the Board of Education will determine which of the remaining agenda items can be considered and acted upon prior to 9:30 p.m., and may continue all other items on which additional time is required until a future meeting. All meetings are scheduled to end at 9:30 p.m.

CALL MEETING TO ORDER – 4:30 p.m.

ESTABLISHMENT OF A QUORUM OF THE BOARD OF EDUCATION

PUBLIC PARTICIPATION ON CLOSED SESSION MATTERS

CLOSED SESSION

The Board of Education will recess to Closed Session at 4:30 p.m. to discuss:

1. Consideration of Pupil Services Matters Pursuant to Education Code Sections 35146 and 48918
2. Conference With Labor Negotiator Pursuant to Government Code Section 54957.6

District Representative:	David C. Hansen, Ed.D. District Superintendent
Employee Organizations:	Riverside City Teachers Association California School Employees Association

3. Consideration of Public Employee Discipline/Dismissal/Release Pursuant to Government Code Section 54957
4. Consideration of Public Employee Appointment Pursuant to Government Code Section 54957.6

Title: Classified Personnel Manager, High School Principal, High School Assistant Principals, Elementary Principal, and Complaint Officer

June 1, 2015

RECONVENE OPEN SESSION

The Board of Education will convene in Open Session at 5:30 p.m.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance to our flag will be led by Sarah Helfand, 6th grade Victoria Elementary School student.

SECTION A – PRESENTATIONS

<u>Oral Report Assigned To</u>	<u>For Board</u>	<u>Page</u>
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- A.1 Recognition of the Martin Luther King High School Boys’ Golf Team and Girls’ Softball Team as Recipients of the Riverside County Office of Education’s Academic/Athletic Team Award**

Chief Academic Officer		1
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The Board of Education will recognize the Martin Luther King High School Boys’ Golf Team and Girls’ Softball Team as recipients of the Riverside County Office of Education’s Academic/Athletic Team Award.

- A.2 Riverside-Inyo-Mono-San Bernardino (RIMS) Science Fair Winners**

Asst. Supt. Curr. & Inst. K-12		2-4
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The Board of Education will recognize the students participating in the California State Science Fair and the Intel International Science and Engineering Fair.

SECTION B – REPORTS BY HIGH SCHOOL REPRESENTATIVES

- B.1 High School Representatives**

*David Andrade – Abraham Lincoln High School
Kiera Reshaw – Arlington High School
Reysha Patel – Martin Luther King High School
Paige Vann – Educational Options Center/Riverside Virtual School
Alison Baird – John W. North High School
Mae Johnson – Riverside Polytechnic High School
Tracy Doan – Ramona High School*

SECTION C – DISTRICT SUPERINTENDENT’S REPORT

SECTION D – PUBLIC INPUT

*Public Input provides an opportunity for citizens to make suggestions, identify concerns, or request information about matters affecting the school District for items **NOT on the agenda**. Complaints against*

employees will normally be heard in Closed Session, and the District's complaint procedure should be followed before discussion with the Board.

Individuals or groups who wish to address the Board are requested to fill out a "Request to Address the Board of Education" card located on the table at the back of the Board Room. Comments or presentations should be limited to three minutes or less.

Pursuant to the Brown Act, Board of Education members cannot discuss or take action on any item which does not appear on the Consent and Action Calendars of the agenda. The Board of Education may provide a reference to staff or other resources of information, request staff to report back at a subsequent meeting, or direct staff to place an item on a future agenda.

SECTION E – DISTRICT EMPLOYEE GROUP REPORTS

E.1 CSEA Presentation by Mr. Daniel Rudd, President, Riverside Unified School District, Chapter #506

District
Superintendent

Mr. Daniel Rudd will report on the activities and accomplishments of the California School Employees Association (CSEA).

E.2 Riverside Council PTA Presentation by Ms. Sandie Page, President

District
Superintendent

Ms. Sandie Page will report on the activities and accomplishments of the Riverside Council Parent Teacher Association (PTA).

SECTION F – CONSENT

Moved _____ Seconded _____ Vote _____

All items listed under the Consent Calendar are considered by the Board to be routine and will be enacted by the Board in one motion. There will be no discussion of these items prior to the time the Board votes on the motion unless members of the Board request specific items to be removed from the Consent Calendar.

F.1 Minutes of Board Meetings

District
Superintendent

Consent 5-17

*May 4, 2015 – Regular Board Meeting
May 14, 2015 – Special Board Meeting
May 18, 2015 – Celebrating Student Excellence Special Meeting*

F.2	Warrant List No. 15	Deputy Supt. Business	Consent	18-29
	<i>The payment for the purchase of goods, materials, and services is done in school districts with checks called warrants. Warrant lists are presented to the Board of Education for ratification.</i>			
F.3	Acceptance of Gifts and Donations to the District	Deputy Supt. Business	Consent	30
	<i>Individuals and entities may make gifts or donations of usable items or money to the District. Gifts or donations of \$100 or more in value are accepted and acknowledged by the Board of Education.</i>			
F.4	Surplus and Sale of Electronic Equipment	Deputy Supt. Business	Consent	31-64
	<i>Requesting approval to declare listed electronic equipment as surplus property and authorization to sell or dispose of the surplus electronic equipment in accordance with Education Code provisions.</i>			
F.5	Award of Bids	Deputy Supt. Business	Consent	65-100
	Award of Bid for Bid No. 2014/15-25 – 14 Site Infrastructure Upgrades (Phase 2)			
	<i>This project consists of 14 Site Infrastructure Upgrades (Phase 2).</i>			
	Award of Bid for Bid No. 2014/15-31 – Reroofing and Recoating at Various Sites			
	<i>This project consists of reroofing and recoating at various sites.</i>			
	Award of Bid for Bid No. 2014/15-32 – Fire Alarm System Replacement at William Howard Taft Elementary School			
	<i>This project consists of fire alarm system replacement at William Howard Taft Elementary School.</i>			
	Award of Bid for Bid No. 2014/15-33 – Relocatable Classroom and Restroom Installation at Three Sites			
	<i>This project consists of relocatable classroom and restroom installation at three sites.</i>			
	Award of Bid for Bid No. 2014/15-35 – Asphalt and Concrete Repair at Various Sites			

This project consists of asphalt and concrete repair at various sites.

Award of Bid for Bid No. 2014/15-37 – Two Relocatable Science Classroom Installations at Riverside STEM Academy

This project consists of two relocatable science classroom installations at the Riverside STEM Academy.

F.6 Request for Proposals

Deputy Supt. Business Consent 101-116

**Award of Request for Proposal (RFP) No. 5 (15-16)NS
“Fresh Produce”**

Nutrition Services Department conducted a Request for Proposal (RFP) to procure fresh produce for the 2015/16 fiscal school year.

**Award of Request for Proposal (RFP) No. 7 (15-16)NS
“Bread and Tortilla Products”**

Nutrition Services Department conducted a Request for Proposal (RFP) to procure bread and tortilla products for the 2015/16 fiscal school year.

**Award of Request for Proposal (RFP) No. 8 (15-16)NS
“Frozen Food”**

Nutrition Services Department conducted a Request for Proposal (RFP) to procure frozen food commodity and non-commodity products for the 2015/16 fiscal school year.

F.7 Approval to Utilize the National Joint Power Alliance (NJPA) Request for Proposal (RFP) No. 100614 With CDW Government LLC for Purchase of Technology Solutions With Related Equipment and Accessories

Deputy Supt. Business Consent 117-119

Cooperative Purchasing Agreement for the purchase of Technology Solutions with Related Equipment and Accessories.

F.8 Resolution No. 2014/15-48 – Resolution of the Board of Education of the Riverside Unified School District Authorizing the Temporary Transfer of Funds From the District’s General Fund to the District’s Adult Education Fund for the Following Fiscal Year to Mitigate Potential Impacts of Funding Delays and Federal Sequestration

Deputy Supt. Business Consent 120-123

Approval of this agenda item will allow the District to provide temporary loans for the 2015-2016 fiscal year from the General Fund to the Adult Education Fund.

F.9 Change Orders

Asst. Supt. Operations Consent 124-129

Approval of Change Order No. 1 – Bid No. 2014/15-09 – Floating Bulkhead – Riverside Polytechnic High School

A change is recommended in the scope of work for the Floating Bulkhead at Riverside Polytechnic High School.

Approval of Change Order No. 2 – Bid No. 2014/15-13 – Relocatable Classrooms at Two Sites – Woodcrest Elementary School

A change is recommended in the scope of work for the Relocatable Classroom at Woodcrest Elementary School.

F.10 Notices of Completion

Asst. Supt. Operations Consent 130-133

Notice of Completion – Purchase Order C6003472 – Bid 2014/15-09 – Floating Bulkhead – Riverside Polytechnic High School Aquatics Pool

A Notice of Completion is recommended for the Floating Bulkhead at the Riverside Polytechnic High School Aquatics Pool.

Notice of Completion – Purchase Order C6003702 – Bid 2014/15-21 UCCAP – Ball Field Power Upgrades – Martin Luther King Jr. High School

A Notice of Completion is recommended for the Ball Field Power Upgrades at Martin Luther King Jr. High School. A Notice of Completion is recommended for the Ball Field Power Upgrades at Martin Luther King Jr. High School.

F.11 Ordinance No. 2014/15-01 – Ordinance of the Board of Education of the Riverside Unified School District, an Urgency Ordinance Levying Special Taxes to be Collected During Fiscal Year 2015-16 for the Payment of the Principal of and Interest on and Administrative Expenses With Respect to the Bonds of Community Facilities District No. 15 of Riverside Unified School District Issued for Improvement Area No. 1, Improvement Area No. 2 and Improvement Area No. 3 Thereof

Asst. Supt. Operations Consent 134-172

The Board of Education must adopt an ordinance levying special taxes for the 2015-16 fiscal year on property within the Community Facilities District No. 15 Improvement Area No. 1, Improvement Area No. 2 and Improvement Area No. 3 Thereof.

- F.12 Resolution No. 2014/15-50 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 2,
Resolution No. 2014/15-51 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 3,
Resolution No. 2014/15-52 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 4,
Resolution No. 2014/15-53 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 6 (Improvement Areas No.1 and No. 2),
Resolution No. 2014/15-54 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 7,
Resolution No. 2014/15-55 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 8,
Resolution No. 2014/15-56 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 9 (Improvement Areas No. 1, No. 2, No. 3, No. 4, and No. 5),
Resolution No. 2014/15-57 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 10,
Resolution No. 2014/15-58 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 11,
Resolution No. 2014/15-59 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 12 (Bridle Creek)
Resolution No. 2014/15-60 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 13 (Improvement Area No.1),
Resolution No. 2014/15-61 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 14,
Resolution No. 2014/15-62 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 16,
Resolution No. 2014/15-63 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 17 (Aldea Village),**

Asst. Supt.
Operations

Consent 173-476

Resolution No. 2014/15-64 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 18,
Resolution No. 2014/15-65 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 20,
Resolution No. 2014/15-66 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 21 (Improvement Area No. 2),
Resolution No. 2014/15-67 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 22,
Resolution No. 2014/15-68 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 24,
Resolution No. 2014/15-69 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 26,
Resolution No. 2014/15-70 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 27

It is necessary that the Board of Education of Riverside Unified School District levy special taxes on property within Community Facilities Districts No. 2, No. 3, No. 4, No. 6 (Improvement Areas No. 1 and 2), No. 7, No. 8, No. 9 (Improvement Areas No. 1, No. 2, No. 3, No. 4, and No. 5), No. 10, No. 11, No. 12 (Bridle Creek), No. 13 (Improvement Area No. 1), No. 14, No. 16, No. 17 (Aldea Village), No. 18, No. 20, No. 21 (Improvement Area No. 2), No. 22, No. 24, No. 26, and No. 27.

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|-------------|---|--------------------------------------|---------|---------|
| F.13 | Approval of Head Start Progress Report for April 2015 | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 477-478 |
| | <i>Required monthly update regarding Head Start activities and budget.</i> | | | |
| F.14 | Title I Schoolwide Plan Adoption | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 479-480 |
| | <i>The No Child Left Behind act requires Board approval of Title I Schoolwide Plans.</i> | | | |
| F.15 | Board of Education Representative | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 481 |
| | <i>Requesting approval to designate a Riverside City College employee as a Representative of the Board and to pay the conference and hotel fees to attend a mandatory conference as a requirement of the grant.</i> | | | |

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|-------------|--|--------------------------------------|---------|---------|
| F.16 | Physical Education Exemptions for High School Students With Severe Medical Conditions | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 482 |
| | <i>Staff is recommending the exemption of the physical education graduation requirement for junior and senior high school students with severe medical/physical conditions.</i> | | | |
| F.17 | Riverside Unified School District Representatives to California Interscholastic Federation Southern Section for 2015-16 | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 483-484 |
| | <i>It is recommended that the Board of Education designate the Superintendent; Assistant Superintendent, Curriculum and Instruction K-12; and Director, Secondary Education, from Riverside Unified School District to be representatives of the Riverside Unified School District to the California Interscholastic Federation (CIF) for the 2015-16 school year.</i> | | | |
| F.18 | Out-of-State Field Trip – History Day National Finals | Asst. Supt.
Curr. & Inst.
K-12 | Consent | 485-488 |
| | <i>Two students from Amelia Earhart Middle School and one student from Frank Augustus Miller Middle School are requesting approval to travel to College Park, Maryland, to participate in the National History Day Final Academic Competition, June 14-18, 2015.</i> | | | |
| F.19 | Increase in Compensation for the Board of Education, Cabinet, Management, Confidentials and Supervisory Employees | Asst. Supt.
Personnel | Consent | 489-490 |
| | <i>This item represents the desire to increase the compensation for eligible Board of Education, Cabinet, Management, Confidentials and Supervisory Employees.</i> | | | |
| F.20 | Appointment of Special Education Community Advisory Committee (CAC) Members | Exec. Director
Pupil Serv./SELPA | Consent | 491 |
| | <i>Education Code 56190 requires that each Special Education Local Plan Area (SELPA) establish a Special Education Community Advisory Committee (CAC). Our Local Plan for Special Education specifies that the Board appoint members to the CAC.</i> | | | |
| F.21 | Recommended Waivers of the California High School Exit Exam (CAHSEE) | Exec. Director
Pupil Serv./SELPA | Consent | 492-493 |
| | <i>We are recommending that the passage of the California High School Exit Exam (CAHSEE) be waived for twenty-one (21)</i> | | | |

special education students who met the requirements, as established by the Board of Education.

F.22 Recommended Actions From the Administrative Hearing Panel and/or the Executive Director, Pupil Services/SELPA and Adoption of the Findings of Fact for All Approved Cases

Exec. Director
Pupil Serv./SELPA

Consent

Confidential
Insert

Cases for Expulsion

Consistent with Administrative Regulation #5144.1, principals may suspend students who are in violation of Education Code Section 48900 and Board Policy #5144.1. Certain violations identified in Education Code Section 48915 are of a serious nature that require recommendation to the Board of Education for expulsion.

Student Cases: #2014-095, #2014-102, #2014-117

Cases for Expulsion With a Recommendation for Suspended Expulsion

Education Code Section 48917 provides that a student who has been recommended for expulsion may have the expulsion suspended by the Board of Education. The suspended expulsion is valid for the term of the original expulsion order. The student is placed upon school probation, assigned to a school program, and must remain there until the conditions identified in the Rehabilitation Plan are met.

Student Cases: #2014-096, #2014-097, #2014-098, #2014-099, #2014-100, #2014-101, #2014-104, #2014-105, #2014-106, #2014-107, #2014-111

Cases for Admittance of a Student Expelled by Another District

Education Code Section 48915 permits school districts to enroll a student expelled by another school district for certain specific violations following a hearing in which the receiving school district determines the student does not represent a threat to the safety of students or staff or of disrupting the instructional program.

Student Cases: #2014-00M, #2014-00O

Cases for Readmission After Expulsion

Students expelled from the Riverside Unified School District

who have successfully completed the conditions stipulated in their rehabilitation plan may apply for readmission (RUSD Rules and Regulations #5144.1).

Student Cases: #2009-228, #2011-114, #2012-04P, #2013-042, #2013-101, #2013-102, #2013-128, #2013-136, #2014-03P, #2014-040, #2014-043, #2014-04P

Cases for Denial of Readmission After Expulsion

Education Code Section 48916 requires a review of all expelled students for readmission. Students who have not satisfied the conditions of the Rehabilitation Plan that was ordered when the student was expelled or who continue to pose a danger to students or staff or of disruption to the instructional process, may be denied readmission to the schools of the district.

The Board of Education must act to continue the assignment of the student to an alternative educational placement per Rules & Regulations #5144.1.

Student Cases: #2008-155, #2008-234, #2009-205, #2010-045, #2010-093, #2010-113, #2010-171, #2010-196, #2011-11P, #2011-131, #2011-132, #2011-133, #2011-175, #2012-00G, #2012-00H, #2012-038, #2012-065, #2012-066, #2012-069, #2012-06P, #2012-074, #2012-082, #2012-083, #2012-098, #2012-108, #2012-121, #2012-127, #2012-142, #2013-001, #2013-003, #2013-01P, #2013-033, #2013-044, #2013-049, #2013-052, #2013-058, #2013-061, #2013-085, #2013-096, #2013-099, #2013-108, #2013-115, #2013-130, #2014-00E, #2014-00I, #2014-017, #2014-01P, #2014-029, #2014-02P, #2014-036, #2014-039, #2014-045, #2014-046, #2014-047, #2014-049, #2014-055, #2014-057, #2014-065;

Cases for Reinstatement After Suspended Expulsion

Education Code Section 48917 provides that a student on a suspended expulsion may be reinstated by action of the Board of Education when the student has satisfactorily completed the conditions identified in the Rehabilitation Plan ordered at the time the student was expelled.

Student Cases: #2012-084, #2012-112, #2012-113, #2013-027, #2013-074, #2013-077, #2013-105, #2013-112, #2013-126, #2014-004, #2014-027, #2014-033, #2014-034, #2014-064, #2014-066, #2014-068, #2014-074

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|-------------|---|--------------------------|---------|---------|
| F.23 | Certificated Personnel Assignment Order CE 2014/15-15 | Asst. Supt.
Personnel | Consent | 494-497 |
| | <i>The latest District's management, certificated personnel actions are presented to the Board of Education for approval.</i> | | | |
| F.24 | Classified/Non-Classified Personnel Assignment Order CL 2014/15-15 | Asst. Supt.
Personnel | Consent | 498-507 |
| | <i>The latest District's classified personnel actions are presented to the Board of Education for approval.</i> | | | |

SECTION G – REPORTS/DISCUSSION

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|------------|--|--------------------------------------|--------|---------|
| G.1 | Disclosure of Tentative Agreements Between Riverside Unified School District and Its Employees Represented by the California School Employees Association Chapter 506 | Asst. Supt.
Personnel | Report | 508-518 |
| | <i>This item represents the public disclosure of the terms and conditions, including financial impact, of Tentative Agreements for employees represented by the California School Employees Association Chapter 506.</i> | | | |
| G.2 | Disclosure of Memorandums of Understanding Between Riverside Unified School District and Its Employees Represented by the Riverside City Teachers Association | Asst. Supt.
Personnel | Report | 519-522 |
| | <i>This item represents the public disclosure of the terms and conditions, including financial impact, of a Memorandum of Understanding for employees represented by the Riverside City Teachers Association.</i> | | | |
| G.3 | RUSD Career Technical Education (CTE) Overview | Asst. Supt.
Curr. & Inst.
K-12 | Report | 523-530 |
| | <i>Riverside Unified School District's Coordinator for Career Technical Education will provide a report.</i> | | | |

SECTION H – PUBLIC HEARINGS

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|------------|--|--------------------------|-------------------|---------|
| H.1 | Public Hearing – 2015-2016 Initial Proposals for Negotiations, Submitted by the California School Employees Association for the 2015-2016 School Year | Asst. Supt.
Personnel | Public
Hearing | 531-532 |
| | <i>The California School Employees Association Chapter 506 has submitted an initial proposal for the collective bargaining agreement between the Board of Education of the Riverside Unified School District and Chapter 506 of the California School Employees Association.</i> | | | |

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|------------|--|--------------------------|-------------------|---------|
| H.2 | <u>Public Hearing</u> – 2015-2016 Initial Proposals for Negotiations, Submitted by the Riverside Unified School District Board of Education for the 2015-2016 School Year | Asst. Supt.
Personnel | Public
Hearing | 533-535 |
|------------|--|--------------------------|-------------------|---------|

The Riverside Unified School District Board of Education has submitted an initial proposal for the collective bargaining agreement between the Board of Education of the Riverside Unified School District and Chapter 506 of the California School Employees Association.

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| H.3 | <u>Public Hearing</u> – 2015-18 Local Control and Accountability Plan (LCAP) | Chief Academic
Officer | Public
Hearing | 536-537 |
|------------|---|---------------------------|-------------------|---------|

The 2015-18 proposed Local Control and Accountability Plan (LCAP) for Riverside Unified School District has been prepared. State law requires the Board of Education to hold a public hearing prior to considering adoption of the Local Control and Accountability Plan

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|------------|--|--------------------------|-------------------|---------|
| H.4 | <u>Public Hearing</u> – 2015-16 Proposed All Funds Budget | Deputy Supt.
Business | Public
Hearing | 538-539 |
|------------|--|--------------------------|-------------------|---------|

The initial 2015-2016 Proposed All Funds Budget for Riverside Unified School District has been prepared. State law requires the Board of Education to hold a public hearing prior to considering adoption of the budget.

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| H.5 | <u>Public Hearing</u> – Regarding the 2015-2016 Special Education Annual Budget Plan | Exec. Director
Pupil Serv./SELPA | Public
Hearing | 540-541 |
|------------|---|-------------------------------------|-------------------|---------|

The District is required to hold a public hearing to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Budget Plan.

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| H.6 | <u>Public Hearing</u> – Regarding the 2015-2016 Special Education Annual Service Plan | Exec. Director
Pupil Serv./SELPA | Public
Hearing | 542-543 |
|------------|--|-------------------------------------|-------------------|---------|

The District is required to hold a public hearing to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Service Plan.

SECTION I – ACTION

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|------------|---|--------------------------|--------|---------|
| I.1 | Approval of Tentative Agreements and Memorandums of Understanding Between Riverside Unified School District and Its Employees Represented by the Riverside City Teachers Association | Asst. Supt.
Personnel | Action | 544-551 |
|------------|---|--------------------------|--------|---------|

Staff recommends that the Board of Education approve the two Tentative Agreements and the two Memorandums of Understanding between the Riverside Unified School District and Riverside City Teachers Association for employees represented by the Riverside City Teachers Association.

Moved _____ Seconded _____ Vote _____

I.2 Adoption of the 2015-2016 Special Education Annual Budget Plan

Exec. Director Action 552-554
Pupil Serv./SELPA

Special Education staff is recommending adoption of the 2015-2016 Special Education Annual Budget Plan. This action is to comply with California Education Code §56205(b)(1). The Budget Plan summarizes the State and Federal special education revenues and the projected special education budget for the 2015-2016 school year.

Moved _____ Seconded _____ Vote _____

I.3 Adoption of the 2015-2016 Special Education Annual Service Plan

Exec. Director Action 555-576
Pupil Serv./SELPA

Special Education staff is recommending adoption of the 2015-2016 Special Education Annual Service Plan. The Service Plan describes the full continuum of special education services provided by the Riverside Unified Special Education Local Plan Area (SELPA).

Moved _____ Seconded _____ Vote _____

I.4 Curricula Adoption for Secondary to Adult Moderate/ Severe Special Education Programs

Asst. Supt. Action 577-594
Curr. & Inst.
K-12

The adoption of expanded Common Core aligned English Language Arts (ELA) and Mathematics curricula for secondary to adult moderate/severe special education programs requires Board approval.

Moved _____ Seconded _____ Vote _____

I.5 Proposed Secondary Mathematic Courses

Asst. Supt. Action 595-673
Curr. & Inst.
K-12

Request for approval for the following six secondary mathematics courses: Mathematics II, Accelerated Mathematics II, Mathematics II Year 1, Mathematics II Year 2, Mathematics III, and Accelerated Mathematics III.

Moved _____ Seconded _____ Vote _____

I.6	Approval of Recommended Instructional Courses and Instructional Materials Under Career Technical Education (CTE) Pathways	Asst. Supt. Curr. & Inst. K-12	Action	674-700
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A recommendation for new courses, Digital Game Design and Game Design Principles along with textbooks Introduction to Game Design, Prototyping, and Development, and Fundamentals of Game Design Third Edition. The instructional materials have completed thirty days of public display.

Moved_____ Seconded_____ Vote_____

I.7	Policy #3585 – Automated External Defibrillators – First Reading	Deputy Supt. Business	Action (First Reading)	701-713
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New Board Policy #3585 – Automated External Defibrillators – has been created for the Board of Education’s consideration to support the implementation and maintenance of a new Automated External Defibrillators program in the District.

Moved_____ Seconded_____ Vote_____

I.8	Resolution 2014/15-35 – Resolution of the Board of Education of Riverside Unified School District Authorizing the Exchange of Real Property With BP Riverside Partners, LLC.	Deputy Supt. Business	Action	714-771
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Resolution 2014/15-35 – Resolution of the Board of Education of Riverside Unified School District regarding the intention and approval to exchange real property has been prepared in accordance with California Education Code requirements regarding real property located at 9174 Indiana Avenue, Riverside.

Moved_____ Seconded_____ Vote_____

I.9	Resolution No. 2014/15-71 – Resolution of the Board of Education of the Riverside Unified School District to Determine Uses of the Monies Received From the Education Protection Account for the Current Fiscal Year	Deputy Supt. Business	Action	772-775
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Article XIII, Section 36 of the California Constitution effective November 7, 2012 requires school districts to make spending determinations for monies received from the Education Protection Account (EPA) in an open session of a public meeting.

Moved_____ Seconded_____ Vote_____

- I.10 Resolution No. 2014/15-72 – Resolution of the Board of Education of the Riverside Unified School District Approving, Authorizing and Directing the Execution and Delivery of Certificates of Participation in a Principal Amount Not to Exceed \$10,000,000 and Authorizing and Directing the Execution of Lease Financing Documents in Connection With and Certain Actions With Respect Thereto** Deputy Supt. Business Action 776-896

The Board of Education will consider adoption of Resolution No. 2014/15-72 approving execution and delivery of 2015 Certificates of Participation in a principal amount not to exceed \$10,000,000 and authorizing the execution of lease financing documents.

Moved _____ Seconded _____ Vote _____

- I.11 Resolution No. 2014/15-74 - Resolution of the Board of Education of the Riverside Unified School District Authorizing the Purchase of Real Property from John J. Gless, Trustee, and Janet A. Gless, Trustee, of the Gless Family Trust** Deputy Supt. Business Action 897-924

Resolution No. 2014/15-74 – Resolution approving the purchase of real property located at 18945 Van Buren Boulevard, Riverside.

Moved _____ Seconded _____ Vote _____

- I.12 Resolution No. 2014/15-49 – Resolution Ordering Consolidated Governing Board Member Biennial Election, Specifications of the Election Order, and Request for Consolidation** District Superintendent Action 925-927

In order to meet the requirements of Education Code Sections 5304, 5322, and 5340, and Elections Code Section 1302 (b)(3), the Board of Education is required to adopt a resolution which contains the Specifications of the Election Order and Request for Consolidation.

Moved _____ Seconded _____ Vote _____

RECESS PUBLIC SESSION

CONVENE THE BOARD OF DIRECTORS OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

- 1. Resolution No. 2014/15-73 – Resolution of the Board of Directors of the Riverside Unified School District School Facilities Corporation Approving the Corporation’s Participation in Financing Acquisition of School Property of the Riverside Unified School District Through the Delivery of Certain Certificates of Participation and the Execution and Delivery of Certain Legal Documents in Connection Therewith**

Chief Financial Officer Action 928-1044

The Board of Directors of the Riverside Unified School District School Facilities Corporation will consider adoption of Resolution No. 2014/15-73 approving the Corporation’s participation in financing acquisition of school property of the Riverside Unified School District through the delivery of certain Certificates of Participation and the execution and delivery of certain legal documents in connection with the financing.

Moved _____ Seconded _____ Vote _____

ADJOURN THE BOARD OF DIRECTORS OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION MEETING

RECONVENE PUBLIC SESSION OF REGULAR MEETING

SECTION J – CONCLUSION

- J.1 Board Members’ Comments**
- J.2 Agenda Items for Future Meetings
Monday, June 22, Regular Board Meeting**

ADJOURNMENT

The next meeting of the Board of Education is scheduled for Monday, June 22, 2015. The meeting will be called to order at 4:30 p.m. at the Riverside Adult School, 100 Wing, at 6735 Magnolia Avenue, Riverside, California.

**Board Meeting Agenda
June 1, 2015**

Topic: Recognition of the Martin Luther King High School Boys’ Golf Team and Girls’ Softball Team as Recipients of the Riverside County Office of Education’s Academic/Athletic Team Award

Presented by: Lynn Carmen Day, Chief Academic Officer

Responsible

Cabinet Member: Lynn Carmen Day, Chief Academic Officer

Type of Item: Presentation

Short Description: The Board of Education will recognize the Martin Luther King High School Boys’ Golf Team and Girls’ Softball Team as recipients of the Riverside County Office of Education’s Academic/Athletic Team Award.

DESCRIPTION OF AGENDA ITEM:

The Riverside County Office of Education will present members of the Martin Luther King High School Boys’ Golf Team and Girls’ Softball Team with the Riverside County Office of Education’s Academic/Athletic Team Award. The King Boys’ Golf Team posted the highest GPA for their sport in the county and the Girls’ Softball team tied with Murrieta Valley High School for the highest GPA in this sport in the county.

FISCAL IMPACT: None

RECOMMENDATION: None. Presentation only.

ADDITIONAL MATERIAL: None

Board Meeting Agenda
June 1, 2015

Topic: Riverside-Inyo-Mono-San Bernardino (RIMS) Science Fair Winners

Presented by: John Robertson, Instructional Services Specialist

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Presentation

Short Description: The Board of Education will recognize the students participating in the California State Science Fair and the Intel International Science and Engineering Fair.

DESCRIPTION OF AGENDA ITEM:

The Riverside Unified School District (RUSD) Science and Engineering Fair was held at the University of California, Riverside on February 9th and 10th, 2015, and represented the scientific research of over 300 Riverside Unified students from grades K-12. Fifty students with forty-two projects advanced to the Riverside-Inyo-Mono-San Bernardino (RIMS) Regional Science and Engineering Fair. At the RIMS event, 15 students were awarded gold medals representing three high schools, two elementary schools, and the Riverside STEM Academy (RSA). All participants in the RIMS SEF brought home medals. One student, a senior from Martin Luther King High School advanced to the Intel-International Science and Engineering Fair in Pittsburg, Pennsylvania, and won Gold in her division among other awards.

FISCAL IMPACT: None

RECOMMENDATION: Presentation only. No action required.

ADDITIONAL MATERIAL: List of Science and Engineering Fair Winners

Attached: Yes

Science and Engineering Fair Winners Riverside Unified School District 2015

The following students are recognized for their accomplishments in pursuing science research and competing in the Science and Engineering Fair and Science Olympiad.

Elementary School Finalists

Student's Name	School	Teacher
Brantley Ryan	John F. Kennedy	Tawnya Paino
Jack Jennings	John F. Kennedy	Carla Yawney
Ellie Sorter	John F. Kennedy	Joseph Sanchez
Natalie Hernandez-Munguia	Henry W. Longfellow	Sally Diaz-Taylor
Ashlyn Danielson	Tomás Rivera	Marie Chatterton
Bailey Jahromi	Tomás Rivera	Raquel Carlson
Trevin Shah	Mark Twain	Maureen Fortenberry
Rachel Pendergast	George Washington	Jennifer Luchsinger
Jacob Petrick	Woodcrest	Cynthia Green

Middle School Finalists

Student's Name	School	Teacher
*Michael Carty	Castle View	Christy King
Jeffrey Ellison	Earhart	Carlo Rozzi
Riley Sullivan	Earhart	Carlo Rozzi
*Davina Akinyi	Emerson	Margarita Garcia
Makenna Green	Gage	Karin Westerling
*Tabitha Behnke	Kennedy	Kelly Montegna
Hana Baig	Miller	Kimberly Tiberi
*Rosemary Gomes	Mt. View	Susan Harns-Wall
*Dylan Parry	Rivera	Lisa Purdy
Julian Cleary	STEM-MS	Tracy Lawrence
Ethan McDonald	STEM-MS	Tracy Lawrence
Lily Oglesby	STEM-MS	Tracy Lawrence
Rosemary Rowe	STEM-MS	Tracy Lawrence
Will Lyons	STEM-MS	Tracy Lawrence
Vanessa Kumar	STEM-MS	Tracy Lawrence
Angela Abma	STEM-MS	Tracy Lawrence

*6th grader in junior division

High School Finalists

<u>Student's Name</u>	<u>School</u>	<u>Teacher</u>
Acacia Wiggins	Arlington	James VanMeter
Leslie Armbruster	Arlington	James VanMeter
Seth Speerstra	Arlington	James VanMeter
Devki Shah	Martin Luther King	Kristine Jennings
Esther Koh	Martin Luther King	Kristine Jennings
Jillian Calilung	Martin Luther King	Kristine Jennings
Prarthna Shah	Martin Luther King	Kristine Jennings
Preetha Krishnamurthy	Martin Luther King	Kristine Jennings
Saumya Keremane	Martin Luther King	Kristine Jennings
Yushan Su	Martin Luther King	Kristine Jennings
Margot Mafra Spencer	John W. North	Tony Perez
Allison Wood	Riverside Polytechnic	Matt Schiller
Paola Sabel	Riverside Polytechnic	Matt Schiller
Ava Cazares	Ramona	Kimberly Ragone
Courtney Billingsley	Ramona	Kimberly Ragone
Eduardo Ochoa	Ramona	Kimberly Ragone
Isabelle Peterson-Villela	Ramona	Kimberly Ragone
Josue Mendoza	Ramona	Kimberly Ragone
Maurice Grigsby	Ramona	Kimberly Ragone
Alex Herrera	Riverside STEM Academy	Michele Hampton
Armeen Mobasher	Riverside STEM Academy	Michele Hampton
Ashley Abadeer	Riverside STEM Academy	Michele Hampton
Elizabeth Fletes	Riverside STEM Academy	Michele Hampton
Ian Hughes	Riverside STEM Academy	Michele Hampton
Nivedita Kanrar	Riverside STEM Academy	Michele Hampton

Intel – International Science and Engineering Fair Winner

Saumya Keremane Martin Luther King Kris Jennings

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**RIVERSIDE UNIFIED SCHOOL DISTRICT
MINUTES OF THE REGULAR MEETING OF THE BOARD OF EDUCATION
MONDAY, MAY 4, 2015
BOARD ROOM
6735 MAGNOLIA AVENUE, RIVERSIDE, CALIFORNIA**

CALL THE MEETING TO ORDER

Mrs. Kathy Allavie, Board President, called the meeting to order at 4:30 p.m.

MEMBERS PRESENT

Mrs. Kathy Allavie, Board President; Mr. Tom Hunt, Vice President; Mr. Brent Lee, Board Clerk; Mrs. Gayle Cloud, Member; and Mrs. Patricia Lock-Dawson, Member.

Also present were District Superintendent, Dr. David C. Hansen, members of the staff, and other interested citizens.

PUBLIC PARTICIPATION ON CLOSED SESSION MATTERS

There were no requests received to address the Board members regarding Closed Session items.

The Board adjourned to Closed Session at 4:30 p.m.

CLOSED SESSION

1. Consideration of Pupil Services Matters Pursuant to Education Code Sections 35146 and 48918
2. Conference With Labor Negotiator Pursuant to Government Code Section 54957.6
 District Representative: David C. Hansen, Ed.D., District Superintendent
 Employee Organizations: Riverside City Teachers Association
 California School Employees Association
3. Consideration of Public Employee Discipline/Dismissal/Release Pursuant to Government Code Section 54957
4. Consideration of Public Employee Appointment Pursuant to Government Code Section 54957.6

Title: Public Information Officer, School Assistance Program (SAP) Coordinator, and Elementary School Principal

RECONVENE OPEN SESSION

The Board reconvened in Open Session at 5:33 p.m. Mrs. Allavie announced that the following action was taken by the Board during Closed Session:

It was moved by Mrs. Lock-Dawson and seconded by Mrs. Cloud and unanimously approved by the following roll call vote to accept the resignation of Employee #052034:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None

ABSENT: None
ABSTAIN: None

It was moved by Mr. Lee and seconded by Mrs. Cloud and unanimously approved by the following roll call vote to appoint the following employees: Mr. Justin Grayson, Public Information Officer; Mrs. Katarina Roy Schantz, Coordinator, School Assistance Program; and Mrs. Annette Raspudic, Elementary School Principal:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance to our flag was led by Heather Wolsleger, 6th grade Taft Elementary School student.

GROUP PERFORMANCE

The John W. North High School’s Ballet Folkloric performed for the Board of Education.

SECTION A – PRESENTATIONS

A.1 City of Riverside Ballot Measure “A”

Mr. Phil Pitchford, City of Riverside, Intergovernmental and Communications Officer, provided a brief PowerPoint presentation sharing information that if pending Ballot Measure “A” is approved, would change the Riverside Municipal Code to allow storefront and mobile marijuana dispensaries to operate in the City. He stated that the Measure was placed on the Ballot by a group that was seeking to legalize medical marijuana.

A.2 John W. North High School Boys’ Varsity Basketball Team and Student Leaders – Trip to Jiangmen, China

Mr. Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12, introduced Dr. Lynne Sheffield, Principal, John W. North High School, who introduced student leaders, staff, and parents who participated in the trip. Coach Michael Barteo thanked the Board for their support. Ms. Becky Porter, Activities Director, introduced a few students who reviewed a PowerPoint sharing information about their trip to Jiangmen, China.

SECTION B – REPORTS BY HIGH SCHOOL REPRESENTATIVES

B.1 Reports presented by Educational Options Center/Riverside Virtual, John W. North, Riverside Polytechnic, and Ramona High Schools’ Student Board Representatives.

SECTION C – DISTRICT SUPERINTENDENT’S REPORT

Dr. Hansen introduced Dr. Kirk Lewis, Assistant Superintendent Operations, and Ms. Renee Hill, Assistant Superintendent, Instructional Support.

Dr. Lewis shared an update on the Prop 39 projects, and he noted that these projects are not automatic but have to be applied for and discussed his staff members that have been helping with this effort.

Ms. Renee Hill provided a brief update on the Smarter Balance Testing.

Dr. Hansen shared that this week marks the last of his school site visits. He was pleased to report that he has been able to visit every one of our schools, and he has also been able to hold brief voluntary staff meetings and toured all classrooms at each of our school sites. He mentioned also being able to meet with Dr. Wiseby at La Sierra University.

Today, Dr. Hansen reported that he was able to participate in a very fun event. He noted that Stewie the Duck, the main character of the book, "*Stewie the Duck Learns to Swim*" joined him, Riverside Fire Chief Michael Moore, Captain Dave Hernandez, Senior Olympic swimmer Vivian Stancil, and a member of the Stew Leonard Foundation, which is dedicated to preventing drownings at a special kick-off event at Fremont Elementary School today. He indicated that the firefighters will continue to share Stewie's story and the message of water safety to first-graders at all RUSD schools throughout the month of May.

Dr. Hansen stated that yesterday, Mrs. Lock-Dawson attended the Show&Go Car Show 2015 for Charity and the Riverside East Rotary Foundation presented her with a giant check for RUSD schools in the amount of \$1,740.00. He said that 1,000.00 is to be used for King High Remembers, \$500.00 for the Special Needs Prom, and the remainder has been used in the past to help with Bryant's Holiday field trip (which would not have been possible without generous community partners like Riverside East Rotary).

SECTION D – PUBLIC INPUT

The following individuals spoke to the Board members: Ms. Debbie Davis, Ms. Martha Mann, Ms. Tammy Dickey-McBirnie (she provided a handout about the A.L.I.C.E. Training Institute), spoke about the benefits of attending the Paraeducator Conference in San Jose.

SECTION E – DISTRICT EMPLOYEE GROUP REPORTS

E.1 RASM Presentation by Mr. Bernie Marez, Riverside Association of School Managers

Mr. Bernie Marez introduced Mr. Victor Cisneros, President-Elect, who reported on the activities and accomplishments of the Riverside Association of School Managers (RASM).

E.2 RCTA Presentation by Mr. Tim Martin, President, Riverside City Teachers Association

Mr. Tim Martin reported on the activities and accomplishments of the Riverside City Teachers Association (RCTA).

SECTION F – CONSENT

Approval of the Consent Calendar was moved by Mrs. Lock-Dawson and seconded by Mr. Hunt and was unanimously approved by members present, with the exception of Items F.5 and F.14, with the following roll call vote:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

Items in the Consent Calendar have been published with the agenda and copies are on file in the District administrative offices.

ITEM PULLED FOR DISCUSSION

F.5 Acceptance of Gifts and Donations to the District

Item F.5 was moved by Mr. Hunt and seconded by Mrs. Cloud and was unanimously approved by the following roll call vote:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

ITEM PULLED FOR DISCUSSION

F. 14 Out-of-Country Field Trip – Riverside STEM Academy/Martin Luther King High School

Item F.14 was moved by Mrs. Lock-Dawson and seconded by Mr. Hunt and was unanimously approved by the following roll call vote:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

SECTION G – REPORTS/DISCUSSION

G.1 Local Control and Accountability Plan (LCAP) Revisions, Development, Monitoring, and Annual Update

Mrs. Lynn Carmen Day provided a PowerPoint which included a status report on the revisions, development, monitoring, and annual update of the 2015-18 LCAP.

The Board members took a break from 8:00 p.m. to 8:12 p.m.

G.2 Disclosure of Tentative Agreements and Memorandums of Understanding Between Riverside Unified School District and Its Employees Represented by the Riverside City Teachers Association

Mrs. Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development, shared that these items represent the public disclosure of the terms and conditions, including financial impact, of Tentative Agreements and Memorandum of Understanding for employees represented by the Riverside City Teachers Association.

SECTION H – PUBLIC HEARINGS

H.1 Public Hearing – Public Hearing Prior to Adoption of Resolution No. 2014/15-43 - A Resolution of the Board of Education of Riverside Unified School District Granting an Easement and Right-of-Way to the City for a Temporary Construction Easement at 6401 Lincoln Avenue

Mrs. Allavie opened the Public Hearing at 8:12 p.m.

Mr. Michael Fine, Deputy Superintendent, Business Services and Governmental Relations, explained that the Board of Education is required to hold a public hearing prior to adoption of Resolution No. 2014/15-43 Granting an Easement and Right-of-Way to the City of Riverside for Temporary Construction Easement at 6401 Lincoln Avenue.

Mrs. Allavie closed the Public Hearing at 8:13 p.m.

H.2 Public Hearing – Public Hearing Prior to Adoption of Resolution No. 2014/15-45 – Finding the Acquisition of Real Property Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption

Mrs. Allavie opened the Public Hearing at 8:15 p.m.

Mr. Fine shared that a Public Hearing is required prior to Adoption of Resolution No. 2014/15-45 – Finding the Acquisition of Real Property Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption regarding real property located at 18945 Van Buren Boulevard, Riverside.

Mrs. Allavie closed the Public Hearing at 8:17 p.m.

H.3 Public Hearing – Public Hearing Prior to Adoption of Resolution 2014/15-36 – Resolution of the Riverside Unified School District Finding the Exchange of Real Property is Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption

Mrs. Allavie opened the Public Hearing at 8:20 p.m.

Mr. Fine stated the need for a Public Hearing Prior to Adoption of Resolution 2014/15-36 – Resolution of the Riverside Unified School District Finding the Exchange of Real Property is Exempt from the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption located at 9174 Indiana Avenue, Riverside.

Mrs. Allavie closed the Public Hearing at 8:22 p.m.

H.4 Public Hearing – 2015-2016 Initial Proposals for Negotiations, Submitted by the Riverside Unified School District Board of Education With Riverside City Teachers Association

Mrs. Allavie opened the Public Hearing at 8:23 p.m.

Mrs. Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development, stated that a Public Hearing was required for the initial proposal for negotiations submitted by the Riverside Unified School District Board of Education with the Riverside City Teachers Association (RCTA) for the 2015-2016 school year.

Mrs. Allavie closed the Public Hearing at 8:24 p.m.

H.5 Public Hearing – 2015-2016 Initial Proposals for Negotiations, Submitted by the Riverside City Teachers Association With the Riverside Unified School District Board of Education

Mrs. Allavie opened the Public Hearing at 8:24 p.m.

Mrs. Mills shared that a Public Hearing was needed for the initial proposal for negotiations submitted by the Riverside City Teachers Association (RCTA) with the Riverside Unified School District Board of Education for the 2015-2016 school year.

Mrs. Allavie closed the Public Hearing at 8:25 p.m.

SECTION I– ACTION

I.1 Resolution No. 2014/15-43 - Resolution of the Board of Education of Riverside Unified School District Granting an Easement and Right-of-Way to the City Riverside for a Temporary Construction Easement at 6401 Lincoln Avenue

Mr. Fine stated that it was recommended that the Board of Education adopt Resolution No. 2014/15-43 Granting an Easement and Right-of-Way to the City Riverside for a Temporary Construction Easement at 6401 Lincoln Avenue.

The item was moved by Mr. Hunt and seconded by Mrs. Cloud and was unanimously approved by the following roll call vote to approve Resolution No. 2014/15-43:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

I.2 Resolution 2014/15-45 – Resolution of the Riverside Unified School District Finding the Acquisition of Real Property Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption

Mr. Fine requested that the Board approve Resolution 2014/15-45 – Resolution of the Riverside Unified School District Finding the Acquisition of Real Property Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption regarding real property located at 18945 Van Buren Boulevard, Riverside.

The item was moved by Mrs. Cloud and seconded by Mrs. Lock-Dawson and was unanimously approved by the following roll call vote to approve Resolution No. 2014/15-45:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

I.3 Resolution 2014/15-36 – Resolution of the Riverside Unified School District Finding the Exchange of Real Property is Exempt From the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption

Mr. Fine shared the need to receive approval of Resolution 2014/15-36 – Resolution of the Riverside Unified School District Finding the Exchange of Real Property is Exempt from the California Environmental Quality Act and Approving the Filing and Recording of a Notice of Exemption regarding real property located at 9174 Indiana Avenue, Riverside.

The item was moved by Mrs. Lock-Dawson and seconded by Mr. Hunt and was unanimously approved by the following roll call vote to approve Resolution No. 2014/15-36:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
NOES: None
ABSENT: None
ABSTAIN: None

I.4 Resolution No. 2014/15-44 – Resolution of the Board of Education of the Riverside Unified School District Authorizing the Issuance and Sale of General Obligation Refunding Bonds, Series 2015, in a Principal Amount Not To Exceed \$54,000,000, and Approving Certain Other Matters Related Thereto

Mr. Fine stated that consideration of Resolution No. 2014/15-44 authorizes the issuance of the Riverside Unified School District General Obligation Refunding Bonds, Series 2015 for the purposes of refunding the Series B General Obligation Bonds, which are outstanding in the amount of \$50,840,000.

The item was moved by Mr. Hunt and seconded by Mr. Lee and was unanimously approved by the following roll call vote to approve Resolution No. 2014/15-44:

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
 NOES: None
 ABSENT: None
 ABSTAIN: None

I.5 Approval of Recommended Instructional Materials for Secondary English Language Arts

Mr. Garcia introduced Ms. Lisa Kells, 7-12 English Language Arts and Foreign Language Instructional Services Specialist, who reviewed that the instructional materials have been on public display for 30 days. She shared that these novels are new additions to our RUSD Approved Novel Lists in grade 7, grade 9, grade 10, and grade 11.

The item was moved by Mr. Hunt and seconded by Mr. Lee and was unanimously approved by the following roll call vote to approve the recommended Instructional Materials for Secondary English Language Arts with the exception of the title, “The Absolutely True Diary of a Part-Time Indian”.

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
 NOES: None
 ABSENT: None
 ABSTAIN: None

The item was moved by Mr. Hunt and seconded by Mr. Lee and was approved by the following roll call vote to approve the title, “The Absolutely True Diary of a Part-Time Indian”.

AYES: Allavie, Hunt, Lee, Lock-Dawson
 NOES: Cloud
 ABSENT: None
 ABSTAIN: None

I.6 Approval Classes Offered at Riverside Adult School During 2014-15 School Year

Mr. Antonio Garcia introduced Mr. Jim Dawson, Director, Riverside Adult School (RAS), who stated that approval was being requested for the 2014-15 courses offered by RAS. He indicated that this approval is a requirement for receiving the federal Adult Education Family Literacy Act (AEFLA) funding.

The item was moved by Mrs. Lock-Dawson and seconded by Mrs. Cloud and was unanimously approved by the following roll call vote to approve the courses offered at Riverside Adult School.

AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
 NOES: None
 ABSENT: None

ABSTAIN: None

SECTION J – CONCLUSION

J.1 Board Members' Comments

Mrs. Lock-Dawson mentioned recently meeting with Dr. Thomas Smith, the new Dean in the Graduate School of Education at UCR. She suggested inviting Dr. Smith to an RUSD fall Board meeting to provide a presentation and the other Board members concurred.

Mr. Hunt mentioned that tomorrow, May 5 is the Riverside County Celebrating Educators Luncheon. He requested that Dr. Husing's presentation from the Riverside County School Boards Association (RCSBA) meeting on April 27 be provided to all of the Board members, because he was very impressed with the meeting and his presentation. Mr. Hunt shared as we move forward with the LCAP Plan, he would like medical career pathway opportunities to be explored.

Mrs. Cloud thanked everyone that attended the RCSBA Event and noted that the student performers did a great job. She thanked *The Press-Enterprise* for the article on the Bryant Rose Parade. She discussed her concerns related to the District truancy letters that they are draconian. She understands that the District is guided by the Education Code, but she would like us to work on the wording so that we are not alienating parents with harsh wording.

Mr. Lee suggested that staff look into water conservation programs through the Western Municipal Water District and the advantage of using drought tolerant plants. He suggested that staff look at providing a K-6 STEM opportunity across town, with the possibility of repurposing an existing facility. In closing, Mr. Lee discussed his current visits to DLI classrooms. He spoke about the recruitment of Spanish students, and that the District needs to make it clear that this is one option that is a great opportunity for Spanish speaking students as well.

J.2 Next Board Meeting: May 4, 2015 – Regular Board Meeting

ADJOURNMENT

Mrs. Allavie adjourned the Public Session at 9:01 p.m. in memory of Mrs. Joyce Lambie, who passed away on March 14, former physical education teacher (gymnastics, track, and tennis coach), at Ramona High School for many years; Mr. Patrick Fagan, who passed away on March 28, former football coach at Arlington High School for 5 years; and Dr. Rodney Soholt, who passed away on April 16, former volunteer field physician who also performed athletic physicals for many Riverside high schools for several years.

CLOSED SESSION

The Board adjourned to Closed Session at 9:02 p.m.

RECONVENE OPEN SESSION

The Board reconvened in Open Session at 10:15 p.m. Mrs. Allavie announced that no formal action was taken by the Board during Closed Session.

ADJOURNMENT

Mrs. Kathy Allavie adjourned the Public Session at 10:15 p.m.

Brent Lee
Clerk
Board of Education

UNOFFICIAL

This is an uncorrected copy of Board Minutes. The Minutes do not become official until they are approved by the Board at the next meeting.

**RIVERSIDE UNIFIED SCHOOL DISTRICT
MINUTES OF THE SPECIAL BOARD OF EDUCATION MEETING
THURSDAY, MAY 14, 2015
3380 14TH STREET, DISTRICT CONFERENCE ROOM 3,
RIVERSIDE, CALIFORNIA**

CALL MEETING TO ORDER

Mrs. Allavie, Board President, called the Special Board meeting to order at 9:00 a.m.

MEMBERS PRESENT

Mrs. Kathy Allavie, Board President; Mr. Tom Hunt, Vice President; Mr. Brent Lee, Board Clerk; Mrs. Gayle Cloud, Member; and Mrs. Patricia Lock-Dawson, Member.

Also present were District Superintendent, Dr. David C. Hansen; and other District staff members.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance to our flag was led by Board Vice President Tom Hunt.

SECTION A – PUBLIC INPUT

There were no requests received to speak to the Board of Education.

SECTION B – ACTION

B.1 Resolution No. 2014/15-47 – Resolution of the Board of Education of the Riverside Unified School District Opposing Ballot Measure A

Dr. Hansen shared that the Board of Education is being asked to adopt Resolution No. 2014/15-47 which opposes Ballot Measure A. He noted that Alvord Unified School District adopted a similar resolution.

The item was moved by Mr. Hunt and seconded by Mrs. Lock-Dawson to approve Resolution No. 2014/15-47 with the recommended changes to the language and that the resolution be shared with the media and posted on our website:

- AYES: Allavie, Cloud, Hunt, Lee, Lock-Dawson
- NOES: None
- ABSENT: None
- ABSTAIN: None

SECTION C – CONCLUSION

C.1 Board Members' Comments

There were no comments made by the Board members.

PUBLIC PARTICIPATION ON CLOSED SESSION MATTERS

There were no requests received to address the Board members regarding Closed Session items.

The Board adjourned to Closed Session at 9:20 a.m.

SECTION D – CLOSED SESSION

1. Conference With Legal Counsel – Anticipated Litigation Significant Exposure to Litigation Pursuant to Subdivision (d) of Section 54956.9: (1 case)

RECONVENE OPEN SESSION

The Board reconvened in Open Session at 9:55 a.m. Mrs. Allavie reported that no formal action was taken by the Board during Closed Session.

ADJOURNMENT

Mrs. Allavie adjourned the Public Session at 9:55 a.m.

Brent Lee
Clerk
Board of Education

UNOFFICIAL

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**RIVERSIDE UNIFIED SCHOOL DISTRICT
MINUTES OF THE SPECIAL BOARD OF EDUCATION MEETING
MONDAY, MAY 18, 2015
RIVERSIDE POLYTECHNIC HIGH SCHOOL
ARTHUR L. LITTLEWORTH THEATER
5450 VICTORIA AVENUE, RIVERSIDE, CALIFORNIA**

CALL MEETING TO ORDER

Mrs. Allavie, Board President, called the Special Board meeting to order at 5:30 p.m.

MEMBERS PRESENT

Mrs. Kathy Allavie, Board President; Mr. Brent Lee, Board Clerk; Mrs. Gayle Cloud, Member; and Mrs. Patricia Lock-Dawson, Member.

Mr. Tom Hunt, Vice President, was in Sacramento and unable to attend.

Also present were District Superintendent, Dr. David C. Hansen; and other interested citizens.

PLEDGE OF ALLEGIANCE

The Pledge of Allegiance to our flag was led by Lazarus Valenzuela, Arlington High School student.

SECTION A – PUBLIC INPUT

The following individual spoke to the Board members: Ms. Rachelle Sterling, regarding the excellent support that she has received from District staff on behalf of her children.

SECTION B – RECOGNITIONS

B.1 Inaugural “Celebration of Student Excellence”

ADJOURNMENT

Mrs. Allavie adjourned the Public Session at 7:54 p.m.

Brent Lee
Clerk
Board of Education

**Board Meeting Agenda
June 1, 2015**

Topic: Warrant List No. 15

Presented by: Jeannie Darnell, Account Clerk, Business Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent Business Services and Governmental Relations

Type of Item: Consent

Short Description: The payment for the purchase of goods, materials, and services is done in school districts with checks called warrants. Warrant lists are presented to the Board of Education for ratification.

DESCRIPTION OF AGENDA ITEM:

B-Warrants in excess of \$2,000.00 issued since last period. Invoices for the claims have been checked and audited by the Business Office. Warrants for the claims have been prepared.

FISCAL IMPACT: \$10,750,700.78

RECOMMENDATION: It is recommended that the Board of Education approve the warrants.

ADDITIONAL MATERIAL: Warrant List No. 15

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT

Commercial Warrant Listing 2014 - 2015

April 14, 2015 THRU May 15, 2015

B-Warrants In Excess of \$1,999.00 Issued Since Last Period

Claim	Date	Fund	Warrant	Vendor Name	Claim Amount
GENERAL FUND UNRESTRICTED 03					
242864	04/14/2015	03	14014327	NIGRO & NIGRO, PC	\$26,505.00
242882	04/14/2015	03	14014344	CLOVER ENTERPRISES	\$2,938.11
242891	04/14/2015	03	14014352	BB&T INSURANCE SERVICES OF CALIFORNIA, INC.	\$3,987.02
242895	04/14/2015	03	14014356	ADVANCED OFFICE	\$2,785.32
242901	04/14/2015	03	14014362	NICK RAIL MUSIC	\$5,426.78
242905	04/14/2015	03	14014366	G/M BUSINESS INTERIORS	\$5,222.53
242942	04/14/2015	03	14014403	GOLD LINE, INC.	\$2,965.00
242961	04/15/2015	03	14015252	MUSEUM OF TOLERANCE	\$4,462.50
242994	04/15/2015	03	14015285	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$16,133.39
242997	04/15/2015	03	14015288	ARC SERVICES COMPANY	\$2,117.19
242998	04/15/2015	03	14015289	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$2,477.03
243000	04/15/2015	03	14015291	THE BODINE GROUP	\$15,765.11
243002	04/15/2015	03	14015293	ADVANCED OFFICE	\$3,013.20
243003	04/15/2015	03	14015294	COPYLITE INC	\$3,549.50
243007	04/15/2015	03	14015298	CLOVER ENTERPRISES	\$2,962.80
243037	04/16/2015	03	14016758	WAXIE SANITARY SUPPLY	\$14,552.02
243047	04/16/2015	03	14016768	STUDENT TRANSPORTATION OF AMERICA	\$69,951.27
243048	04/16/2015	03	14016769	STUDENT TRANSPORTATION OF AMERICA	\$29,179.71
243129	04/16/2015	03	14016849	CROWNE PLAZA	\$3,759.00
243143	04/16/2015	03	14016863	AGUA MANSA MRF, LLC	\$16,080.46
243146	04/16/2015	03	14016866	CLOVER ENTERPRISES	\$2,469.00
243161	04/17/2015	03	14019183	JKEAA MUSIC SERVICES, LLC	\$12,137.04
243163	04/17/2015	03	14019185	GUIDED DISCOVERIES, INC.	\$20,425.00
243164	04/17/2015	03	14019186	GUIDED DISCOVERIES, INC.	\$17,870.00
243186	04/17/2015	03	14019208	AARDVARK CLAY	\$2,052.65
243187	04/17/2015	03	14019209	DIAMOND FITNESS SYSTEMS	\$12,556.80
243194	04/17/2015	03	14019216	DOCUMENT TRACKING SERVICES	\$10,965.00
243200	04/17/2015	03	14019222	RIVERSIDE, CITY OF	\$8,965.16
243238	04/20/2015	03	14019722	THE GAS COMPANY	\$2,157.73
243249	04/20/2015	03	14019733	MEDINA PEST CONTROL	\$4,320.00
243251	04/20/2015	03	14019735	LEADERSHIP ASSOCIATES	\$3,000.00
243259	04/20/2015	03	14019743	DISCOVERY EDUCATION	\$2,600.00
243270	04/20/2015	03	14019754	CDW-G	\$12,496.56
243284	04/20/2015	03	14019768	ALL CITY MANAGEMENT SERVICES, INC.	\$2,888.00
243285	04/20/2015	03	14019769	CLOVER ENTERPRISES	\$2,567.76
243288	04/20/2015	03	14019772	CR&R INC.	\$2,542.47
243304	04/20/2015	03	14019788	RIVERSIDE COUNTY OFFICE OF ED.	\$37,406.25
243324	04/21/2015	03	14021619	HILTON	\$5,575.92
243394	04/22/2015	03	14022762	AREY JONES EDUCATIONAL SOLUTIONS	\$3,467.98
243398	04/22/2015	03	14022766	ALTURA CREDIT UNION	\$64,365.06
243422	04/22/2015	03	14022790	B&H PHOTO	\$3,165.30
243425	04/22/2015	03	14022793	CDW-G	\$12,496.02
243426	04/22/2015	03	14022794	CDW-G	\$13,560.36
243427	04/22/2015	03	14022795	CENTRUM SOUND SYSTEM	\$2,939.33
243458	04/22/2015	03	14022826	LIMINEX INC.	\$35,000.00
243460	04/22/2015	03	14022828	RIVERSIDE COUNTY OFFICE OF ED.	\$22,831.00
243462	04/22/2015	03	14022830	SOUTHEASTERN CAREER APPAREL	\$2,244.00
243464	04/22/2015	03	14022832	MIND RESEARCH INSTITUTE	\$7,000.00

243467	04/23/2015	03	14023034	WAXIE SANITARY SUPPLY	\$12,937.96
243500	04/23/2015	03	14023067	CALIFORNIA DEPARTMENT OF ED	\$17,175.00
243506	04/23/2015	03	14023073	STATE OF CA/DEPT. JUSTICE	\$3,770.00
243517	04/23/2015	03	14023084	AREY JONES EDUCATIONAL SOLUTIONS	\$2,100.90
243519	04/23/2015	03	14023086	AREY JONES EDUCATIONAL SOLUTIONS	\$14,181.13
243533	04/23/2015	03	14023100	UCR REGENTS	\$70,000.00
243534	04/23/2015	03	14023101	PIVOT LEARNING PARTNERS	\$3,687.00
243535	04/23/2015	03	14023102	PATHFINDER RANCH	\$6,812.75
243545	04/23/2015	03	14023112	THE TRUE VINE	\$7,285.68
243583	04/24/2015	03	14025098	CLOVER ENTERPRISES	\$2,962.80
243590	04/24/2015	03	14025105	HARRIS, DENNIS L.	\$2,060.00
243591	04/24/2015	03	14025106	JCA ENGINEERING INC.	\$2,200.00
243628	04/27/2015	03	14025459	WESTERN MUNICIPAL WATER DISTRICT	\$7,251.48
243646	04/27/2015	03	14025477	MILLER MIDDLE SCHOOL ASB	\$2,827.00
243647	04/27/2015	03	14025478	EMPIRE SPORTS	\$2,903.04
243692	04/27/2015	03	14025523	SYNTHETIC GRASS STORE OF CALIFORNIA LLC	\$2,355.48
243718	04/28/2015	03	14027143	XEROX CORPORATION	\$2,071.04
243726	04/28/2015	03	14027151	RED DRAGON ELECTRIC	\$3,500.00
243736	04/28/2015	03	14027161	SCREEN SURGEONS LLC	\$2,850.00
243738	04/28/2015	03	14027163	WESTERN MUNICIPAL WATER DISTRICT	\$2,882.70
243751	04/28/2015	03	14027176	AVID CENTER	\$2,796.00
243790	04/29/2015	03	14027545	ICRACKED OF GRAND TERRACE	\$2,066.99
243793	04/29/2015	03	14027548	MARRIOTT	\$2,700.00
243801	04/29/2015	03	14027556	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$11,370.06
243819	04/29/2015	03	14027574	AT&T MOBILITY	\$6,354.88
243821	04/29/2015	03	14027576	AVID CENTER	\$5,592.00
243857	04/29/2015	03	14027612	R & V ALDRETE CUSTOM SPORTSLETTERING	\$2,540.16
243860	04/29/2015	03	14027615	TEACHER CREATED MATERIALS	\$2,737.55
243888	04/30/2015	03	14030709	LAKESHORE LEARNING MATERIALS	\$4,244.98
243899	04/30/2015	03	14030720	CDW-G	\$5,424.14
243915	04/30/2015	03	14030736	STUDENT TRANSPORTATION OF AMERICA	\$63,125.85
243916	04/30/2015	03	14030737	CANON SOLUTIONS AMERICA, INC.	\$10,935.00
243917	04/30/2015	03	14030738	STUDENT TRANSPORTATION OF AMERICA	\$18,041.61
243918	04/30/2015	03	14030739	STUDENT TRANSPORTATION OF AMERICA	\$47,607.17
243922	04/30/2015	03	14030743	STUDENT TRANSPORTATION OF AMERICA	\$182,229.26
243924	04/30/2015	03	14030745	STUDENT TRANSPORTATION OF AMERICA	\$81,680.35
243927	04/30/2015	03	14030748	STUDENT TRANSPORTATION OF AMERICA	\$185,256.51
243929	04/30/2015	03	14030750	STUDENT TRANSPORTATION OF AMERICA	\$82,830.58
243930	04/30/2015	03	14030751	HERO K12, LLC	\$5,942.59
243934	04/30/2015	03	14030755	SCHOOL HEALTH SERVICES REGISTRY	\$3,458.45
243967	05/01/2015	03	14030934	HEWLETT PACKARD-STL GOVT. SALES	\$3,178.00
244056	05/01/2015	03	14031023	FAGEN FRIEDMAN & FULFROST, LLP	\$7,759.50
244095	05/04/2015	03	14032155	LA COUNTY OFFICE OF ED	\$2,847.71
244096	05/04/2015	03	14032156	MANCHESTER GRAND HYATT-SAN DIEGO	\$2,579.04
244151	05/04/2015	03	14032210	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$2,298.71
244157	05/04/2015	03	14032216	PATHFINDER RANCH	\$21,452.50
244160	05/04/2015	03	14032218	REACH LEADERSHIP ACADEMY	\$40,102.72
244161	05/04/2015	03	14032219	RIVERSIDE COUNTY OFFICE OF ED.	\$7,143.00
244167	05/04/2015	03	14032225	BEST, BEST, & KRIEGER, LLP	\$4,542.00
244174	05/05/2015	03	14033504	WESTERN MUNICIPAL WATER DISTRICT	\$6,060.28
244175	05/05/2015	03	14033505	SOUTHERN CALIFORNIA EDISON CO	\$17,841.58
244183	05/05/2015	03	14033513	BEST, BEST, & KRIEGER, LLP	\$16,983.00
244206	05/05/2015	03	14033536	APPLE INC.	\$4,642.89
244225	05/05/2015	03	14033555	SAN DIEGO COUNTY SCHOOLS VOLUNTARY EMPLOYEES	\$60,341.40
244243	05/05/2015	03	14033573	PARKABIKE, INC.	\$3,910.84

244248	05/06/2015	03	14034528	WESTERN MUNICIPAL WATER DISTRICT	\$10,605.15
244250	05/06/2015	03	14034530	HOTEL SHATTUCK PLAZA	\$1,999.09
244262	05/06/2015	03	14034542	VIRCO MANUFACTURING	\$30,439.42
244279	05/06/2015	03	14034559	HILL, RENEE	\$2,698.81
244282	05/06/2015	03	14034562	CDW-G	\$6,780.18
244294	05/06/2015	03	14034574	ADVANCED OFFICE	\$2,677.32
244305	05/06/2015	03	14034585	NO EXCUSES UNIVERSITY	\$2,044.00
244318	05/06/2015	03	14034598	TEACHER CREATED MATERIALS	\$2,973.55
244337	05/07/2015	03	14035684	HERO K12, LLC	\$12,981.64
244338	05/07/2015	03	14035685	HERO K12, LLC	\$13,076.34
244339	05/07/2015	03	14035686	HERO K12, LLC	\$12,541.80
244340	05/07/2015	03	14035687	HERO K12, LLC	\$22,852.22
244341	05/07/2015	03	14035688	HERO K12, LLC	\$13,104.72
244342	05/07/2015	03	14035689	HERO K12, LLC	\$22,499.73
244343	05/07/2015	03	14035690	HERO K12, LLC	\$23,616.10
244344	05/07/2015	03	14035691	HERO K12, LLC	\$11,174.33
244354	05/07/2015	03	14035701	GOPHER SPORT	\$3,293.90
244355	05/07/2015	03	14035702	WAXIE SANITARY SUPPLY	\$9,209.58
244377	05/07/2015	03	14035724	PALI INSTITUTE	\$22,618.74
244399	05/07/2015	03	14035746	GOFORTH & MARTI	\$11,752.22
244420	05/07/2015	03	14035767	VIRCO MANUFACTURING	\$4,302.56
244421	05/07/2015	03	14035768	AMSTERDAM PRINTING & LITHO	\$2,882.37
244422	05/07/2015	03	14035769	ZUMASYS, INC.	\$10,995.00
244424	05/07/2015	03	14035771	B&H PHOTO	\$5,227.95
244450	05/07/2015	03	14035797	EZ FLEX SPORT MATS	\$8,695.00
244488	05/08/2015	03	14036883	JASPER ENGINES & TRANSMISSIONS	\$2,792.08
244495	05/08/2015	03	14036890	THE COVE - JURUPA AQUATIC CENTER	\$7,000.00
244513	05/08/2015	03	14036908	CLOVER ENTERPRISES	\$1,999.89
244515	05/08/2015	03	14036910	MISSION PROPERTY ADVISORS, INC.	\$4,500.00
244516	05/08/2015	03	14036911	CLOVER ENTERPRISES	\$2,814.66
244527	05/08/2015	03	14036922	TEACHER CREATED MATERIALS	\$3,775.95
244530	05/08/2015	03	14036925	PROJECT LEAD THE WAY	\$2,150.00
244532	05/08/2015	03	14036927	PATHWAY COMMUNICATIONS LTD	\$5,473.01
244536	05/08/2015	03	14036931	TROPHY DEPOT	\$2,186.51
244540	05/08/2015	03	14036935	ADVANCED OFFICE	\$2,837.16
244542	05/11/2015	03	14038146	ORANGE COUNTY DEPT OF EDUCATION	\$26,885.26
244544	05/11/2015	03	14038148	THE GAS COMPANY	\$8,082.23
244548	05/11/2015	03	14038152	IPEVO INC.	\$65,361.60
244564	05/11/2015	03	14038168	CDW-G	\$4,481.29
244568	05/11/2015	03	14038172	CDW-G	\$3,047.76
244590	05/11/2015	03	14038194	XEROX CORPORATION	\$2,071.04
244604	05/11/2015	03	14038208	RUSD REVOLVING FUND	\$10,292.14
244622	05/11/2015	03	14038226	SCANDIA AMUSEMENT PARK	\$2,560.25
244639	05/12/2015	03	14039149	NICK RAIL MUSIC	\$2,478.60
244640	05/12/2015	03	14039150	WESTERN MUNICIPAL WATER DISTRICT	\$15,889.06
244652	05/12/2015	03	14039162	IMAGING PLUS (USE 101984)	\$2,979.02
244671	05/12/2015	03	14039181	APPLE INC.	\$6,859.52
244684	05/12/2015	03	14039194	WENGER CORPORATION	\$4,278.66
244685	05/12/2015	03	14039195	BALLARD & TIGHE	\$2,333.10
244695	05/12/2015	03	14039205	STUDENT TRANSPORTATION OF AMERICA	\$185,934.43
244698	05/12/2015	03	14039208	STUDENT TRANSPORTATION OF AMERICA	\$82,895.26
244699	05/12/2015	03	14039209	STUDENT TRANSPORTATION OF AMERICA	\$185,133.04
244700	05/12/2015	03	14039210	STUDENT TRANSPORTATION OF AMERICA	\$82,755.11
244703	05/12/2015	03	14039213	STUDENT TRANSPORTATION OF AMERICA	\$35,530.76
244704	05/12/2015	03	14039214	STUDENT TRANSPORTATION OF AMERICA	\$13,383.25

244706	05/12/2015	03	14039216	STUDENT TRANSPORTATION OF AMERICA	\$20,500.68
244709	05/12/2015	03	14039219	STUDENT TRANSPORTATION OF AMERICA	\$19,061.26
244711	05/12/2015	03	14039221	STUDENT TRANSPORTATION OF AMERICA	\$43,257.58
244714	05/12/2015	03	14039224	STUDENT TRANSPORTATION OF AMERICA	\$45,767.36
244723	05/12/2015	03	14039233	SCHOOL HEALTH SERVICES REGISTRY	\$4,095.00
244725	05/12/2015	03	14039235	PARENT INSTITUTE FOR QUALITY EDUCAT	\$12,200.00
244726	05/12/2015	03	14039236	PARENT INSTITUTE FOR QUALITY EDUCAT	\$9,300.00
244727	05/12/2015	03	14039237	PATHFINDER RANCH	\$10,344.00
244741	05/12/2015	03	14039250	JKEAA MUSIC SERVICES, LLC	\$3,953.98
244756	05/13/2015	03	14040405	CLOVER ENTERPRISES	\$2,592.45
244757	05/13/2015	03	14040406	BB&T INSURANCE SERVICES OF CALIFORNIA, INC.	\$3,260.10
244761	05/13/2015	03	14040410	AGUA MANSO MRF, LLC	\$13,259.75
244777	05/13/2015	03	14040426	PALI INSTITUTE	\$16,500.00
244797	05/13/2015	03	14040445	SAN MAR	\$2,705.94
244804	05/13/2015	03	14040452	RAYMOND HANDLING SOLUTIONS, INC.	\$7,765.20
244805	05/13/2015	03	14040453	123 OFFICE SOLUTIONS	\$41,168.74
244808	05/13/2015	03	14040456	SCHOLASTIC, INC.	\$5,292.72
244839	05/14/2015	03	14041519	PIVOT LEARNING PARTNERS	\$7,803.00
244853	05/14/2015	03	14041533	SCHOOL OUTFITTERS	\$5,476.38
244862	05/14/2015	03	14041542	CLOVER ENTERPRISES	\$2,345.55
244867	05/14/2015	03	14041547	CDW-G	\$3,500.00
244877	05/14/2015	03	14041557	BEST BUY GOV LLC	\$2,378.84
244878	05/14/2015	03	14041558	TROXELL COMMUNICATIONS, INC.	\$2,651.41
244881	05/14/2015	03	14041561	CAROLINA BIOLOGICAL	\$3,073.14
244911	05/15/2015	03	14042922	AREY JONES EDUCATIONAL SOLUTIONS	\$4,766.83
244915	05/15/2015	03	14042926	APPLE INC.	\$7,203.74
244922	05/15/2015	03	14042933	XEROX CORPORATION	\$2,071.04
244983	05/15/2015	03	14042993	PAINTING AND DECOR, LTD	\$2,150.00
244986	05/15/2015	03	14042996	TANDUS CENTIVA US, LLC	\$30,270.45

TOTAL FOR FUND 03 \$3,048,846.09

GENERAL FUND RESTRICTED 06

242887	04/14/2015	06	14014348	CLUB Z! IN-HOME TUTORING SERVICES, INC.	\$3,055.00
242888	04/14/2015	06	14014349	!!! APPLE IPAD & ANDROID TABLET TUTORING !!!	\$2,519.80
242899	04/14/2015	06	14014360	BRAIN HURRICANE, LLC	\$21,262.50
242911	04/14/2015	06	14014372	HOWARD INDUSTRIES	\$2,108.00
242955	04/15/2015	06	14015246	MISSION INN	\$4,000.00
242960	04/15/2015	06	14015251	WALTERS WHOLESALE ELECTRIC	\$2,985.77
242962	04/15/2015	06	14015253	G/M BUSINESS INTERIORS	\$2,265.69
242970	04/15/2015	06	14015261	APPLE INC.	\$5,978.40
243014	04/15/2015	06	14015305	AMTECH ELEVATORS	\$2,714.40
243016	04/15/2015	06	14015307	HOME DEPOT	\$3,512.67
243036	04/16/2015	06	14016757	ISTE	\$5,488.00
243041	04/16/2015	06	14016762	LEADING EDGE LEARNING CENTER LLC	\$4,125.34
243042	04/16/2015	06	14016763	ONE ON ONE LEARNING CORP.	\$3,736.80
243050	04/16/2015	06	14016770	SOCO GROUP, INC.	\$10,350.02
243096	04/16/2015	06	14016816	SCHOOL BASED REIMBURSEMENT PARTNERS LLC	\$5,340.31
243112	04/16/2015	06	14016832	RIVERSIDE ARTS COUNCIL	\$7,219.20
243184	04/17/2015	06	14019206	AMERICAN TECHNOLOGIES	\$12,407.52
243192	04/17/2015	06	14019214	SYLVAN LEARNING	\$13,129.20
243193	04/17/2015	06	14019215	DOCTRINA TUTORING	\$49,741.20
243201	04/17/2015	06	14019223	SPORTS FACILITIES GROUP, INC.	\$2,750.00
243204	04/17/2015	06	14019226	SUNDOWN WINDOW TINTING	\$2,698.00
243296	04/20/2015	06	14019780	WALTERS WHOLESALE ELECTRIC	\$4,414.56
243305	04/20/2015	06	14019789	RIVERSIDE COUNTY OFFICE OF ED.	\$5,169.86
243306	04/20/2015	06	14019790	RIVERSIDE COUNTY OFFICE OF ED.	\$3,937.76

243434	04/22/2015	06	14022802	OAK GROVE INSTITUTE	\$5,924.20
243435	04/22/2015	06	14022803	OAK GROVE INSTITUTE	\$7,343.86
243436	04/22/2015	06	14022804	BEST, BEST, & KRIEGER, LLP	\$26,450.41
243463	04/22/2015	06	14022831	EXPANDING EXPRESSION	\$4,928.00
243469	04/23/2015	06	14023036	APPLE INC.	\$10,228.80
243478	04/23/2015	06	14023045	OXFORD UNIVERSITY PRESS	\$2,794.21
243486	04/23/2015	06	14023053	HARRIS, DENNIS L.	\$2,060.00
243496	04/23/2015	06	14023063	LEARN IT ONLINE, LLC	\$16,032.60
243512	04/23/2015	06	14023079	BASIC EDUCATIONAL SERVICES TEAM, INC.	\$3,877.50
243518	04/23/2015	06	14023085	AREY JONES EDUCATIONAL SOLUTIONS	\$4,074.49
243529	04/23/2015	06	14023096	UCR REGENTS	\$42,000.00
243531	04/23/2015	06	14023098	UCR REGENTS	\$14,000.00
243555	04/24/2015	06	14025070	INLAND BOBCAT SALES	\$3,029.44
243579	04/24/2015	06	14025094	BRIGHT FUTURES ACADEMY LLC	\$41,881.77
243584	04/24/2015	06	14025099	BONNETT IRRIGATION	\$2,971.66
243649	04/27/2015	06	14025480	TOTAL EDUCATION SOLUTIONS	\$2,695.00
243652	04/27/2015	06	14025483	UROK LEARNING INSTITUTE	\$2,754.78
243703	04/28/2015	06	14027128	FOLLETT SCHOOL SOLUTIONS, INC.	\$3,289.79
243705	04/28/2015	06	14027130	RISE INTERPRETING, INC.	\$25,046.25
243728	04/28/2015	06	14027153	REALLY GOOD STUFF	\$5,396.76
243742	04/28/2015	06	14027167	ASSOCIATION OF TWO-WAY & DUAL LANGUAGE EDUCATION	\$7,320.00
243749	04/28/2015	06	14027174	! # 1 TOUCH-SCREEN TABLET COMPUTER TUTORING	\$2,429.90
243757	04/28/2015	06	14027182	A BETTER TOMORROW EDUCATION	\$4,097.86
243764	04/28/2015	06	14027189	PRO ED	\$38,290.50
243782	04/28/2015	06	14027207	TODD PIPE & SUPPLY	\$2,401.01
243791	04/29/2015	06	14027546	LANGUAGE CIRCLE ENTERPRISE, INC.	\$3,091.20
243797	04/29/2015	06	14027552	GRANLIBAKKEN CONFERENCE CENTER	\$2,397.60
243798	04/29/2015	06	14027553	GRANLIBAKKEN CONFERENCE CENTER	\$2,625.00
243799	04/29/2015	06	14027554	#1 ACADEMIA DE SERVICIO DE TUTORIA	\$5,139.75
243824	04/29/2015	06	14027579	APPLE INC.	\$4,069.20
243842	04/29/2015	06	14027597	#1 EDUCANDO CON TABLETAS	\$7,867.75
243858	04/29/2015	06	14027613	TRI-ED/NORTHERN VIDEO DISTRIBUTION	\$28,536.85
243862	04/29/2015	06	14027617	SOMERSET EDUCATIONAL SERVICES INC.	\$14,989.43
243884	04/30/2015	06	14030705	PEARSON ASSESSMENTS	\$3,979.09
243890	04/30/2015	06	14030711	J & J EQUIPMENT SALES CO., INC.	\$4,378.20
243894	04/30/2015	06	14030715	CDW-G	\$16,272.43
243897	04/30/2015	06	14030718	CDW-G	\$5,695.35
243904	04/30/2015	06	14030725	CAROLYN E. WYLIE CENTER	\$7,000.00
243906	04/30/2015	06	14030727	DOCTRINA TUTORING	\$5,724.45
243932	04/30/2015	06	14030753	SOCO GROUP, INC.	\$3,459.80
243937	04/30/2015	06	14030758	STARTING GATE EDUCATIONAL SERVICES	\$124,260.30
243940	04/30/2015	06	14030761	LEARN IT ONLINE, LLC	\$2,785.20
243944	04/30/2015	06	14030765	!! 1A1TUTORIA TABLET COMPUTER !!	\$5,275.00
243965	05/01/2015	06	14030932	DR. JANET KOHTZ	\$2,400.00
243976	05/01/2015	06	14030943	AREY JONES EDUCATIONAL SOLUTIONS	\$124,467.00
244005	05/01/2015	06	14030972	NATIONAL SEATING & MOBILITY	\$4,087.80
244030	05/01/2015	06	14030997	CDW-G	\$20,340.54
244039	05/01/2015	06	14031006	CDW-G	\$46,105.22
244042	05/01/2015	06	14031009	ASPIRAR A LA EDUCACION	\$7,455.63
244043	05/01/2015	06	14031010	ACHIEVE SUCCESS, LLC	\$2,760.00
244140	05/04/2015	06	14032199	LANGUAGE CIRCLE ENTERPRISE, INC.	\$2,265.50
244154	05/04/2015	06	14032213	CLUB Z! IN-HOME TUTORING SERVICES, INC.	\$5,434.00
244155	05/04/2015	06	14032214	ACHIEVEMENT MATTERS, INC.	\$2,083.00
244203	05/05/2015	06	14033533	ARDOR HEALTH SOLUTIONS	\$15,174.00
244222	05/05/2015	06	14033552	SYLVAN LEARNING	\$12,028.20

244255	05/06/2015	06	14034535	LEARN IT ONLINE, LLC	\$44,235.00
244257	05/06/2015	06	14034537	MYMATH.NET INC.	\$3,165.00
244259	05/06/2015	06	14034539	OXFORD TUTORING, INC.	\$7,637.64
244260	05/06/2015	06	14034540	ONE ON ONE LEARNING CORP.	\$11,615.08
244266	05/06/2015	06	14034546	WALTERS WHOLESALE ELECTRIC	\$6,261.24
244268	05/06/2015	06	14034548	ARDOR HEALTH SOLUTIONS	\$7,210.00
244280	05/06/2015	06	14034560	CDW-G	\$4,246.60
244284	05/06/2015	06	14034564	CAL-HOSA, INC.	\$3,300.00
244285	05/06/2015	06	14034565	B&H PHOTO	\$5,803.90
244292	05/06/2015	06	14034572	DOCTRINA TUTORING	\$45,649.80
244300	05/06/2015	06	14034580	INLAND LIGHTING SUPPLIES INC	\$3,520.80
244323	05/06/2015	06	14034603	PAGE 1 PHOTOGRAPHY	\$8,914.80
244376	05/07/2015	06	14035723	SURISA RIVERS LAW OFFICE	\$12,000.00
244401	05/07/2015	06	14035748	AFFORDABLE AWNINGS COMPANY OF CALIFORNIA, INC.	\$3,280.00
244418	05/07/2015	06	14035765	AREY JONES EDUCATIONAL SOLUTIONS	\$10,003.78
244461	05/07/2015	06	14035808	PROFESSIONAL TUTORS OF AMERICA	\$5,216.80
244482	05/08/2015	06	14036877	MYMATH.NET INC.	\$27,145.20
244517	05/08/2015	06	14036912	BOYS & GIRLS CLUBS OF GREATER REDLANDS-RIVERSIDE	\$108,503.00
244533	05/08/2015	06	14036928	PROSOUND & STAGE LIGHTING	\$4,768.06
244566	05/11/2015	06	14038170	ADVANCED OFFICE	\$3,369.60
244576	05/11/2015	06	14038180	VIRCO MANUFACTURING	\$4,060.04
244577	05/11/2015	06	14038181	ACHIEVE HIGHPOINTS	\$2,417.75
244607	05/11/2015	06	14038211	SPORTS FACILITIES GROUP, INC.	\$2,125.00
244643	05/12/2015	06	14039153	MOBILE STUDIOS, INC.	\$51,827.50
244677	05/12/2015	06	14039187	CATAPULT LEARNING WEST, LLC	\$27,692.42
244683	05/12/2015	06	14039193	B&H PHOTO	\$5,501.90
244716	05/12/2015	06	14039226	SENSEABILITIES, SPEECH-LANGUAGE PATHOLOGY, INC.	\$7,550.00
244721	05/12/2015	06	14039231	SOCO GROUP, INC.	\$10,156.55
244743	05/13/2015	06	14040392	ORANGE COUNTY DEPT OF EDUCATION	\$8,400.00
244747	05/13/2015	06	14040396	GALOMB, INC.	\$4,971.55
244772	05/13/2015	06	14040421	YARUSS, JONATHAN SCOTT	\$3,600.00
244814	05/14/2015	06	14041494	DR. JANET KOHTZ	\$3,380.00
244840	05/14/2015	06	14041520	RIVERSIDE, COUNTY OF	\$2,886.00
244843	05/14/2015	06	14041523	BRAIN HURRICANE, LLC	\$12,693.75
244860	05/14/2015	06	14041540	TRI-ED/NORTHERN VIDEO DISTRIBUTION	\$7,600.02
244861	05/14/2015	06	14041541	AMTECH ELEVATORS	\$2,714.40
244884	05/14/2015	06	14041564	!!! APPLE IPAD & ANDROID TABLET TUTORING !!!	\$5,378.70
244890	05/15/2015	06	14042901	MCGRAW HILL	\$2,704.10
244898	05/15/2015	06	14042909	LAW OFFICES OF LIU AND NAIME	\$2,500.00
244931	05/15/2015	06	14042942	A.C.C.E.S.S., INC.	\$24,037.50
244938	05/15/2015	06	14042949	ARDOR HEALTH SOLUTIONS	\$2,030.00
244944	05/15/2015	06	14042955	PRISTINE REHAB CARE	\$25,725.00
244951	05/15/2015	06	14042962	PEARSON EDUCATION, INC.	\$25,916.91
244970	05/15/2015	06	14042980	FULL SPECTRUM LASER LLC	\$3,549.00
244981	05/15/2015	06	14042991	RENAISSANCE HOTEL	\$5,865.00
TOTAL FOR FUND 06					\$1,535,505.67

CHILD DEVELOPMENT FUND 12

243779	04/28/2015	12	14027204	ADVANCED OFFICE	\$2,673.00
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TOTAL FOR FUND 12 \$2,673.00

CAFETERIA SPECIAL REVENUE FUND 13

242865	04/14/2015	13	14014328	HOLLANDIA DAIRY	\$40,570.10
242866	04/14/2015	13	14014329	SUNRISE PRODUCE COMPANY	\$6,739.31
242867	04/14/2015	13	14014330	SUNRISE PRODUCE COMPANY	\$11,228.67
242868	04/14/2015	13	14014331	SUNRISE PRODUCE COMPANY	\$58,148.38
242869	04/14/2015	13	14014332	SUNRISE PRODUCE COMPANY	\$2,269.82

242870	04/14/2015	13	14014333	KNIGHT, ROBERT C.	\$5,728.00
242872	04/14/2015	13	14014334	GLESS RANCH, INC.	\$2,790.00
242875	04/14/2015	13	14014337	GOLD STAR FOODS, INC.	\$9,912.85
242926	04/14/2015	13	14014387	HMC ARCHITECTS	\$10,599.44
242928	04/14/2015	13	14014389	SADDLEBACK ENERGY SYSTEMS, INC.	\$2,000.00
243005	04/15/2015	13	14015296	US FOODS, INC.	\$4,334.61
243009	04/15/2015	13	14015300	US FOODS, INC.	\$6,915.39
243015	04/15/2015	13	14015306	GOLD STAR FOODS, INC.	\$11,536.87
243017	04/15/2015	13	14015308	GOLD STAR FOODS, INC.	\$15,345.55
243046	04/16/2015	13	14016767	BOB & GARY'S	\$12,350.00
243071	04/16/2015	13	14016791	A & R WHOLESALE DISTRIBUTORS INC	\$4,510.32
243074	04/16/2015	13	14016794	A & R WHOLESALE DISTRIBUTORS INC	\$2,679.00
243079	04/16/2015	13	14016799	A & R WHOLESALE DISTRIBUTORS INC	\$5,966.81
243082	04/16/2015	13	14016802	A & R WHOLESALE DISTRIBUTORS INC	\$8,932.43
243088	04/16/2015	13	14016808	US FOODS, INC.	\$5,194.16
243094	04/16/2015	13	14016814	GOLD STAR FOODS, INC.	\$16,409.38
243097	04/16/2015	13	14016817	GOLD STAR FOODS, INC.	\$6,055.03
243098	04/16/2015	13	14016818	GOLD STAR FOODS, INC.	\$12,024.81
243150	04/16/2015	13	14016870	GOLD STAR FOODS, INC.	\$3,586.64
243155	04/16/2015	13	14016875	GOLD STAR FOODS, INC.	\$6,549.29
243158	04/16/2015	13	14016878	GOLD STAR FOODS, INC.	\$3,119.26
243159	04/17/2015	13	14019181	HOLLANDIA DAIRY	\$45,511.30
243223	04/17/2015	13	14019245	DEMATTEO'S PIZZA	\$3,500.00
243230	04/17/2015	13	14019252	WALLACE PACKAGING, LLC	\$5,355.00
243232	04/17/2015	13	14019254	GOLD STAR FOODS, INC.	\$19,402.81
243233	04/17/2015	13	14019255	GOLD STAR FOODS, INC.	\$22,468.55
243234	04/17/2015	13	14019256	GOLD STAR FOODS, INC.	\$13,765.21
243235	04/17/2015	13	14019257	GOLD STAR FOODS, INC.	\$15,754.50
243236	04/17/2015	13	14019258	KAMRAN AND COMPANY, INC.	\$67,134.78
243237	04/17/2015	13	14019259	ICON ENCLOSURES, INC.	\$2,266.60
243280	04/20/2015	13	14019764	A & R WHOLESALE DISTRIBUTORS INC	\$8,056.15
243282	04/20/2015	13	14019766	A & R WHOLESALE DISTRIBUTORS INC	\$7,062.39
243292	04/20/2015	13	14019776	LEABO FOODS DIST., INC.	\$10,388.85
243294	04/20/2015	13	14019778	LEABO FOODS DIST., INC.	\$5,092.91
243298	04/20/2015	13	14019782	LEABO FOODS DIST., INC.	\$22,946.58
243300	04/20/2015	13	14019784	LEABO FOODS DIST., INC.	\$15,818.18
243310	04/21/2015	13	14021610	LEABO FOODS DIST., INC.	\$11,391.51
243311	04/21/2015	13	14021611	LEABO FOODS DIST., INC.	\$9,881.83
243312	04/21/2015	13	14021612	LEABO FOODS DIST., INC.	\$11,736.93
243313	04/21/2015	13	14021613	LEABO FOODS DIST., INC.	\$9,438.86
243314	04/21/2015	13	14021614	LEABO FOODS DIST., INC.	\$9,884.77
243315	04/21/2015	13	14021615	GOLD STAR FOODS, INC.	\$6,426.91
243316	04/22/2015	13	14022750	GOLD STAR FOODS, INC.	\$3,202.05
243317	04/22/2015	13	14022751	GOLD STAR FOODS, INC.	\$6,534.65
243318	04/22/2015	13	14022752	GOLD STAR FOODS, INC.	\$3,920.30
243319	04/22/2015	13	14022753	GOLD STAR FOODS, INC.	\$5,084.79
243320	04/22/2015	13	14022754	GOLD STAR FOODS, INC.	\$8,126.44
243428	04/22/2015	13	14022796	HOLLANDIA DAIRY	\$6,090.25
243522	04/23/2015	13	14023089	A & R WHOLESALE DISTRIBUTORS INC	\$10,028.46
243524	04/23/2015	13	14023091	GOLD STAR FOODS, INC.	\$10,782.77
243526	04/23/2015	13	14023093	PLASTIC PACKAGE INC.	\$6,559.20
243528	04/23/2015	13	14023095	PLASTIC PACKAGE INC.	\$7,224.30
243530	04/23/2015	13	14023097	PLASTIC PACKAGE INC.	\$5,791.10
243559	04/24/2015	13	14025074	STATE BOARD OF EQUALIZATION	\$4,350.00
243560	04/24/2015	13	14025075	US FOODS, INC.	\$2,032.30

243561	04/24/2015	13	14025076	US FOODS, INC.	\$2,133.38
243566	04/24/2015	13	14025081	P & R PAPER SUPPLY	\$7,717.08
243568	04/24/2015	13	14025083	P & R PAPER SUPPLY	\$9,192.60
243569	04/24/2015	13	14025084	P & R PAPER SUPPLY	\$9,444.43
243571	04/24/2015	13	14025086	P & R PAPER SUPPLY	\$2,815.31
243575	04/24/2015	13	14025090	P & R PAPER SUPPLY	\$3,932.84
243578	04/24/2015	13	14025093	P & R PAPER SUPPLY	\$6,682.81
243580	04/24/2015	13	14025095	P & R PAPER SUPPLY	\$7,468.33
243585	04/24/2015	13	14025100	P & R PAPER SUPPLY	\$9,041.83
243586	04/24/2015	13	14025101	P & R PAPER SUPPLY	\$11,136.97
243587	04/24/2015	13	14025102	P & R PAPER SUPPLY	\$10,055.64
243588	04/24/2015	13	14025103	P & R PAPER SUPPLY	\$4,618.81
243602	04/24/2015	13	14025117	P & R PAPER SUPPLY	\$8,312.78
243675	04/27/2015	13	14025506	COMPUTERIZED EMBROIDERY COMPANY	\$2,804.14
243690	04/27/2015	13	14025521	PROFESSIONAL DUCT CLEANING	\$4,113.12
243777	04/28/2015	13	14027202	PLATINUM PACKAGING GROUP	\$5,989.07
243788	04/29/2015	13	14027543	SUNRISE PRODUCE COMPANY	\$27,002.50
243792	04/29/2015	13	14027547	SUNRISE PRODUCE COMPANY	\$7,303.86
243794	04/29/2015	13	14027549	HOLLANDIA DAIRY	\$48,013.45
243914	04/30/2015	13	14030735	DEMATTEO'S PIZZA	\$4,520.75
243925	04/30/2015	13	14030746	SYSCO RIVERSIDE, INC.	\$5,893.69
243928	04/30/2015	13	14030749	SYSCO RIVERSIDE, INC.	\$2,836.89
243931	04/30/2015	13	14030752	SYSCO RIVERSIDE, INC.	\$8,672.91
243935	04/30/2015	13	14030756	US FOODSERVICE, INC. - JOSEPH WEBB	\$3,076.52
244047	05/01/2015	13	14031014	DEMATTEO'S PIZZA	\$4,675.75
244067	05/01/2015	13	14031034	DEMATTEO'S PIZZA	\$4,502.00
244071	05/01/2015	13	14031038	MORENO BROS. DIST.	\$3,761.00
244081	05/01/2015	13	14031048	US FOODSERVICE, INC. - JOSEPH WEBB	\$4,886.42
244191	05/05/2015	13	14033521	GOLD STAR FOODS, INC.	\$7,342.64
244192	05/05/2015	13	14033522	GOLD STAR FOODS, INC.	\$2,747.48
244194	05/05/2015	13	14033524	GOLD STAR FOODS, INC.	\$18,018.34
244196	05/05/2015	13	14033526	GOLD STAR FOODS, INC.	\$27,462.70
244198	05/05/2015	13	14033528	GOLD STAR FOODS, INC.	\$12,524.05
244200	05/05/2015	13	14033530	GOLD STAR FOODS, INC.	\$21,772.37
244201	05/05/2015	13	14033531	GOLD STAR FOODS, INC.	\$19,344.77
244202	05/05/2015	13	14033532	GOLD STAR FOODS, INC.	\$18,570.82
244204	05/05/2015	13	14033534	GOLD STAR FOODS, INC.	\$3,187.50
244215	05/05/2015	13	14033545	PLATINUM PACKAGING GROUP	\$2,762.04
244345	05/07/2015	13	14035692	HOLLANDIA DAIRY	\$46,941.74
244347	05/07/2015	13	14035694	GOOD, ALBA	\$4,320.00
244348	05/07/2015	13	14035695	BOB & GARY'S	\$5,700.00
244349	05/07/2015	13	14035696	POWELL, DOUG	\$2,880.00
244350	05/07/2015	13	14035697	GOLD STAR FOODS, INC.	\$2,522.40
244351	05/07/2015	13	14035698	KNIGHT, ROBERT C.	\$7,100.00
244408	05/07/2015	13	14035755	A & R WHOLESALE DISTRIBUTORS INC	\$11,465.22
244412	05/07/2015	13	14035759	A & R WHOLESALE DISTRIBUTORS INC	\$5,189.45
244417	05/07/2015	13	14035764	A & R WHOLESALE DISTRIBUTORS INC	\$13,705.73
244423	05/07/2015	13	14035770	A & R WHOLESALE DISTRIBUTORS INC	\$16,138.11
244425	05/07/2015	13	14035772	LEABO FOODS DIST., INC.	\$23,365.57
244428	05/07/2015	13	14035775	LEABO FOODS DIST., INC.	\$17,152.37
244430	05/07/2015	13	14035777	LEABO FOODS DIST., INC.	\$19,413.60
244432	05/07/2015	13	14035779	LEABO FOODS DIST., INC.	\$22,143.43
244435	05/07/2015	13	14035782	LEABO FOODS DIST., INC.	\$23,296.72
244438	05/07/2015	13	14035785	LEABO FOODS DIST., INC.	\$11,273.22
244440	05/07/2015	13	14035787	LEABO FOODS DIST., INC.	\$8,015.20

244600	05/11/2015	13	14038204	AREY JONES EDUCATIONAL SOLUTIONS	\$9,786.01
244619	05/11/2015	13	14038223	DEMATTEO'S PIZZA	\$3,900.50
244646	05/12/2015	13	14039156	SUNRISE PRODUCE COMPANY	\$24,992.18
244647	05/12/2015	13	14039157	SUNRISE PRODUCE COMPANY	\$28,139.17
244648	05/12/2015	13	14039158	SUNRISE PRODUCE COMPANY	\$11,590.36
244650	05/12/2015	13	14039160	BOB & GARY'S	\$8,825.00
244654	05/12/2015	13	14039164	HMC ARCHITECTS	\$11,276.08
244657	05/12/2015	13	14039167	US FOODS, INC.	\$2,135.76
244724	05/12/2015	13	14039234	GOLD STAR FOODS, INC.	\$4,142.58
244740	05/12/2015	13	14039249	GOLD STAR FOODS, INC.	\$3,435.79
244831	05/14/2015	13	14041511	HOLLANDIA DAIRY	\$44,601.42
244833	05/14/2015	13	14041513	A & R WHOLESALE DISTRIBUTORS INC	\$12,464.27
244835	05/14/2015	13	14041515	GOLD STAR FOODS, INC.	\$25,258.86
244836	05/14/2015	13	14041516	GOLD STAR FOODS, INC.	\$13,089.79
244949	05/15/2015	13	14042960	A & R WHOLESALE DISTRIBUTORS INC	\$6,790.68
244952	05/15/2015	13	14042963	A & R WHOLESALE DISTRIBUTORS INC	\$4,231.58
244954	05/15/2015	13	14042965	A & R WHOLESALE DISTRIBUTORS INC	\$7,008.87

TOTAL FOR FUND 13 \$1,505,136.60

BUILDING FUND 21

244498	05/08/2015	21	14036893	BONNETT IRRIGATION	\$4,348.25
244499	05/08/2015	21	14036894	CHAMPION ELECTRIC, INC.	\$52,154.05
244502	05/08/2015	21	14036897	DUGMORE & DUNCAN OF CALIFORNIA	\$2,347.92
244935	05/15/2015	21	14042946	ADVANCED OFFICE	\$3,408.48

TOTAL FOR FUND 21 \$62,258.70

CAPITAL FACILITIES FUND 25

243429	04/22/2015	25	14022797	LPA ARCHITECTS	\$32,956.87
244139	05/04/2015	25	14032198	DAVID TAUSSIG AND ASSOCIATES, INC.	\$7,290.56
244141	05/04/2015	25	14032200	DAVID TAUSSIG AND ASSOCIATES, INC.	\$6,302.77
244143	05/04/2015	25	14032202	DAVID TAUSSIG AND ASSOCIATES, INC.	\$5,743.91
244145	05/04/2015	25	14032204	DAVID TAUSSIG AND ASSOCIATES, INC.	\$4,186.51

TOTAL FOR FUND 25 \$56,480.62

COUNTY SCHOOL FACILITIES FUND 35

244503	05/08/2015	35	14036898	SCHOOL OUTFITTERS	\$12,229.51
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TOTAL FOR FUND 35 \$12,229.51

SPECIAL RESERVE FUND FOR CAPITAL OUTLAY PROJECTS 40

243276	04/20/2015	40	14019760	LPA ARCHITECTS	\$3,675.00
243737	04/28/2015	40	14027162	DEPARTMENT OF GENERAL SERVICES	\$11,250.00
244382	05/07/2015	40	14035729	LPA ARCHITECTS	\$3,111.50
244501	05/08/2015	40	14036896	ALBERT A. WEBB ASSOCIATES	\$19,800.00

TOTAL FOR FUND 40 \$37,836.50

DEBT SERVICE FUND 56

244950	05/15/2015	56	14042961	U.S. BANK GLOBAL CORP TRUST SERVICES	\$109,425.29
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TOTAL FOR FUND 56 \$109,425.29

SELF-INSURANCE FUND 67

242890	04/14/2015	67	14014351	COMMUNITY ACTION EMPLOYEE ASSISTANC	\$5,530.00
243327	04/21/2015	67	14021622	UNION BANK OF CALIFORNIA 2740029080	\$175,868.39
243380	04/21/2015	67	14021675	YORK RISK SERVICES GROUP, INC.	\$67,563.75
243433	04/22/2015	67	14022801	DELTA HEALTH SYSTEMS	\$181,474.83
243536	04/23/2015	67	14023103	RUSD WORKER'S COMP TRUST	\$23,626.92
243630	04/27/2015	67	14025461	MCCUNE & HARBER, LLP	\$3,014.05
243653	04/27/2015	67	14025484	UNION BANK OF CALIFORNIA 2740029080	\$185,932.67
244089	05/04/2015	67	14032149	SAN DIEGO COUNTY SCHOOLS VOLUNTARY EMPLOYEES	\$51,549.36
244093	05/04/2015	67	14032153	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$35,639.26
244158	05/04/2015	67	14032217	UNION BANK OF CALIFORNIA 2740029080	\$170,630.27
244228	05/05/2015	67	14033558	RUSD WORKER'S COMP TRUST	\$48,352.67

244380	05/07/2015	67	14035727	DELTA HEALTH SYSTEMS	\$181,331.08
244758	05/13/2015	67	14040407	COMMUNITY ACTION EMPLOYEE ASSISTANC	\$5,530.00

TOTAL FOR FUND 67 \$1,136,043.25

FOUNDATION PRIVATE-PURPOSE TRUST FUND 73

243980	05/01/2015	73	14030947	WESTERN TROPHY	\$2,008.80
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TOTAL FOR FUND 73 \$2,008.80

MULTIPLE FUND CODES

242995	04/15/2015	14015286	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$15,199.36
243102	04/16/2015	14016822	OFFICE MAX	\$28,717.12
243103	04/16/2015	14016823	OFFICE MAX	\$10,450.67
243104	04/16/2015	14016824	OFFICE MAX	\$4,453.02
243105	04/16/2015	14016825	OFFICE MAX	\$2,174.16
243303	04/20/2015	14019787	BEST, BEST, & KRIEGER, LLP	\$3,363.50
243549	04/24/2015	14025064	OFFICE MAX	\$24,296.66
243550	04/24/2015	14025065	OFFICE MAX	\$8,534.68
243551	04/24/2015	14025066	OFFICE MAX	\$3,103.43
243557	04/24/2015	14025072	HILTON	\$8,972.88
243800	04/29/2015	14027555	KMBS C/O BURTRONICS BUSINESS SYSTEMS	\$4,015.28
243960	05/01/2015	14030927	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$4,058.20
243961	05/01/2015	14030928	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$2,830.44
243991	05/01/2015	14030958	WAXIE SANITARY SUPPLY	\$13,512.53
244024	05/01/2015	14030991	OFFICE MAX	\$35,640.49
244025	05/01/2015	14030992	OFFICE MAX	\$12,348.78
244026	05/01/2015	14030993	OFFICE MAX	\$5,626.42
244027	05/01/2015	14030994	OFFICE MAX	\$2,078.21
244076	05/01/2015	14031043	FAGEN FRIEDMAN & FULFROST, LLP	\$13,624.12
244086	05/04/2015	14032146	SAN DIEGO COUNTY SCHOOLS VOLUNTARY EMPLOYEES	\$959,859.22
244087	05/04/2015	14032147	SAN DIEGO COUNTY SCHOOLS VOLUNTARY EMPLOYEES	\$573,503.62
244088	05/04/2015	14032148	SAN DIEGO COUNTY SCHOOLS VOLUNTARY EMPLOYEES	\$92,052.72
244090	05/04/2015	14032150	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$104,501.22
244091	05/04/2015	14032151	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$51,891.88
244092	05/04/2015	14032152	SOUTHERN CALIFORNIA SCHOOLS EMPLOYEE BENEFITS ASSC	\$13,471.92
244099	05/04/2015	14032159	METROPOLITAN LIFE INSURANCE COMPANY	\$6,097.94
244100	05/04/2015	14032160	METROPOLITAN LIFE INSURANCE COMPANY	\$6,256.02
244369	05/07/2015	14035716	OFFICE MAX	\$26,424.03
244370	05/07/2015	14035717	OFFICE MAX	\$8,990.16
244371	05/07/2015	14035718	OFFICE MAX	\$4,349.63
244372	05/07/2015	14035719	OFFICE MAX	\$2,261.92
244383	05/07/2015	14035730	LPA ARCHITECTS	\$7,853.16
244402	05/07/2015	14035749	CDW-G	\$27,909.60
244479	05/08/2015	14036874	HAMPTON INN SAN DIEGO	\$12,741.81
244562	05/11/2015	14038166	VOYAGER SOPRIS LEARNING, INC.	\$5,556.93
244635	05/11/2015	14038239	RIVERSIDE, CITY OF	\$423,566.88
244811	05/14/2015	14041491	WAXIE SANITARY SUPPLY	\$6,633.43
244820	05/14/2015	14041500	OFFICE MAX	\$19,803.73
244821	05/14/2015	14041501	OFFICE MAX	\$7,520.65
244822	05/14/2015	14041502	OFFICE MAX	\$2,529.67
TOTAL FOR VARIOUS FUND CODES				\$2,566,776.09
TOTAL OF WARRANTS OVER \$1,999.00				\$10,075,220.12
TOTAL OF WARRANTS UNDER \$1,999.00				\$675,480.66
GRAND TOTAL OF WARRANTS				\$10,750,700.78



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Acceptance of Gifts and Donations to the District

Presented by: Donna Manson, Account Clerk, Business Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent Business Services and Governmental Relations

Type of Item: Consent

Short Description: Individuals and entities may make gifts or donations of usable items or money to the District. Gifts or donations of \$100 or more in value are accepted and acknowledged by the Board of Education.

DESCRIPTION OF AGENDA ITEM

- Central Middle School received a CasioWk-210 keyboard with stand from Victoria Snyder valued at \$135.00.
- Fremont Elementary School received \$1,742.40 from their Parent Teacher Association for their 6th grade promotion.
- Martin Luther King High School received \$632.00 from Friends of Golf, Inc. for their golf program.

Values are set by the donor, and the District has not conducted any independent assessment as to the actual value of the gifted donated item. Inclusion of the value on the report is for information only and does not represent an affirmation of the value.

FISCAL IMPACT: \$2,509.40

RECOMMENDATION: It is recommended that the Board of Education accept the above gifts and donations.

ADDITIONAL MATERIAL: None

Board Meeting Agenda

June 1, 2015

Topic: Surplus and Sale of Electronic Equipment

Presented by: Luis F. Moya, Supervisor, Warehouse

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: Requesting approval to declare listed electronic equipment as surplus property and authorization to sell or dispose of the surplus electronic equipment in accordance with Education Code provisions.

DESCRIPTION OF AGENDA ITEM:

It is necessary to dispose of electronic equipment which has become obsolete, is not cost effective to repair or no longer holds any value for replacement parts. Items in this condition must be declared surplus and disposed of in accordance with California Education Code and environmental regulations designed to protect the environment from electronic waste (e-waste).

In accordance with the California Education Code §17546, the items may be sold at private sale without advertising if the value of the item(s) are under \$2,500 as unanimously approved by the Board. If it is found the property is of insufficient value to defray costs of arranging a sale, the property may be sold, donated or disposed of in a public dump. Given the environmental regulations associated to the disposition of electronic equipment, disposal in the public dump is not an option. Sale of electronic equipment shall be limited to state certified e-waste collection facilities.

California Education Code §17547 requires that monies received from the sale shall be placed to the credit of the fund from which the original expenditure for the purchase of the property was made or in the general or reserve fund of the district.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education declare listed electronic equipment as surplus and authorize staff to sell or dispose surplus electronic equipment in accordance with Education Code provisions.

ADDITIONAL MATERIAL: Electronic Equipment Surplus List

Attached: Yes

Sale of Electronic Equipment
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	RUSD Tag Number	Description	Serial Number	Status	Site
1	101793	Activote	N/A	Sell	104
2	91298	Activote	N/A	Sell	104
3	102230	Activote	N/A	Sell	104
4	92155	Activote	N/A	Sell	104
5	N/A	Alphasmart	N/A	Sell	138
6	N/A	Alphasmart	N/A	Sell	138
7	N/A	Alphasmart	N/A	Sell	138
8	N/A	Alphasmart	N/A	Sell	138
9	N/A	Alphasmart	N/A	Sell	138
10	N/A	Alphasmart	N/A	Sell	138
11	N/A	AlphaSmart 2000	ALF2000-0399-04672	Sell	104
12	N/A	AlphaSmart 2000	ALF2000-0399-04721	Sell	104
13	N/A	AlphaSmart 2000	ALF2000-0399-04767	Sell	104
14	N/A	AlphaSmart 2000	ALF2000-0399-04774	Sell	104
15	N/A	AlphaSmart 2000	ALF2000-0399-04878	Sell	104
16	N/A	AlphaSmart 2000	ALF2000-0399-04880	Sell	104
17	N/A	AlphaSmart 2000	ALF2000-0399-04938	Sell	104
18	N/A	AlphaSmart 2000	ALF2000-0399-04953	Sell	104
19	N/A	AlphaSmart 2000	ALF2000-0399-04989	Sell	104
20	N/A	AlphaSmart 2000	ALF2000-0399-05122	Sell	104
21	N/A	AlphaSmart 2000	ALF2000-0399-05142	Sell	104
22	N/A	AlphaSmart 2000	ALF2000-0399-05207	Sell	104
23	N/A	AlphaSmart 2000	ALF2000-0399-05211	Sell	104
24	N/A	AlphaSmart 2000	ALF2000-0399-05355	Sell	104
25	N/A	AlphaSmart 2000	ALF2000-0399-05357	Sell	104
26	N/A	AlphaSmart 2000	ALF2000-0399-05363	Sell	104
27	N/A	AlphaSmart 2000	ALF2000-0399-05401	Sell	104
28	N/A	AlphaSmart 2000	ALF2000-0399-05438	Sell	104
29	N/A	AlphaSmart 2000	ALF2000-0399-05460	Sell	104
30	N/A	AlphaSmart 2000	ALF2000-0399-05893	Sell	104
31	N/A	AlphaSmart 2000	ALF2000-0399-06014	Sell	104
32	N/A	AlphaSmart 2000	ALF2000-0399-06204	Sell	104
33	N/A	AlphaSmart 2000	ALF2000-0399-086280	Sell	104
34	N/A	AlphaSmart 2000	ALF2000-0899-03372	Sell	104
35	N/A	AlphaSmart 2000	ALF2000-0899-03377	Sell	104
36	N/A	AlphaSmart 2000	ALF2000-0899-03982	Sell	104
37	N/A	AlphaSmart 2000	ALF2000-0899-08187	Sell	104
38	N/A	AlphaSmart 2000	ALF2000-0899-08219	Sell	104
39	N/A	AlphaSmart 2000	ALF2000-0899-08305	Sell	104
40	N/A	AlphaSmart 2000	ALF2000-0899-08305	Sell	104
41	N/A	AlphaSmart 2000	ALF2000-0899-08713	Sell	104

Sale of Electronic Equipment
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42	N/A	AlphaSmart 2000	ALF2000-0899-08737	Sell	104
43	N/A	AlphaSmart 2000	ALF2000-0899-08771	Sell	104
44	N/A	AlphaSmart 2000	ALF2000-0899-08774	Sell	104
45	N/A	AlphaSmart 2000	ALF2000-0899-08779	Sell	104
46	N/A	AlphaSmart 2000	ALF2000-0899-08780	Sell	104
47	N/A	AlphaSmart 2000	ALF2000-0899-08816	Sell	104
48	N/A	AlphaSmart 2000	ALF2000-0899-08818	Sell	104
49	N/A	AlphaSmart 2000	ALF2000-0899-08822	Sell	104
50	N/A	AlphaSmart 2000	ALF2000-0899-08852	Sell	104
51	N/A	AlphaSmart 2000	ALF2000-0899-09017	Sell	104
52	N/A	AlphaSmart 2000	ALF2000-0899-09030	Sell	104
53	N/A	AlphaSmart 2000	ALF2000-0899-09032	Sell	104
54	N/A	AlphaSmart 2000	ALF2000-0998-04465	Sell	104
55	N/A	AlphaSmart 2000	ALF2000-0998-05617	Sell	104
56	N/A	AlphaSmart 2000	ALF2000-0998-06016	Sell	104
57	N/A	AlphaSmart 2000	ALF2000-0998-07113	Sell	104
58	N/A	AlphaSmart 2000	ALF2000-0998-07145	Sell	104
59	N/A	AlphaSmart 2000	ALF2000-0998-07411	Sell	104
60	N/A	AlphaSmart 2000	ALF2000-0998-07610	Sell	104
61	N/A	AlphaSmart 2000	ALF2000-0998-07634	Sell	104
62	N/A	AlphaSmart 2000	ALF2000-0998-07788	Sell	104
63	N/A	AlphaSmart 2000	ALF2000-0998-08194	Sell	104
64	N/A	AlphaSmart 2000	ALF2000-0998-08195	Sell	104
65	N/A	AlphaSmart 2000	ALF2000-0998-08195	Sell	104
66	N/A	AlphaSmart 2000	ALF2000-0998-08205	Sell	104
67	N/A	AlphaSmart 2000	ALF2000-0998-08255	Sell	104
68	N/A	AlphaSmart 2000	ALF2000-0998-08255	Sell	104
69	N/A	AlphaSmart 2000	ALF2000-0998-08265	Sell	104
70	N/A	AlphaSmart 2000	ALF2000-0998-08399	Sell	104
71	N/A	AlphaSmart 2000	ALF2000-0998-08423	Sell	104
72	N/A	AlphaSmart 2000	ALF2000-0998-08431	Sell	104
73	N/A	AlphaSmart 2000	ALF2000-0998-08453	Sell	104
74	N/A	AlphaSmart 2000	ALF2000-0998-08500	Sell	104
75	N/A	AlphaSmart 2000	ALF2000-0998-08523	Sell	104
76	N/A	AlphaSmart 2000	ALF2000-0998-08581	Sell	104
77	N/A	AlphaSmart 2000	ALF2000-0998-08663	Sell	104
78	N/A	AlphaSmart 2000	ALF2000-0998-08708	Sell	104
79	N/A	AlphaSmart 2000	ALF2000-0998-08719	Sell	104
80	N/A	AlphaSmart 2000	ALF2000-0998-08795	Sell	104
81	N/A	AlphaSmart 2000	ALF2000-0998-08798	Sell	104
82	N/A	AlphaSmart 2000	ALF2000-0998-08806	Sell	104
83	N/A	AlphaSmart 2000	ALF2000-0998-08830	Sell	104

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84	N/A	AlphaSmart 2000	ALF2000-0998-08857	Sell	104
85	N/A	AlphaSmart 2000	ALF2000-0998-08884	Sell	104
86	N/A	AlphaSmart 2000	ALF2000-0998-08898	Sell	104
87	N/A	AlphaSmart 2000	ALF2000-0998-09050	Sell	104
88	N/A	AlphaSmart 2000	ALF2000-0998-09092	Sell	104
89	N/A	AlphaSmart 2000	ALF2000-0998-09360	Sell	104
90	N/A	AlphaSmart 2000	ALF2000-0998-09804	Sell	104
91	47538	Califone	42455	Sell	130
92	N/A	Califone	54668	Sell	130
93	xalco000000021	Caliphone	JG01532	Sell	104
94	xalco000000020	Caliphone	JG01231	Sell	104
95	xrusdr18000843	Caliphone	EG00518	Sell	104
96	71514	Camcorder	N/A	Sell	138
97	81351	Camcorder	911592706	Sell	104
98	N/A	Camera	N/A	Sell	138
99	N/A	Cassette Player	FF500661	Sell	104
100	N/A	CD Player	GY6C373569	Sell	104
101	102304	Copier	JNC33288	Sell	654
102	90400	Copier	45089523	Sell	B6
103	N/A	Copier	CN746FC1VY	Sell	130
104	RUSD0000982	Copier	U61034J4J332716	Sell	142
105	95801	CPU	35411254	Sell	260
106	101432	CPU	36717712	Sell	260
107	107241	CPU	0004482563	Sell	120
108	107254	CPU	0004482575	Sell	120
109	107323	CPU	0004506304	Sell	120
110	NA	CPU	0004482562	Sell	120
111	NA	CPU	0004482564	Sell	120
112	95015	CPU	0033195419	Sell	130
113	86508	CPU	0025562454	Sell	130
114	94926	CPU	0032646878	Sell	130
115	95943	CPU	0035732816	Sell	130
116	100347	CPU	0036557750	Sell	130
117	N/A	CPU	CAC81203TQ	Sell	130
118	N/A	CPU	N/A	Sell	130
119	E4300	CPU	0035616502	Sell	130
120	95945	CPU	0035732822	Sell	130
121	102957	CPU	0038918020	Sell	130
122	95967	CPU	0035732807	Sell	130
123	94908	CPU	0032854842	Sell	130
124	94275	CPU	003148676	Sell	130
125	95951	CPU	0038732817	Sell	130

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126	959954	CPU	003573809	Sell	130
127	94272	CPU	0031486758	Sell	130
128	100349	CPU	0036567752	Sell	130
129	95956	CPU	0035732813	Sell	130
130	95953	CPU	0035732828	Sell	130
131	959572	CPU	0035732794	Sell	130
132	94910	CPU	0039854851	Sell	130
133	100341	CPU	0036557761	Sell	130
134	94323	CPU	0031486770	Sell	130
135	94284	CPU	0031486164	Sell	130
136	86467	CPU	0025486922	Sell	130
137	95947	CPU	0035732799	Sell	130
138	107582	CPU	0036639773	Sell	112
139	91448	CPU	0035388098	Sell	112
140	91450	CPU	0035388171	Sell	112
141	91449	CPU	0035388188	Sell	112
142	107590	CPU	0036639710	Sell	112
143	107586	CPU	0036639777	Sell	112
144	90760	CPU	0034789832	Sell	112
145	88932	CPU	0031478900	Sell	112
146	95890	CPU	35593623	Sell	152
147	N/A	CPU	L1A360D6JIMFWH	Sell	128
148	94504	CPU	31478071	Sell	133
149	87495	CPU	0027061494	Sell	104
150	93808	CPU	0031478787	Sell	104
151	95677	CPU	0034991957	Sell	104
152	105220	CPU	0039218139	Sell	104
153	96071	CPU	0035861618	Sell	104
154	93820	CPU	0031478784	Sell	104
155	93823	CPU	0031478799	Sell	104
156	N/A	CPU	MUL5016E0064142	Sell	104
157	108062	CPU	0037233778	Sell	138
158	94903	CPU	0033195431	Sell	138
159	94860	CPU	0032854837	Sell	138
160	91740	CPU	0035382750	Sell	138
161	95136	CPU	0032340716	Sell	138
162	100264	CPU	0036540418	Sell	138
163	95406	CPU	0034402996	Sell	138
164	88125	CPU	28972976	Sell	138
165	94654	CPU	0033066660	Sell	138
166	91754	CPU	0035382446	Sell	138
167	95700	CPU	0034991938	Sell	138

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168	94869	CPU	0033195453	Sell	138
169	91737	CPU	0035382433	Sell	138
170	N/A	CPU	2UB4010365	Sell	138
171	95703	CPU	0034991961	Sell	138
172	91739	CPU	0035382442	Sell	138
173	108104	CPU	0037248445	Sell	138
174	95318	CPU	0034384251	Sell	138
175	107962	CPU	0037163045	Sell	138
176	107963	CPU	0037163046	Sell	138
177	N/A	CPU	31478232	Sell	220
178	N/A	CPU	32340693	Sell	220
179	N/A	CPU	34706434	Sell	220
180	N/A	CPU	33139962	Sell	220
181	94489	CPU	0031478776	Sell	133
182	95685	CPU	0034991930	Sell	104
183	95644	CPU	0034991906	Sell	104
184	95166	CPU	0032340691	Sell	104
185	93910	CPU	0031488905	Sell	104
186	95081	CPU	0034991885	Sell	104
187	93922	CPU	0031479093	Sell	104
188	93916	CPU	0031479102	Sell	104
189	93919	CPU	0031479087	Sell	104
190	95657	CPU	0034991913	Sell	104
191	95660	CPU	0034991951	Sell	104
192	93913	CPU	0031488904	Sell	104
193	88055	CPU	0028717886	Sell	104
194	93838	CPU	0031479152	Sell	104
195	93832	CPU	0031479139	Sell	104
196	93835	CPU	0031479139	Sell	104
197	N/A	CPU	ME35890L00252	Sell	104
198	N/A	CPU	ME35890L00258	Sell	104
199	106732	CPU	0040476911	Sell	147
200	106742	CPU	0040476895	Sell	147
201	106727	CPU	004076889	Sell	147
202	106726	CPU	004076897	Sell	147
203	106748	CPU	0040476885	Sell	147
204	ARUSD0003695	CPU	2UAD511CQ5	Sell	120
205	N/A	CPU	003916249	Sell	120
206	N/A	CPU	402000877	Sell	104
207	93862	CPU	0031479077	Sell	104
208	100399	CPU	0036440285	Sell	104
209	93859	CPU	0031479111	Sell	104

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210	95680	CPU	0034991927	Sell	104
211	88176	CPU	0029517309	Sell	104
212	95627	CPU	0034991933	Sell	104
213	95628	CPU	0034991928	Sell	104
214	93907	CPU	0031488903	Sell	104
215	95647	CPU	0034991910	Sell	104
216	95642	CPU	0034991962	Sell	104
217	93865	CPU	0031479145	Sell	104
218	108565	CPU	0004561396	Sell	120
219	ARUSD0003695	CPU	2UAD511CQ5	Sell	120
220	N/A	CPU	003916249	Sell	120
221	108565	CPU	0004561396	Sell	120
222	N/A	Document Camera	N/A	Sell	138
223	107497	Document Camera	C8300385	Sell	104
224	237652	Document Camera	PH085029343	Sell	104
225	101194	Document Camera	N/A	Sell	104
226	101189	Document Camera	N/A	Sell	104
227	106797	Document Camera	N/A	Sell	104
228	101193	Document Camera	N/A	Sell	104
229	237984	Document Camera	N/A	Sell	104
230	79779	DVD Player	N/A	Sell	260
231	106283	Fax	133857	Sell	130
232	106284	Fax	133829	Sell	130
233	102854	FAX	CNWBFB26301	Sell	CRC
234	453439	FAX	DA739390138022	Sell	CRC
235	XRUSD000400242	HP Netbook	5CD2123VZK	Sell	112
236	XRUSD000400244	HP Netbook	5CDZ123WOJ	Sell	112
237	XRUSD000384774	HP Netbook	CNU94417N3	Sell	112
238	XRUSD000426303	HP Netbook	CNF0466VNH	Sell	112
239	XRUSD000426313	HP Netbook	CNF0466VNY	Sell	112
240	N/A	HP Netbook	5cb1351y1m	Sell	220
241	N/A	HP Netbook	5cb13523sd	Sell	220
242	N/A	HP Netbook	5cb1351y7g	Sell	220
243	N/A	HP Netbook	5cb114022b	Sell	220
244	N/A	HP Netbook	5cb1140255	Sell	220
245	N/A	HP Netbook	5cb1351y56	Sell	220
246	N/A	HP Netbook	5cb13523zz	Sell	220
247	N/A	HP Netbook	5cb1351y1d	Sell	220
248	N/A	HP Netbook	5cb1351y83	Sell	220
249	N/A	HP Netbook	5cb13511rp	Sell	220
250	N/A	HP Netbook	5cb13511vh	Sell	220
251	N/A	HP Netbook	5cb1140134	Sell	220

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252	N/A	HP Netbook	5cb1351y08	Sell	220
253	N/A	HP Netbook	5cb114027l	Sell	220
254	N/A	HP Netbook	5cb1351y8b	Sell	220
255	N/A	HP Netbook	5cb1140254	Sell	220
256	N/A	HP Netbook	5cb114027s	Sell	220
257	N/A	HP Netbook	5cb1393vmp	Sell	220
258	N/A	HP Netbook	5cb1351y8q	Sell	220
259	N/A	HP Netbook	5cb13523rp	Sell	220
260	N/A	HP Netbook	5cb1393wk7	Sell	220
261	N/A	HP Netbook	5cb13511bx	Sell	220
262	N/A	HP Netbook	5cb1351y5n	Sell	220
263	N/A	HP Netbook	5cb1351y3m	Sell	220
264	N/A	HP Netbook	5cb1351y03	Sell	220
265	N/A	HP Netbook	5cb1351y2x	Sell	220
266	N/A	HP Netbook	4cz10608mo	Sell	220
267	N/A	HP Netbook	5cb1393vyx	Sell	220
268	N/A	HP Netbook	5cb114021k	Sell	220
269	N/A	HP Netbook	5cb1351y1j	Sell	220
270	N/A	HP Netbook	5cb11319fh	Sell	220
271	N/A	HP Netbook	5cb1351xzw	Sell	220
272	N/A	HP Netbook	cnf0466vnn	Sell	220
273	N/A	HP Netbook	cnf0502np6	Sell	220
274	N/A	HP Netbook	cnf0502nq7	Sell	220
275	N/A	HP Netbook	5ch1090wys	Sell	220
276	N/A	HP Netbook	cnf0502nq1	Sell	220
277	N/A	HP Netbook	5ch1090xgg	Sell	220
278	N/A	HP Netbook	5ch11009pb	Sell	220
279	N/A	HP Netbook	5ch1161hpr	Sell	220
280	N/A	HP Netbook	5ch1100kxb	Sell	220
281	N/A	HP Netbook	5ch1161hn7	Sell	220
282	N/A	HP Netbook	cnf0466vnl	Sell	220
283	N/A	HP Netbook	cnf0502nqn	Sell	220
284	N/A	HP Netbook	cnf0502npc	Sell	220
285	N/A	HP Netbook	4cz10608l7	Sell	220
286	XRUSD000386199	HP Netbook	CNF0104FLPC	Sell	340
287	XRUSD000053757	HP Netbook	CNF0104FNRC	Sell	340
288	XRUSD000386347	HP Netbook	CNF0104FL9C	Sell	340
289	XRUSD000053721	HP Netbook	CNF0104FHPC	Sell	340
290	XRUSD000386446	HP Netbook	CNF0104FSHC	Sell	340
291	XRUSD000386322	HP Netbook	CNF0104FRTC	Sell	340
292	XRUSD000386386	HP Netbook	CNF0104FNDC	Sell	340
293	XRUSD000386466	HP Netbook	CNF0104FM8C	Sell	340

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294	XRUSD000386521	HP Netbook	CNF0104FHQC	Sell	340
295	XRUSD000053764	HP Netbook	CNF0104FHCC	Sell	340
296	XRUSD000053758	HP Netbook	CNF0104FPMC	Sell	340
297	XRUSD000423099	HP Netbook	CNF0285N0XC	Sell	340
298	XRUSD000386420	HP Netbook	CNF0104FQNC	Sell	340
299	XRUSD000386457	HP Netbook	CNF0104FSNC	Sell	340
300	XRUSD000386533	HP Netbook	CNF0104FLNC	Sell	340
301	XRUSD000423053	HP Netbook	CNF0285N47C	Sell	340
302	XRUSD000423108	HP Netbook	CNF0285N3XC	Sell	340
303	XRUSD000056076	HP Netbook	CNF-0104FTW	Sell	340
304	XRUSD000386523	HP Netbook	CNF0104FHXC	Sell	340
305	XRUSD000386535	HP Netbook	CNF0104FJKC	Sell	340
306	XRUSD000386534	HP Netbook	CNF0104FGJC	Sell	340
307	XRUSD000053739	HP Netbook	CNF0104FPDC	Sell	340
308	XRUSD000386509	HP Netbook	CNF0104FGKC	Sell	340
309	XRUSD000386463	HP Netbook	N/A	Sell	340
310	XRUSD000055918	HP Netbook	CNF0104FRZC	Sell	340
311	XRUSD000386548	HP Netbook	CNF0104FTSC	Sell	340
312	XRUSD000386553	HP Netbook	CNF0104FKDC	Sell	340
313	XRUSD000386304	HP Netbook	CNF0104FTMC	Sell	340
314	XRUSD000386331	HP Netbook	CNF0104FS8C	Sell	340
315	XRUSD000386327	HP Netbook	CNF0104FPFC	Sell	340
316	XRUSD000053768	HP Netbook	CNF0104FMPC	Sell	340
317	XRUSD000386313	HP Netbook	CNF0104FV2C	Sell	340
318	XRUSD000386318	HP Netbook	CNF0104FT8C	Sell	340
319	XRUSD000386528	HP Netbook	CNF0104FQGC	Sell	340
320	XRUSD000386382	HP Netbook	CNF0104FQQC	Sell	340
321	XRUSD000386485	HP Netbook	CNF0104FN8C	Sell	340
322	XRUSD000386539	HP Netbook	CNF0104FGLC	Sell	340
323	XRUSD000426012	HP Netbook	CNF0405X3JC	Sell	340
324	XRUSD000386285	HP Netbook	CNF0104FKZC	Sell	340
325	XRUSD000386252	HP Netbook	CNF0104FQSC	Sell	340
326	XRUSD000386379	HP Netbook	CNF0104FRCC	Sell	340
327	XRUSD000053720	HP Netbook	CNF0104FQ7C	Sell	340
328	XRUSD000386242	HP Netbook	CNF0104FSYC	Sell	340
329	XRUSD000386254	HP Netbook	CNF0104FR3C	Sell	340
330	XRUSD000422982	HP Netbook	CNF0285N5GC	Sell	340
331	XRUSD000053736	HP Netbook	CNF0104FLLC	Sell	340
332	XRUSD000386210	HP Netbook	CNF0104FPLC	Sell	340
333	XRUSD000386297	HP Netbook	CNF0104FTGC	Sell	340
334	XRUSD000386292	HP Netbook	CNF0104FS6C	Sell	340
335	XRUSD000386236	HP Netbook	CNF0104FLJC	Sell	340

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336	XRUSD000053740	HP Netbook	CNF0285N2NC	Sell	340
337	XRUSD000423174	HP Netbook	CNF0285N3YC	Sell	340
338	XRUSD000386185	HP Netbook	CNF0104FN6C	Sell	340
339	XRUSD000426017	HP Netbook	CNF0405X3CC	Sell	340
340	XRUSD000386257	HP Netbook	CNF0104FN2C	Sell	340
341	XRUSD000386291	HP Netbook	CNF0104FLRC	Sell	340
342	XRUSD000053750	HP Netbook	CNF0104FN4C	Sell	340
343	XRUSD000386201	HP Netbook	CNF0104FNZC	Sell	340
344	XRUSD000053713	HP Netbook	CNF0104FQ2C	Sell	340
345	XRUSD000386200	HP Netbook	CNF0104FM4C	Sell	340
346	XRUSD000053711	HP Netbook	CNF0104FQDC	Sell	340
347	XRUSD000053741	HP Netbook	CNF0104FJDC	Sell	340
348	XRUSD000386204	HP Netbook	CNF0104FHRC	Sell	340
349	XRUSD000386319	HP Netbook	CNF0104FVHC	Sell	340
350	XRUSD000386263	HP Netbook	CNF0104FPCC	Sell	340
351	XRUSD000386393	HP Netbook	CNF0104FQ5C	Sell	340
352	XRUSD000055920	HP Netbook	CNF0104FKJC	Sell	340
353	XRUSD000384771	HP Netbook	CNU94418FF.	Sell	340
354	XRUSD000386341	HP Netbook	CNF0104FLFC	Sell	340
355	XRUSD000053727	HP Netbook	CNF0104FPTC	Sell	340
356	XRUSD000386340	HP Netbook	CNF0104FK8C	Sell	340
357	XRUSD000386358	HP Netbook	CNF0104FL2C	Sell	340
358	XRUSD000386377	HP Netbook	CNF0104FQVC	Sell	340
359	XRUSD000053766	HP Netbook	CNF0104FP4C	Sell	340
360	XRUSD000386546	HP Netbook	CNF0104FV5	Sell	340
361	XRUSD000056089	HP Netbook	CNF0104FK1C	Sell	340
362	XRUSD000053706	HP Netbook	CNF0285N37C	Sell	340
363	XRUSD000386473	HP Netbook	CNF0104FV8C	Sell	340
364	XRUSD000053729	HP Netbook	CNF0104FJVC	Sell	340
365	XRUSD000386505	HP Netbook	CNF0104FGH	Sell	340
366	XRUSD000386442	HP Netbook	CNF0104FR6C	Sell	340
367	XRUSD000386278	HP Netbook	CNF0104FKCC	Sell	340
368	XRUSD000053726	HP Netbook	CNF0104FSXC	Sell	340
369	XRUSD000386335	HP Netbook	CNF0104FS3C	Sell	340
370	XRUSD000386506	HP Netbook	CNF0104FHSC	Sell	340
371	XRUSD000386524	HP Netbook	CNF0104FMCC	Sell	340
372	XRUSD000053712	HP Netbook	CNF0104FP3C	Sell	340
373	XRUSD000386339	HP Netbook	CNF0104FTPC	Sell	340
374	XRUSD000386531	HP Netbook	CNF0104FHKC	Sell	340
375	XRUSD000386464	HP Netbook	CNF0104FRWC	Sell	340
376	XRUSD000386476	HP Netbook	CNF0104FHDC	Sell	340
377	XRUSD000056086	HP Netbook	CNF0285MZ4	Sell	340

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378	XRUSD000386429	HP Netbook	CNF0104FM3C	Sell	340
379	XRUSD000386321	HP Netbook	CNF0104FTKC	Sell	340
380	XRUSD000386370	HP Netbook	CNF0104FPSC	Sell	340
381	XRUSD000386443	HP Netbook	CNF0104FQBC	Sell	340
382	XRUSD000386450	HP Netbook	CNF0104FRQC	Sell	340
383	XRUSD000386439	HP Netbook	CNF0104FP8C	Sell	340
384	XRUSD000386468	HP Netbook	CNF0104FGNC	Sell	340
385	XRUSD000386290	HP Netbook	CNF0104FJBC	Sell	340
386	XRUSD000386364	HP Netbook	CNF0104FVJC	Sell	340
387	XRUSD000386337	HP Netbook	CNF0104FMDC	Sell	340
388	XRUSD000386507	HP Netbook	CNF0104FJ0C	Sell	340
389	XRUSD000386493	HP Netbook	CNF0104FLVC	Sell	340
390	XRUSD000386432	HP Netbook	CNF0104FPVC	Sell	340
391	XRUSD000422959	HP Netbook	CNF0285N5WC	Sell	340
392	XRUSD000056097	HP Netbook	CNU944181N	Sell	340
393	XRUSD000053708	HP Netbook	CNF0104FJ3C	Sell	330
394	XRUSD000053717	HP Netbook	CNF0104FS5C	Sell	330
395	XRUSD000053723	HP Netbook	CNF0104FSBC	Sell	330
396	XRUSD000053745	HP Netbook	CNF0104FJ8C	Sell	330
397	XRUSD000053763	HP Netbook	CNF0104FJRC	Sell	330
398	XRUSD000053773	HP Netbook	CNF0104FTDC	Sell	330
399	XRUSD000055490	HP Netbook	CNF0104FGZC	Sell	330
400	XRUSD000055494	HP Netbook	CNF0285N04C	Sell	330
401	XRUSD000118832	HP Netbook	CNF0285N2VC	Sell	330
402	XRUSD000385972	HP Netbook	CNF00968X5C	Sell	330
403	XRUSD000386184	HP Netbook	CNF0104FMWC	Sell	330
404	XRUSD000386187	HP Netbook	CNF0104FK6C	Sell	330
405	XRUSD000386193	HP Netbook	CNF0104FGBC	Sell	330
406	XRUSD000386215	HP Netbook	CNF0104FM6C	Sell	330
407	XRUSD000386229	HP Netbook	CNF0104FKVC	Sell	330
408	XRUSD000386231	HP Netbook	CNF0104FKXC	Sell	330
409	XRUSD000386232	HP Netbook	CNF0104FMFC	Sell	330
410	XRUSD000386260	HP Netbook	CNF0104FSPC	Sell	330
411	XRUSD000386269	HP Netbook	CNF0104FPHC	Sell	330
412	XRUSD000386284	HP Netbook	CNF0104FQMC	Sell	330
413	XRUSD000386308	HP Netbook	CNF0104FKWC	Sell	330
414	XRUSD000386362	HP Netbook	CNF0104FL8C	Sell	330
415	XRUSD000386387	HP Netbook	CNF0104FNYC	Sell	330
416	XRUSD000386435	HP Netbook	CNF0104FNYC	Sell	330
417	XRUSD000386489	HP Netbook	CNF0104FHBC	Sell	330
418	XRUSD000386513	HP Netbook	CNF0104FGDC	Sell	330
419	XRUSD000422953	HP Netbook	CNF0285N03C	Sell	330

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420	XRUSD000422965	HP Netbook	CNF0285N0FC	Sell	330
421	XRUSD000422986	HP Netbook	CNF0285N6G	Sell	330
422	XRUSD000423003	HP Netbook	CNF0285MXTC	Sell	330
423	XRUSD000423038	HP Netbook	CNF0285N01C	Sell	330
424	XRUSD000423061	HP Netbook	CNF0285MZ8C	Sell	330
425	XRUSD000423084	HP Netbook	CNF0285N4NC	Sell	330
426	XRUSD000423121	HP Netbook	CNF0285MZFC	Sell	330
427	XRUSD000423133	HP Netbook	CNF0285N2WC	Sell	330
428	XRUSD000423176	HP Netbook	CNF0285N35C	Sell	330
429	XRUSD000423206	HP Netbook	CNF0285MVDC	Sell	330
430	XRUSD000423209	HP Netbook	CNF0285MX5C	Sell	330
431	XRUSD000423211	HP Netbook	CNF0285MVGC	Sell	330
432	XRUSD000423215	HP Netbook	CNF0285N68C	Sell	330
433	XRUSD000423238	HP Netbook	CNF0285MYNC	Sell	330
434	XRUSD000423248	HP Netbook	CNF0285MWPC	Sell	330
435	XRUSD000423273	HP Netbook	CNF0285N0YC	Sell	330
436	XRUSD000423282	HP Netbook	CNF0285MY6C	Sell	330
437	XRUSD000423290	HP Netbook	CNF0285N0HC	Sell	330
438	XRUSD000053705	HP Netbook	CNF0104FMJC	Sell	330
439	XRUSD000053777	HP Netbook	CNF0285N18C	Sell	330
440	XRUSD000055486	HP Netbook	CNF0285N4B	Sell	330
441	XRUSD000056090	HP Netbook	CNF0285N6FC	Sell	330
442	XRUSD000386188	HP Netbook	CNF0104FLSC	Sell	330
443	XRUSD000386226	HP Netbook	CNF0104FMVC	Sell	330
444	XRUSD000386428	HP Netbook	CNF0104FNWC	Sell	330
445	XRUSD000423077	HP Netbook	CNF0285N65C	Sell	330
446	XRUSD000423213	HP Netbook	CNF0285MZYC	Sell	330
447	XRUSD000423149	HP Netbook	CNF0285N26C	Sell	330
448	XRUSD000423220	HP Netbook	CNF0285MX7C	Sell	330
449	XRUSD000423070	HP Netbook	CNF0285N6MC	Sell	330
450	XRUSD000386222	HP Netbook	CNF0104FLXC	Sell	330
451	XRUSD000423258	HP Netbook	CNF0285MZMC	Sell	330
452	XRUSD000386240	HP Netbook	CNF0104FV9C	Sell	330
453	XRUSD000053775	HP Netbook	CNF0104FSGC	Sell	330
454	XRUSD000386471	HP Netbook	CNF0104FHMC	Sell	330
455	XRUSD000386460	HP Netbook	CNF0104FT4	Sell	330
456	XRUSD000386490	HP Netbook	CNF0104FT0C	Sell	330
457	XRUSD000423051	HP Netbook	CNF0285N5ZC	Sell	330
458	N/A	Keyboard	B1390WHCIZHVK	Sell	128
459	N/A	Keyboard	5A4350707B	Sell	138
460	N/A	Keyboard	5A43401256B	Sell	138
461	N/A	Keyboard	5A43507002B	Sell	138

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462	N/A	Keyboard	06G004579D	Sell	138
463	N/A	Keyboard	6H16800373B	Sell	138
464	N/A	Keyboard	N/A	Sell	138
465	N/A	Keyboard	N/A	Sell	138
466	N/A	Keyboard	N/A	Sell	138
467	N/A	Keyboard	N/A	Sell	138
468	N/A	Keyboard	N/A	Sell	138
469	N/A	Keyboard	N/A	Sell	138
470	N/A	Keyboard	N/A	Sell	138
471	N/A	Keyboard	N/A	Sell	138
472	N/A	Keyboard	N/A	Sell	138
473	N/A	Keyboard	N/A	Sell	138
474	N/A	Keyboard	N/A	Sell	138
475	N/A	Keyboard	N/A	Sell	138
476	N/A	Keyboard	N/A	Sell	138
477	N/A	Keyboard	N/A	Sell	138
478	N/A	Keyboard	N/A	Sell	138
479	N/A	Keyboard	7H60100357B	Sell	104
480	N/A	Keyboard	C031680	Sell	104
481	N/A	Keyboard	C034669	Sell	104
482	N/A	Keyboard	C034707	Sell	104
483	N/A	Keyboard	4L16301823B	Sell	104
484	N/A	Keyboard	Q9278S1512	Sell	104
485	N/A	Keyboard	H704843	Sell	104
486	N/A	Keyboard	Q9360A1980	Sell	104
487	N/A	Keyboard	Q9050A1+01	Sell	104
488	N/A	Keyboard	J9097J1153	Sell	104
489	N/A	Keyboard	081T06Y070890	Sell	120
490	N/A	Keyboard	BC2ABOFGAWW4LX	Sell	120
491	N/A	Keyboard	07C14500014D	Sell	120
492	N/A	Keyboard	Model #KU-0316	Sell	120
493	N/A	Keyboard	SK-0021	Sell	120
494	N/A	Keyboard	08B2390325810	Sell	120
495	88768	Laptop	0031436294	Sell	Admin
496	91366	Laptop	35388060	Sell	130
497	93339	Laptop	B0AN6070036	Sell	130
498	5237	Laptop	5CB2074J2L	Sell	130
499	93356	Laptop	0036447046	Sell	130
500	89462	Laptop	BBBW4050443	Sell	130
501	91933	Laptop	35592684	Sell	130
502	91370	Laptop	35388061	Sell	130
503	93338	Laptop	B0AW60700227	Sell	130

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504	107627	Laptop	B0AW6220263	Sell	130
505	93342	Laptop	0036447050	Sell	130
506	N/A	Laptop	0036644009	Sell	130
507	89463	Laptop	0032865457	Sell	130
508	90517	Laptop	34510477	Sell	133
509	105486	Laptop	0039256521	Sell	138
510	105605	Laptop	0039252821	Sell	138
511	105485	Laptop	0039256520	Sell	138
512	N/A	Laptop	0036644027	Sell	138
513	104540	Laptop	0039123419	Sell	138
514	105820	Laptop	0039252803	Sell	138
515	105608	Laptop	0039252818	Sell	138
516	105488	Laptop	0039256523	Sell	138
517	N/A	Laptop	0039199816	Sell	138
518	105607	Laptop	0039252817	Sell	138
519	105603	Laptop	003925280	Sell	138
520	90520	Laptop	0034510465	Sell	138
521	105606	Laptop	0039252815	Sell	138
522	91492	Laptop	0035388107	Sell	138
523	90502	Laptop	0034510482	Sell	104
524	108628	Laptop	N/A	Sell	104
525	100675	Laptop	0036643934	Sell	104
526	105812	Laptop	0039274354	Sell	104
527	90503	Laptop	0034510454	Sell	104
528	105794	Laptop	0039274353	Sell	104
529	101140	Laptop	0036662856	Sell	104
530	100540	Laptop	0036644007	Sell	104
531	90370	Laptop	34083661	Sell	152
532	0000233	Laptop	2CE9034RQR	Sell	104
533	XRUSD000413780	Lenovo 7" tablet	FB01107722	Sell	350
534	XRUSD000435989	Lenovo 7" tablet	HD00117928	Sell	350
535	XRUSD000405291	Lenovo 7" tablet	FB01084806	Sell	350
536	XRUSD000435822	Lenovo 7" tablet	HD00118092	Sell	350
537	XRUSD000435571	Lenovo 7" tablet	HD03052007	Sell	350
538	XRUSD000435640	Lenovo 7" tablet	HD00117862	Sell	350
539	XRUSD000436186	Lenovo 7" tablet	HD00083400	Sell	350
540	XRUSD000435742	Lenovo 7" tablet	HD00119989	Sell	350
541	XRUSD000435946	Lenovo 7" tablet	HD00120447	Sell	350
542	XRUSD000435330	Lenovo 7" tablet	HD00117565	Sell	350
543	XRUSD000436184	Lenovo 7" tablet	HD00083248	Sell	350
544	XRUSD000401977	Lenovo 7" tablet	FB01071446	Sell	350
545	XRUSD000435644	Lenovo 7" tablet	HD00117494	Sell	350

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546	XRUSD000436136	Lenovo 7" tablet	HD00074120	Sell	350
547	XRUSD000435755	Lenovo 7" tablet	HD00118062	Sell	350
548	XRUSD000435821	Lenovo 7" tablet	HD00118073	Sell	350
549	XRUSD000436081	Lenovo 7" tablet	HD00117497	Sell	350
550	XRUSD000436120	Lenovo 7" tablet	HD00081241	Sell	350
551	XRUSD000435978	Lenovo 7" tablet	HD00119725	Sell	350
552	XRUSD000435776	Lenovo 7" tablet	HD00081410	Sell	350
553	XRUSD000412495	Lenovo 7" tablet	XD00458925	Sell	350
554	XRUSD000435785	Lenovo 7" tablet	HD00118176	Sell	350
555	XRUSD000413768	Lenovo 7" tablet	FB01107711	Sell	350
556	XRUSD000413609	Lenovo 7" tablet	FB01107487	Sell	350
557	XRUSD000435779	Lenovo 7" tablet	HD00118100	Sell	350
558	XRUSD000396815	Lenovo 7" tablet	FB00987585	Sell	350
559	XRUSD000402710	Lenovo 7" tablet	FB01086089	Sell	350
560	XRUSD000404723	Lenovo 7" tablet	FB00928957	Sell	350
561	XRUSD000402205	Lenovo 7" tablet	FB01085241	Sell	350
562	XRUSD000404710	Lenovo 7" tablet	FB00989687	Sell	350
563	XRUSD000401974	Lenovo 7" tablet	FB01071577	Sell	350
564	XRUSD000404848	Lenovo 7" tablet	FB02040901	Sell	350
565	XRUSD000402618	Lenovo 7" tablet	FB01085057	Sell	350
566	XRUSD000402100	Lenovo 7" tablet	FB0208062T	Sell	350
567	XRUSD000404838	Lenovo 7" tablet	FB00936024	Sell	350
568	XRUSD000401975	Lenovo 7" tablet	FB01071391	Sell	350
569	XRUSD000402311	Lenovo 7" tablet	fb01085166	Sell	350
570	XRUSD000413535	Lenovo 7" tablet	FB0209182T	Sell	350
571	XRUSD000405080	Lenovo 7" tablet	FB0204192X	Sell	350
572	XRUSD000405062	Lenovo 7" tablet	FB00993276	Sell	350
573	XRUSD000404068	Lenovo 7" tablet	N/A	Sell	350
574	XRUSD000413618	Lenovo 7" tablet	N/A	Sell	350
575	XRUSD000435935	Lenovo 7" tablet	N/A	Sell	350
576	XRUSD000435987	Lenovo 7" tablet	N/A	Sell	350
577	XRUSD000413605	Lenovo 7" tablet	N/A	Sell	350
578	XRUSD000404190	Lenovo 7" tablet	FB01107952	Sell	350
579	XRUSD000404206	Lenovo 7" tablet	FB00969932	Sell	350
580	XRUSD000404347	Lenovo 7" tablet	FB00985906	Sell	350
581	XRUSD000404412	Lenovo 7" tablet	FB02040901	Sell	350
582	XRUSD000404259	Lenovo 7" tablet	FB00985144	Sell	350
583	XRUSD000404638	Lenovo 7" tablet	FB00987602	Sell	350
584	XRUSD000398728	Lenovo 7" tablet	FB0202202V	Sell	350
585	XRUSD000405272	Lenovo 7" tablet	FB00969869	Sell	350
586	XRUSD000404958	Lenovo 7" tablet	FB00928936	Sell	350
587	XRUSD000412568	Lenovo 7" tablet	XD00458304	Sell	350

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588	XRUSD000402570	Lenovo 7" tablet	FB01082911	Sell	350
589	XRUSD000401177	Lenovo 7" tablet	FB00998888	Sell	350
590	XRUSD000402012	Lenovo 7" tablet	XD004704	Sell	350
591	XRUSD000435455	Lenovo 7" tablet	HD00117470	Sell	350
592	XRUSD000412731	Lenovo 7" tablet	XD00460028	Sell	350
593	XRUSD000412788	Lenovo 7" tablet	XD00459985	Sell	350
594	XRUSD000404650	Lenovo 7" tablet	FB00929307	Sell	350
595	XRUSD000404023	Lenovo 7" tablet	FB00989995	Sell	350
596	XRUSD000401185	Lenovo 7" tablet	FB00998680	Sell	350
597	XRUSD000402624	Lenovo 7" tablet	FB01085351	Sell	350
598	XRUSD000404846	Lenovo 7" tablet	FB00936101	Sell	350
599	XRUSD000413448	Lenovo 7" tablet	FB01107672	Sell	350
600	XRUSD000405311	Lenovo 7" tablet	fb01084830	Sell	350
601	XRUSD000402514	Lenovo 7" tablet	FB01084730	Sell	350
602	XRUSD000410013	Lenovo 7" tablet	fb01085919	Sell	350
603	XRUSD000404401	Lenovo 7" tablet	FB00827822	Sell	350
604	XRUSD000402560	Lenovo 7" tablet	FB01084951	Sell	350
605	xrusd000413471	Lenovo 7" tablet	FB02092201	Sell	350
606	xrusd000405054	Lenovo 7" tablet	FB00993203	Sell	350
607	xrusd000404748	Lenovo 7" tablet	FB00936097	Sell	350
608	xrusd000405096	Lenovo 7" tablet	FB00996815	Sell	350
609	xrusd000404135	Lenovo 7" tablet	FB00918220	Sell	350
610	xrusd000396866	Lenovo 7" tablet	FB00829866	Sell	350
611	xrusd000401989	Lenovo 7" tablet	FB01071562	Sell	350
612	xrusd000402126	Lenovo 7" tablet	FB01085075	Sell	350
613	XRUSD000405150	Lenovo 7" tablet	FB00996911	Sell	350
614	XRUSD000405166	Lenovo 7" tablet	FB00987918	Sell	350
615	XRUSD000402425	Lenovo 7" tablet	FB01084733	Sell	350
616	XRUSD000404863	Lenovo 7" tablet	FB00935498	Sell	350
617	XRUSD000404085	Lenovo 7" tablet	FB00989888	Sell	350
618	XRUSD000413554	Lenovo 7" tablet	FB01107625	Sell	350
619	XRUSD000404683	Lenovo 7" tablet	FB00935515	Sell	350
620	XRUSD000412543	Lenovo 7" tablet	XD00459375	Sell	350
621	XRUSD000402560	Lenovo 7" tablet	FB01084951	Sell	350
622	XRUSD000404990	Lenovo 7" tablet	FB00996869	Sell	350
623	XRUSD000405281	Lenovo 7" tablet	N/A	Sell	350
624	XRUSD000405108	Lenovo 7" tablet	FB00996896	Sell	350
625	XRUSD000405266	Lenovo 7" tablet	FB00969455	Sell	350
626	XRUSD000402509	Lenovo 7" tablet	FB01085051	Sell	350
627	XRUSD000404682	Lenovo 7" tablet	FB00935510	Sell	350
628	XRUSD000401201	Lenovo 7" tablet	FB00998464	Sell	350
629	XRUSD000404760	Lenovo 7" tablet	FB00935588	Sell	350

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630	XRUSD000402503	Lenovo 7" tablet	FB01084986	Sell	350
631	XRUSD000402064	Lenovo 7" tablet	FB01071532	Sell	350
632	XRUSD000404776	Lenovo 7" tablet	FB00935548	Sell	350
633	XRUSD000404493	Lenovo 7" tablet	FB00989350	Sell	350
634	XRUSD000402086	Lenovo 7" tablet	FB01085001	Sell	350
635	XRUSD000412584	Lenovo 7" tablet	XD00473066	Sell	350
636	XRUSD000402593	Lenovo 7" tablet	FB01086127	Sell	350
637	XRUSD000404695	Lenovo 7" tablet	FB00987295	Sell	350
638	XRUSD000402635	Lenovo 7" tablet	FB01085374	Sell	350
639	XRUSD000405248	Lenovo 7" tablet	FB00985552	Sell	350
640	XRUSD000404492	Lenovo 7" tablet	FB00989700	Sell	350
641	XRUSD000238170	Lenovo 7" tablet	GB022EWIZ38	Sell	350
642	XRUSD000404219	Lenovo 7" tablet	N/A	Sell	350
643	XRUSD000404233	Lenovo 7" tablet	N/A	Sell	350
644	XRUSD000404521	Lenovo 7" tablet	N/A	Sell	350
645	XRUSD000404739	Lenovo 7" tablet	N/A	Sell	350
646	XRUSD000404563	Lenovo 7" tablet	N/A	Sell	350
647	XRUSD000402182	Lenovo 7" tablet	N/A	Sell	350
648	XRUSD000404974	Lenovo 7" tablet	N/A	Sell	350
649	XRUSD000402068	Lenovo 7" tablet	N/A	Sell	350
650	XRUSD000404058	Lenovo 7" tablet	N/A	Sell	350
651	XRUSD000405366	Lenovo 7" tablet	N/A	Sell	350
652	XRUSD000402609	Lenovo 7" tablet	N/A	Sell	350
653	XRUSD000404878	Lenovo 7" tablet	N/A	Sell	350
654	XRUSD000402410	Lenovo 7" tablet	N/A	Sell	350
655	XRUSD000402203	Lenovo 7" tablet	N/A	Sell	350
656	XRUSD000404300	Lenovo 7" tablet	N/A	Sell	350
657	XRUSD000402480	Lenovo 7" tablet	N/A	Sell	350
658	XRUSD000404689	Lenovo 7" tablet	N/A	Sell	350
659	XRUSD000404366	Lenovo 7" tablet	N/A	Sell	350
660	XRUSD000402207	Lenovo 7" tablet	N/A	Sell	350
661	XRUSD000405249	Lenovo 7" tablet	N/A	Sell	350
662	XRUSD000404633	Lenovo 7" tablet	N/A	Sell	350
663	XRUSD000405267	Lenovo 7" tablet	N/A	Sell	350
664	XRUSD000404950	Lenovo 7" tablet	N/A	Sell	350
665	XRUSD000402010	Lenovo 7" tablet	N/A	Sell	350
666	XRUSD000404934	Lenovo 7" tablet	N/A	Sell	350
667	XRUSD000402712	Lenovo 7" tablet	N/A	Sell	350
668	XRUSD000404394	Lenovo 7" tablet	N/A	Sell	350
669	XRUSD000404199	Lenovo 7" tablet	N/A	Sell	350
670	XRUSD000401197	Lenovo 7" tablet	N/A	Sell	350
671	XRUSD000405000	Lenovo 7" tablet	N/A	Sell	350

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672	XRUSD000404299	Lenovo 7" tablet	N/A	Sell	350
673	XRUSD000402577	Lenovo 7" tablet	N/A	Sell	350
674	XRUSD000402400	Lenovo 7" tablet	N/A	Sell	350
675	XRUSD000396862	Lenovo 7" tablet	N/A	Sell	350
676	XRUSD000404679	Lenovo 7" tablet	N/A	Sell	350
677	XRUSD000404959	Lenovo 7" tablet	N/A	Sell	350
678	XRUSD000405336	Lenovo 7" tablet	N/A	Sell	350
679	XRUSD000404005	Lenovo 7" tablet	N/A	Sell	350
680	XRUSD000404513	Lenovo 7" tablet	N/A	Sell	350
681	XRUSD000402336	Lenovo 7" tablet	N/A	Sell	350
682	XRUSD000435196	Lenovo 7" tablet	N/A	Sell	350
683	XRUSD000404684	Lenovo 7" tablet	N/A	Sell	350
684	XRUSD000410005	Lenovo 7" tablet	N/A	Sell	350
685	XRUSD000404431	Lenovo 7" tablet	N/A	Sell	350
686	XRUSD000401213	Lenovo 7" tablet	N/A	Sell	350
687	XRUSD000413564	Lenovo 7" tablet	N/A	Sell	350
688	XRUSD000401284	Lenovo 7" tablet	N/A	Sell	350
689	XRUSD000405226	Lenovo 7" tablet	N/A	Sell	350
690	XRUSD000404753	Lenovo 7" tablet	N/A	Sell	350
691	XRUSD000405246	Lenovo 7" tablet	N/A	Sell	350
692	XRUSD000402274	Lenovo 7" tablet	N/A	Sell	350
693	XRUSD000402187	Lenovo 7" tablet	N/A	Sell	350
694	XRUSD000404740	Lenovo 7" tablet	N/A	Sell	350
695	XRUSD000396810	Lenovo 7" tablet	N/A	Sell	350
696	XRUSD000404874	Lenovo 7" tablet	N/A	Sell	350
697	XRUSD000404256	Lenovo 7" tablet	N/A	Sell	350
698	XRUSD000402639	Lenovo 7" tablet	N/A	Sell	350
699	XRUSD000402066	Lenovo 7" tablet	N/A	Sell	350
700	XRUSD000401251	Lenovo 7" tablet	N/A	Sell	350
701	XRUSD000404886	Lenovo 7" tablet	N/A	Sell	350
702	XRUSD000402729	Lenovo 7" tablet	N/A	Sell	350
703	XRUSD000404352	Lenovo 7" tablet	N/A	Sell	350
704	XRUSD000405032	Lenovo 7" tablet	N/A	Sell	350
705	XRUSD0004%2107	Lenovo 7" tablet	N/A	Sell	350
706	XRUSD000405058	Lenovo 7" tablet	N/A	Sell	350
707	XRUSD000402258	Lenovo 7" tablet	N/A	Sell	350
708	XRUSD000402715	Lenovo 7" tablet	N/A	Sell	350
709	XRUSD000413488	Lenovo 7" tablet	N/A	Sell	350
710	XRUSD000402692	Lenovo 7" tablet	N/A	Sell	350
711	XRUSD000404572	Lenovo 7" tablet	N/A	Sell	350
712	XRUSD000402222	Lenovo 7" tablet	N/A	Sell	350
713	XRUSD000413481	Lenovo 7" tablet	N/A	Sell	350

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714	XRUSD000402125	Lenovo 7" tablet	N/A	Sell	350
715	XRUSD000404354	Lenovo 7" tablet	N/A	Sell	350
716	XRUSD000413455	Lenovo 7" tablet	N/A	Sell	350
717	XRUSD000405352	Lenovo 7" tablet	N/A	Sell	350
718	XRUSD000404245	Lenovo 7" tablet	N/A	Sell	350
719	XRUSD000413435	Lenovo 7" tablet	N/A	Sell	350
720	XRUSD000404550	Lenovo 7" tablet	N/A	Sell	350
721	XRUSD000405100	Lenovo 7" tablet	N/A	Sell	350
722	XRUSD000404180	Lenovo 7" tablet	N/A	Sell	350
723	XRUSD000401990	Lenovo 7" tablet	N/A	Sell	350
724	XRUSD000404146	Lenovo 7" tablet	N/A	Sell	350
725	XRUSD000402616	Lenovo 7" tablet	N/A	Sell	350
726	XRUSD000404751	Lenovo 7" tablet	N/A	Sell	350
727	XRUSD000404920	Lenovo 7" tablet	N/A	Sell	350
728	XRUSD000413857	Lenovo 7" tablet	N/A	Sell	350
729	XRUSD000401179	Lenovo 7" tablet	N/A	Sell	350
730	XRUSD000402737	Lenovo 7" tablet	N/A	Sell	350
731	XRUSD000404332	Lenovo 7" tablet	N/A	Sell	350
732	XRUSD000412774	Lenovo 7" tablet	N/A	Sell	350
733	XRUSD000413559	Lenovo 7" tablet	N/A	Sell	350
734	XRUSD000412585	Lenovo 7" tablet	N/A	Sell	350
735	XRUSD000404147	Lenovo 7" tablet	N/A	Sell	350
736	XRUSD000410164	Lenovo 7" tablet	N/A	Sell	350
737	XRUSD000401276	Lenovo 7" tablet	N/A	Sell	350
738	XRUSD000404082	Lenovo 7" tablet	N/A	Sell	350
739	XRUSD000401992	Lenovo 7" tablet	N/A	Sell	350
740	XRUSD000398706	Lenovo 7" tablet	N/A	Sell	350
741	XRUSD000402159	Lenovo 7" tablet	N/A	Sell	350
742	XRUSD000402200	Lenovo 7" tablet	N/A	Sell	350
743	XRUSD000413610	Lenovo 7" tablet	N/A	Sell	350
744	XRUSD000404980	Lenovo 7" tablet	N/A	Sell	350
745	XRUSD000404406	Lenovo 7" tablet	N/A	Sell	350
746	XRUSD000402021	Lenovo 7" tablet	N/A	Sell	350
747	XRUSD000404435	Lenovo 7" tablet	N/A	Sell	350
748	XRUSD000402571	Lenovo 7" tablet	N/A	Sell	350
749	XRUSD000405280	Lenovo 7" tablet	N/A	Sell	350
750	XRUSD000404861	Lenovo 7" tablet	N/A	Sell	350
751	XRUSD000402297	Lenovo 7" tablet	N/A	Sell	350
752	XRUSD000402249	Lenovo 7" tablet	N/A	Sell	350
753	XRUSD000398656	Lenovo 7" tablet	N/A	Sell	350
754	XRUSD000404228	Lenovo 7" tablet	N/A	Sell	350
755	XRUSD000402653	Lenovo 7" tablet	N/A	Sell	350

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756	XRUSD000404589	Lenovo 7" tablet	N/A	Sell	350
757	XRUSD000402693	Lenovo 7" tablet	N/A	Sell	350
758	XRUSD000404458	Lenovo 7" tablet	N/A	Sell	350
759	XRUSD000404461	Lenovo 7" tablet	N/A	Sell	350
760	XRUSD000404378	Lenovo 7" tablet	N/A	Sell	350
761	XRUSD000402313	Lenovo 7" tablet	N/A	Sell	350
762	XRUSD000402527	Lenovo 7" tablet	N/A	Sell	350
763	XRUSD000404306	Lenovo 7" tablet	N/A	Sell	350
764	XRUSD000404062	Lenovo 7" tablet	N/A	Sell	350
765	XRUSD000404821	Lenovo 7" tablet	N/A	Sell	350
766	XRUSD000404441	Lenovo 7" tablet	N/A	Sell	350
767	XRUSD000404702	Lenovo 7" tablet	N/A	Sell	350
768	XRUSD000404475	Lenovo 7" tablet	N/A	Sell	350
769	XRUSD000405361	Lenovo 7" tablet	N/A	Sell	350
770	XRUSD000396740	Lenovo 7" tablet	N/A	Sell	350
771	XRAMLOANER0011	Lenovo 7" tablet	N/A	Sell	350
772	XRUSD000405036	Lenovo 7" tablet	N/A	Sell	350
773	XRUSD000401299	Lenovo 7" tablet	N/A	Sell	350
774	XRUSD000396816	Lenovo 7" tablet	N/A	Sell	350
775	XRUSD000436821	Lenovo 7" tablet	N/A	Sell	350
776	XRUSD000410010	Lenovo 7" tablet	N/A	Sell	350
777	XRUSD000404337	Lenovo 7" tablet	N/A	Sell	350
778	XRUSD000401319	Lenovo 7" tablet	N/A	Sell	350
779	XRUSD000412494	Lenovo 7" tablet	N/A	Sell	350
780	XRUSD000413779	Lenovo 7" tablet	N/A	Sell	350
781	XRUSD000402280	Lenovo 7" tablet	N/A	Sell	350
782	XRUSD000401240	Lenovo 7" tablet	N/A	Sell	350
783	XRUSD000402334	Lenovo 7" tablet	N/A	Sell	350
784	XRUSD000402169	Lenovo 7" tablet	N/A	Sell	350
785	XRUSD000402277	Lenovo 7" tablet	N/A	Sell	350
786	XRUSD000402245	Lenovo 7" tablet	N/A	Sell	350
787	XRUSD000413604	Lenovo 7" tablet	N/A	Sell	350
788	XRUSD000402576	Lenovo 7" tablet	N/A	Sell	350
789	XRUSD000402596	Lenovo 7" tablet	N/A	Sell	350
790	XRUSD000405092	Lenovo 7" tablet	N/A	Sell	350
791	XRUSD000404865	Lenovo 7" tablet	N/A	Sell	350
792	XRUSD000405003	Lenovo 7" tablet	N/A	Sell	350
793	XRUSD000398715	Lenovo 7" tablet	N/A	Sell	350
794	XRUSD000404440	Lenovo 7" tablet	N/A	Sell	350
795	XRUSD000402046	Lenovo 7" tablet	N/A	Sell	350
796	XRUSD000404731	Lenovo 7" tablet	N/A	Sell	350
797	XRUSD000402643	Lenovo 7" tablet	N/A	Sell	350

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798	XRUSD000402087	Lenovo 7" tablet	N/A	Sell	350
799	XRUSD000405253	Lenovo 7" tablet	N/A	Sell	350
800	XRUSD000402020	Lenovo 7" tablet	N/A	Sell	350
801	XRUSD000404501	Lenovo 7" tablet	N/A	Sell	350
802	XRUSD000404048	Lenovo 7" tablet	N/A	Sell	350
803	XRUSD000404315	Lenovo 7" tablet	N/A	Sell	350
804	XRUSD000396745	Lenovo 7" tablet	N/A	Sell	350
805	XRUSD000413521	Lenovo 7" tablet	N/A	Sell	350
806	XRUSD000405379	Lenovo 7" tablet	N/A	Sell	350
807	XRUSD000413486	Lenovo 7" tablet	N/A	Sell	350
808	XRUSD000405346	Lenovo 7" tablet	N/A	Sell	350
809	XRUSD000402022	Lenovo 7" tablet	N/A	Sell	350
810	XRUSD000401206	Lenovo 7" tablet	N/A	Sell	350
811	XRUSD000402720	Lenovo 7" tablet	N/A	Sell	350
812	XRUSD000402386	Lenovo 7" tablet	N/A	Sell	350
813	XRUSD000405021	Lenovo 7" tablet	N/A	Sell	350
814	XRUSD000410007	Lenovo 7" tablet	N/A	Sell	350
815	XRUSD000396812	Lenovo 7" tablet	N/A	Sell	350
816	XRUSD000401237	Lenovo 7" tablet	N/A	Sell	350
817	XRUSD000398649	Lenovo 7" tablet	N/A	Sell	350
818	XRUSD000402133	Lenovo 7" tablet	N/A	Sell	350
819	XRUSD000404839	Lenovo 7" tablet	N/A	Sell	350
820	XRUSD000404371	Lenovo 7" tablet	N/A	Sell	350
821	XRUSD000402219	Lenovo 7" tablet	N/A	Sell	350
822	XRUSD000396859	Lenovo 7" tablet	N/A	Sell	350
823	XRUSD000404462	Lenovo 7" tablet	N/A	Sell	350
824	XRUSD000402251	Lenovo 7" tablet	N/A	Sell	350
825	XRUSD000404395	Lenovo 7" tablet	N/A	Sell	350
826	XRUSD000401972	Lenovo 7" tablet	N/A	Sell	350
827	XRUSD000404598	Lenovo 7" tablet	N/A	Sell	350
828	XRUSD000402367	Lenovo 7" tablet	N/A	Sell	350
829	XRUSD000404098	Lenovo 7" tablet	N/A	Sell	350
830	XRUSD000404664	Lenovo 7" tablet	N/A	Sell	350
831	XRUSD000404478	Lenovo 7" tablet	N/A	Sell	350
832	XRUSD000401243	Lenovo 7" tablet	N/A	Sell	350
833	XRUSD000405201	Lenovo 7" tablet	N/A	Sell	350
834	XRUSD000435959	Lenovo 7" tablet	N/A	Sell	350
835	XRUSD000436197	Lenovo 7" tablet	N/A	Sell	350
836	XRUSD000405293	Lenovo 7" tablet	N/A	Sell	350
837	XRUSD000412534	Lenovo 7" tablet	N/A	Sell	350
838	XRUSD000410134	Lenovo 7" tablet	N/A	Sell	350
839	XRUSD000435963	Lenovo 7" tablet	N/A	Sell	350

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840	XRUSD000435960	Lenovo 7" tablet	N/A	Sell	350
841	XRUSD000402687	Lenovo 7" tablet	N/A	Sell	350
842	XRAMLOANER0038	Lenovo 7" tablet	N/A	Sell	350
843	XRUSD000435778	Lenovo 7" tablet	N/A	Sell	350
844	XRUSD000404446	Lenovo 7" tablet	N/A	Sell	350
845	XRUSD000413467	Lenovo 7" tablet	N/A	Sell	350
846	XRUSD000404028	Lenovo 7" tablet	N/A	Sell	350
847	XRUSD000413619	Lenovo 7" tablet	N/A	Sell	350
848	XRUSD000402228	Lenovo 7" tablet	N/A	Sell	350
849	XRUSD000435979	Lenovo 7" tablet	N/A	Sell	350
850	XRAMLOANER0036	Lenovo 7" tablet	N/A	Sell	350
851	XRUSD000404304	Lenovo 7" tablet	N/A	Sell	350
852	XRUSD000413608	Lenovo 7" tablet	N/A	Sell	350
853	XRUSD000402081	Lenovo 7" tablet	N/A	Sell	350
854	XRAMLOANER0035	Lenovo 7" tablet	N/A	Sell	350
855	XRUSD000405371	Lenovo 7" tablet	N/A	Sell	350
856	XRUSD000435583	Lenovo 7" tablet	N/A	Sell	350
857	XRUSD000404258	Lenovo 7" tablet	N/A	Sell	350
858	XRUSD000413496	Lenovo 7" tablet	N/A	Sell	350
859	XRUSD000405312	Lenovo 7" tablet	N/A	Sell	350
860	XRUSD000396831	Lenovo 7" tablet	N/A	Sell	350
861	XRUSD000402211	Lenovo 7" tablet	N/A	Sell	350
862	XRUSD000404540	Lenovo 7" tablet	N/A	Sell	350
863	XRUSD000404543	Lenovo 7" tablet	N/A	Sell	350
864	XRUSD000405161	Lenovo 7" tablet	N/A	Sell	350
865	XRUSD000404477	Lenovo 7" tablet	N/A	Sell	350
866	XRUSD000404291	Lenovo 7" tablet	N/A	Sell	350
867	XRUSD000404096	Lenovo 7" tablet	N/A	Sell	350
868	XRUSD000405370	Lenovo 7" tablet	N/A	Sell	350
869	XRUSD000431541	Lenovo 7" tablet	N/A	Sell	350
870	XRUSD000402255	Lenovo 7" tablet	N/A	Sell	350
871	XRUSD000404400	Lenovo 7" tablet	N/A	Sell	350
872	XRUSD000404843	Lenovo 7" tablet	N/A	Sell	350
873	XRUSD000404663	Lenovo 7" tablet	N/A	Sell	350
874	XRUSD000402435	Lenovo 7" tablet	N/A	Sell	350
875	XRUSD000402305	Lenovo 7" tablet	N/A	Sell	350
876	XRUSD000412530	Lenovo 7" tablet	N/A	Sell	350
877	XRUSD000402718	Lenovo 7" tablet	N/A	Sell	350
878	XRUSD000405169	Lenovo 7" tablet	N/A	Sell	350
879	XRUSD000405143	Lenovo 7" tablet	N/A	Sell	350
880	XRUSD000402031	Lenovo 7" tablet	N/A	Sell	350
881	XRUSD000404573	Lenovo 7" tablet	N/A	Sell	350

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882	XRUSD000405419	Lenovo 7" tablet	N/A	Sell	350
883	XRUSD000402730	Lenovo 7" tablet	N/A	Sell	350
884	XRUSD000436830	Lenovo 7" tablet	N/A	Sell	350
885	XRUSD000402526	Lenovo 7" tablet	N/A	Sell	350
886	XRUSD000401290	Lenovo 7" tablet	N/A	Sell	350
887	XRUSD000404757	Lenovo 7" tablet	N/A	Sell	350
888	XRUSD000404310	Lenovo 7" tablet	N/A	Sell	350
889	XRUSD000405014	Lenovo 7" tablet	N/A	Sell	350
890	XRUSD000404744	Lenovo 7" tablet	N/A	Sell	350
891	XRUSD000404744	Lenovo 7" tablet	N/A	Sell	350
892	XRUSD000405014	Lenovo 7" tablet	N/A	Sell	350
893	XRUSD000404310	Lenovo 7" tablet	N/A	Sell	350
894	XRUSD000404757	Lenovo 7" tablet	N/A	Sell	350
895	XRUSD000404757	Lenovo 7" tablet	N/A	Sell	350
896	XRUSD000404744	Lenovo 7" tablet	N/A	Sell	350
897	XRUSD000405014	Lenovo 7" tablet	N/A	Sell	350
898	XRUSD000404310	Lenovo 7" tablet	N/A	Sell	350
899	XRUSD000435204	Lenovo 7" tablet	N/A	Sell	350
900	XRUSD000435202	Lenovo 7" tablet	N/A	Sell	350
901	XRUSD000404631	Lenovo 7" tablet	N/A	Sell	350
902	XRUSD000404849	Lenovo 7" tablet	N/A	Sell	350
903	XRUSD000402671	Lenovo 7" tablet	N/A	Sell	350
904	XRUSD000405050	Lenovo 7" tablet	N/A	Sell	350
905	XRUSD000402572	Lenovo 7" tablet	N/A	Sell	350
906	XRUSD000410085	Lenovo 7" tablet	N/A	Sell	350
907	XRUSD000402294	Lenovo 7" tablet	N/A	Sell	350
908	XRUSD000412524	Lenovo 7" tablet	N/A	Sell	350
909	XRUSD000412491	Lenovo 7" tablet	N/A	Sell	350
910	XRUSD000402427	Lenovo 7" tablet	N/A	Sell	350
911	XRUSD000401325	Lenovo 7" tablet	N/A	Sell	350
912	XRUSD000398697	Lenovo 7" tablet	N/A	Sell	350
913	XRUSD000401302	Lenovo 7" tablet	N/A	Sell	350
914	XRUSD000405083	Lenovo 7" tablet	N/A	Sell	350
915	XRUSD000410009	Lenovo 7" tablet	N/A	Sell	350
916	XRUSD000404092	Lenovo 7" tablet	N/A	Sell	350
917	XRUSD000398663	Lenovo 7" tablet	N/A	Sell	350
918	XRUSD000401164	Lenovo 7" tablet	N/A	Sell	350
919	XRUSD000404444	Lenovo 7" tablet	N/A	Sell	350
920	XRUSD000404819	Lenovo 7" tablet	N/A	Sell	350
921	XRUSD000402143	Lenovo 7" tablet	N/A	Sell	350
922	XRUSD000431538	Lenovo 7" tablet	N/A	Sell	350
923	XRUSD000405165	Lenovo 7" tablet	N/A	Sell	350

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924	XRUSD000404879	Lenovo 7" tablet	N/A	Sell	350
925	XRUSD000405202	Lenovo 7" tablet	N/A	Sell	350
926	XRUSD000404360	Lenovo 7" tablet	N/A	Sell	350
927	XRUSD000404069	Lenovo 7" tablet	N/A	Sell	350
928	XRUSD000404097	Lenovo 7" tablet	N/A	Sell	350
929	XRUSD000396726	Lenovo 7" tablet	N/A	Sell	350
930	XRUSD000395883	Lenovo 7" tablet	N/A	Sell	350
931	XRUSD000396848	Lenovo 7" tablet	N/A	Sell	350
932	XRUSD000404623	Lenovo 7" tablet	N/A	Sell	350
933	XRUSD000402275	Lenovo 7" tablet	N/A	Sell	350
934	XRUSD000401265	Lenovo 7" tablet	N/A	Sell	350
935	XRUSD000402459	Lenovo 7" tablet	N/A	Sell	350
936	XRUSD000405375	Lenovo 7" tablet	N/A	Sell	350
937	XRUSD000404696	Lenovo 7" tablet	N/A	Sell	350
938	XRUSD000404530	Lenovo 7" tablet	N/A	Sell	350
939	XRUSD000404763	Lenovo 7" tablet	N/A	Sell	350
940	XRUSD000398693	Lenovo 7" tablet	N/A	Sell	350
941	XRUSD000405378	Lenovo 7" tablet	N/A	Sell	350
942	XRUSD000396829	Lenovo 7" tablet	N/A	Sell	350
943	XRUSD000405347	Lenovo 7" tablet	N/A	Sell	350
944	XRUSD000404224	Lenovo 7" tablet	N/A	Sell	350
945	XRUSD000402492	Lenovo 7" tablet	N/A	Sell	350
946	XRUSD000413839	Lenovo 7" tablet	N/A	Sell	350
947	XRUSD000404653	Lenovo 7" tablet	N/A	Sell	350
948	XRUSD000404619	Lenovo 7" tablet	N/A	Sell	350
949	XRUSD000412497	Lenovo 7" tablet	N/A	Sell	350
950	XRUSD000413834	Lenovo 7" tablet	N/A	Sell	350
951	XRUSD000405171	Lenovo 7" tablet	N/A	Sell	350
952	XRUSD000410135	Lenovo 7" tablet	N/A	Sell	350
953	XRUSD000410003	Lenovo 7" tablet	N/A	Sell	350
954	XRUSD000401258	Lenovo 7" tablet	N/A	Sell	350
955	XRUSD000402121	Lenovo 7" tablet	N/A	Sell	350
956	XRUSD000396837	Lenovo 7" tablet	N/A	Sell	350
957	XRUSD000436929	Lenovo 7" tablet	N/A	Sell	350
958	XRUSD000402057	Lenovo 7" tablet	N/A	Sell	350
959	XRUSD000402604	Lenovo 7" tablet	N/A	Sell	350
960	XRUSD000398672	Lenovo 7" tablet	N/A	Sell	350
961	XRUSD000402545	Lenovo 7" tablet	N/A	Sell	350
962	XRUSD000435983	Lenovo 7" tablet	N/A	Sell	350
963	XRUSD000401255	Lenovo 7" tablet	N/A	Sell	350
964	XRUSD000404788	Lenovo 7" tablet	N/A	Sell	350
965	XRUSD000404311	Lenovo 7" tablet	N/A	Sell	350

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966	XRUSD000404860	Lenovo 7" tablet	N/A	Sell	350
967	XRUSD000402186	Lenovo 7" tablet	N/A	Sell	350
968	XRUSD000404370	Lenovo 7" tablet	N/A	Sell	350
969	XRUSD000404575	Lenovo 7" tablet	N/A	Sell	350
970	XRUSD000404603	Lenovo 7" tablet	N/A	Sell	350
971	XRUSD000396820	Lenovo 7" tablet	N/A	Sell	350
972	XRUSD000396820	Lenovo 7" tablet	N/A	Sell	350
973	XRUSD000436925	Lenovo 7" tablet	N/A	Sell	350
974	XRUSD000402329	Lenovo 7" tablet	N/A	Sell	350
975	XRUSD000404889	Lenovo 7" tablet	N/A	Sell	350
976	XRUSD000404885	Lenovo 7" tablet	N/A	Sell	350
977	XRUSD000402466	Lenovo 7" tablet	N/A	Sell	350
978	XRUSD000402708	Lenovo 7" tablet	N/A	Sell	350
979	XRUSD000413512	Lenovo 7" tablet	N/A	Sell	350
980	XRUSD000404239	Lenovo 7" tablet	N/A	Sell	350
981	XRUSD000404636	Lenovo 7" tablet	N/A	Sell	350
982	XRUSD000402672	Lenovo 7" tablet	N/A	Sell	350
983	XRUSD000405386	Lenovo 7" tablet	N/A	Sell	350
984	XRUSD000401233	Lenovo 7" tablet	N/A	Sell	350
985	XRUSD000404933	Lenovo 7" tablet	N/A	Sell	350
986	XRUSD000404981	Lenovo 7" tablet	N/A	Sell	350
987	XRUSD000401285	Lenovo 7" tablet	N/A	Sell	350
988	XRUSD000401269	Lenovo 7" tablet	N/A	Sell	350
989	XRUSD000402513	Lenovo 7" tablet	N/A	Sell	350
990	XRUSD000404029	Lenovo 7" tablet	N/A	Sell	350
991	XRUSD000404542	Lenovo 7" tablet	N/A	Sell	350
992	XRUSD000404348	Lenovo 7" tablet	N/A	Sell	350
993	XRUSD000405060	Lenovo 7" tablet	N/A	Sell	350
994	XRUSD000404965	Lenovo 7" tablet	N/A	Sell	350
995	XRUSD000402561	Lenovo 7" tablet	N/A	Sell	350
996	XRUSD000403988	Lenovo 7" tablet	N/A	Sell	350
997	XRUSD000401173	Lenovo 7" tablet	N/A	Sell	350
998	XRUSD000402381	Lenovo 7" tablet	N/A	Sell	350
999	XRUSD000413582	Lenovo 7" tablet	N/A	Sell	350
1000	XRUSD000405305	Lenovo 7" tablet	N/A	Sell	350
1001	XRUSD000402462	Lenovo 7" tablet	N/A	Sell	350
1002	XRUSD000404164	Lenovo 7" tablet	N/A	Sell	350
1003	XRUSD000402234	Lenovo 7" tablet	N/A	Sell	350
1004	XRUSD000405111	Lenovo 7" tablet	N/A	Sell	350
1005	XRUSD000412757	Lenovo 7" tablet	N/A	Sell	350
1006	XRUSD000412770	Lenovo 7" tablet	N/A	Sell	350
1007	XRUSD000412714	Lenovo 7" tablet	N/A	Sell	350

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1008	XRUSD000412498	Lenovo 7" tablet	N/A	Sell	350
1009	XRUSD000402047	Lenovo 7" tablet	N/A	Sell	350
1010	XRUSD000401248	Lenovo 7" tablet	N/A	Sell	350
1011	XRUSD000412724	Lenovo 7" tablet	N/A	Sell	350
1012	XRUSD000412521	Lenovo 7" tablet	N/A	Sell	350
1013	XRUSD000412741	Lenovo 7" tablet	N/A	Sell	350
1014	XRUSD000402646	Lenovo 7" tablet	N/A	Sell	350
1015	XRUSD000404428	Lenovo 7" tablet	N/A	Sell	350
1016	XRUSD000404173	Lenovo 7" tablet	N/A	Sell	350
1017	XRUSD000404553	Lenovo 7" tablet	N/A	Sell	350
1018	XRUSD000401304	Lenovo 7" tablet	N/A	Sell	350
1019	XRUSD000401242	Lenovo 7" tablet	N/A	Sell	350
1020	XRUSD000405093	Lenovo 7" tablet	N/A	Sell	350
1021	XRUSD000402656	Lenovo 7" tablet	N/A	Sell	350
1022	XRUSD000404487	Lenovo 7" tablet	N/A	Sell	350
1023	XRUSD000398642	Lenovo 7" tablet	N/A	Sell	350
1024	XRUSD000404386	Lenovo 7" tablet	N/A	Sell	350
1025	XRUSD000404855	Lenovo 7" tablet	N/A	Sell	350
1026	XRUSD000398682	Lenovo 7" tablet	N/A	Sell	350
1027	XRUSD000412484	Lenovo 7" tablet	N/A	Sell	350
1028	XRUSD000412532	Lenovo 7" tablet	N/A	Sell	350
1029	XRUSD000404445	Lenovo 7" tablet	N/A	Sell	350
1030	XRUSD000396826	Lenovo 7" tablet	N/A	Sell	350
1031	XRUSD000404346	Lenovo 7" tablet	N/A	Sell	350
1032	XRUSD000404801	Lenovo 7" tablet	N/A	Sell	350
1033	XRUSD000401313	Lenovo 7" tablet	N/A	Sell	350
1034	XRUSD000404240	Lenovo 7" tablet	N/A	Sell	350
1035	XRUSD000396863	Lenovo 7" tablet	N/A	Sell	350
1036	XRUSD000404019	Lenovo 7" tablet	N/A	Sell	350
1037	XRUSD000413502	Lenovo 7" tablet	N/A	Sell	350
1038	XRUSD000402735	Lenovo 7" tablet	N/A	Sell	350
1039	XRUSD000404761	Lenovo 7" tablet	N/A	Sell	350
1040	XRUSD000398643	Lenovo 7" tablet	N/A	Sell	350
1041	XRUSD000401278	Lenovo 7" tablet	N/A	Sell	350
1042	XRUSD000404972	Lenovo 7" tablet	N/A	Sell	350
1043	XRUSD000402261	Lenovo 7" tablet	N/A	Sell	350
1044	XRUSD000404505	Lenovo 7" tablet	N/A	Sell	350
1045	XRUSD000398646	Lenovo 7" tablet	N/A	Sell	350
1046	XRUSD000402088	Lenovo 7" tablet	N/A	Sell	350
1047	XRUSD000413497	Lenovo 7" tablet	N/A	Sell	350
1048	XRUSD000404322	Lenovo 7" tablet	N/A	Sell	350
1049	XRUSD000402178	Lenovo 7" tablet	N/A	Sell	350

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1050	XRUSD000396814	Lenovo 7" tablet	N/A	Sell	350
1051	XRUSD000413506	Lenovo 7" tablet	N/A	Sell	350
1052	XRUSD000402014	Lenovo 7" tablet	N/A	Sell	350
1053	XRUSD000409993	Lenovo 7" tablet	N/A	Sell	350
1054	XRUSD000402145	Lenovo 7" tablet	N/A	Sell	350
1055	XRUSD000402406	Lenovo 7" tablet	N/A	Sell	350
1056	XRUSD000402372	Lenovo 7" tablet	N/A	Sell	350
1057	XRUSD000401221	Lenovo 7" tablet	N/A	Sell	350
1058	XRUSD000401250	Lenovo 7" tablet	N/A	Sell	350
1059	XRUSD000431540	Lenovo 7" tablet	N/A	Sell	350
1060	XRUSD000404642	Lenovo 7" tablet	N/A	Sell	350
1061	XRUSD000404742	Lenovo 7" tablet	N/A	Sell	350
1062	XRUSD000404735	Lenovo 7" tablet	N/A	Sell	350
1063	XRUSD000401292	Lenovo 7" tablet	N/A	Sell	350
1064	XRUSD000404873	Lenovo 7" tablet	N/A	Sell	350
1065	XRUSD000404916	Lenovo 7" tablet	N/A	Sell	350
1066	XRUSD000412580	Lenovo 7" tablet	N/A	Sell	350
1067	XRUSD000435355	Lenovo 7" tablet	N/A	Sell	350
1068	XRUSD000405289	Lenovo 7" tablet	N/A	Sell	350
1069	XRUSD000412485	Lenovo 7" tablet	N/A	Sell	350
1070	XRUSD000405008	Lenovo 7" tablet	N/A	Sell	350
1071	XRUSD000401323	Lenovo 7" tablet	N/A	Sell	350
1072	XRUSD000412499	Lenovo 7" tablet	N/A	Sell	350
1073	XRUSD000410021	Lenovo 7" tablet	N/A	Sell	350
1074	XRUSD000402538	Lenovo 7" tablet	N/A	Sell	350
1075	XRUSD000405077	Lenovo 7" tablet	N/A	Sell	350
1076	XRAMLOANER0041	Lenovo 7" tablet	N/A	Sell	350
1077	XRAMLOANER0057	Lenovo 7" tablet	N/A	Sell	350
1078	XRUSD000402382	Lenovo 7" tablet	N/A	Sell	350
1079	XRUSD000435618	Lenovo 7" tablet	N/A	Sell	350
1080	XRUSD000404459	Lenovo 7" tablet	N/A	Sell	350
1081	XRUSD000402603	Lenovo 7" tablet	N/A	Sell	350
1082	XRAMLOANER0024	Lenovo 7" tablet	N/A	Sell	350
1083	XRAMLOANER0062	Lenovo 7" tablet	N/A	Sell	350
1084	XRUSD000401277	Lenovo 7" tablet	N/A	Sell	350
1085	XRAMLOANER0031	Lenovo 7" tablet	N/A	Sell	350
1086	XRAMLOANER0016	Lenovo 7" tablet	N/A	Sell	350
1087	XRUSD000413835	Lenovo 7" tablet	N/A	Sell	350
1088	XRUSD000404184	Lenovo 7" tablet	N/A	Sell	350
1089	XRUSD000402600	Lenovo 7" tablet	N/A	Sell	350
1090	XRUSD000398644	Lenovo 7" tablet	N/A	Sell	350
1091	XRUSD000404204	Lenovo 7" tablet	N/A	Sell	350

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1092	XRUSD000404998	Lenovo 7" tablet	N/A	Sell	350
1093	XRUSD000410109	Lenovo 7" tablet	N/A	Sell	350
1094	XRUSD000413735	Lenovo 7" tablet	N/A	Sell	350
1095	XRUSD000404112	Lenovo 7" tablet	N/A	Sell	350
1096	XRUSD000402443	Lenovo 7" tablet	N/A	Sell	350
1097	XRUSD000402584	Lenovo 7" tablet	N/A	Sell	350
1098	XRUSD000404024	Lenovo 7" tablet	N/A	Sell	350
1099	XRUSD000402619	Lenovo 7" tablet	N/A	Sell	350
1100	XRUSD000404826	Lenovo 7" tablet	N/A	Sell	350
1101	XRUSD000398735	Lenovo 7" tablet	N/A	Sell	350
1102	XRUSD000402663	Lenovo 7" tablet	N/A	Sell	350
1103	XRUSD000404329	Lenovo 7" tablet	N/A	Sell	350
1104	XRUSD000401198	Lenovo 7" tablet	N/A	Sell	350
1105	XRUSD000402080	Lenovo 7" tablet	N/A	Sell	350
1106	XRUSD000402011	Lenovo 7" tablet	N/A	Sell	350
1107	XRUSD000404349	Lenovo 7" tablet	N/A	Sell	350
1108	XRUSD000405184	Lenovo 7" tablet	N/A	Sell	350
1109	XRUSD000413470	Lenovo 7" tablet	N/A	Sell	350
1110	XRUSD000402208	Lenovo 7" tablet	N/A	Sell	350
1111	XRUSD000405142	Lenovo 7" tablet	N/A	Sell	350
1112	XRUSD000402244	Lenovo 7" tablet	N/A	Sell	350
1113	XRUSD000404010	Lenovo 7" tablet	N/A	Sell	350
1114	XRUSD000402148	Lenovo 7" tablet	N/A	Sell	350
1115	XRUSD000401184	Lenovo 7" tablet	N/A	Sell	350
1116	XRUSD000405329	Lenovo 7" tablet	N/A	Sell	350
1117	XRUSD000402128	Lenovo 7" tablet	N/A	Sell	350
1118	XRUSD000404433	Lenovo 7" tablet	N/A	Sell	350
1119	XRUSD000401978	Lenovo 7" tablet	N/A	Sell	350
1120	XRUSD000413622	Lenovo 7" tablet	N/A	Sell	350
1121	XRUSD000402260	Lenovo 7" tablet	N/A	Sell	350
1122	XRUSD000402470	Lenovo 7" tablet	N/A	Sell	350
1123	XRUSD000405278	Lenovo 7" tablet	N/A	Sell	350
1124	XRUSD000402645	Lenovo 7" tablet	N/A	Sell	350
1125	XRUSD000404524	Lenovo 7" tablet	N/A	Sell	350
1126	XRUSD000402622	Lenovo 7" tablet	N/A	Sell	350
1127	XRUSD000413457	Lenovo 7" tablet	N/A	Sell	350
1128	XRUSD000435701	Lenovo 7" tablet	N/A	Sell	350
1129	XRUSD000404276	Lenovo 7" tablet	N/A	Sell	350
1130	XRAMLOANER0052	Lenovo 7" tablet	N/A	Sell	350
1131	XRUSD000435773	Lenovo 7" tablet	N/A	Sell	350
1132	XRUSD000436823	Lenovo 7" tablet	N/A	Sell	350
1133	XRUSD000435806	Lenovo 7" tablet	N/A	Sell	350

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1134	XRUSD000143938	Lenovo 7" tablet	N/A	Sell	350
1135	XRUSD000401301	Lenovo 7" tablet	N/A	Sell	350
1136	XRUSD000410011	Lenovo 7" tablet	N/A	Sell	350
1137	XRAMLOANER0023	Lenovo 7" tablet	N/A	Sell	350
1138	XRUSD000413531	Lenovo 7" tablet	N/A	Sell	350
1139	XRUSD000435577	Lenovo 7" tablet	N/A	Sell	350
1140	XRUSD000436062	Lenovo 7" tablet	N/A	Sell	350
1141	XRUSD000396836	Lenovo 7" tablet	N/A	Sell	350
1142	XRAMLOANER0054	Lenovo 7" tablet	N/A	Sell	350
1143	XRUSD000435705	Lenovo 7" tablet	N/A	Sell	350
1144	XRAMLOANER0021	Lenovo 7" tablet	N/A	Sell	350
1145	XRUSD000404053	Lenovo 7" tablet	N/A	Sell	350
1146	N/A	Microwave	90760908	Sell	128
1147	NA	Monitor	LIC12103228	Sell	120
1148	NA	Monitor	MW682 B0N 00449	Sell	120
1149	NA	Monitor	MUL7007A0076925	Sell	120
1150	NA	Monitor	MUL7007A0076911	Sell	120
1151	NA	Monitor	MW67B B0N 01920	Sell	120
1152	7004788	Monitor	muc5022c0070533	Sell	130
1153	7005433	Monitor	mr95650h03187	Sell	130
1154	7005427	Monitor	MG46270P03449	Sell	130
1155	70054453	Monitor	MR95650H03200	Sell	130
1156	7004312	Monitor	MUL5016E0078103	Sell	130
1157	7005433	Monitor	MR95650H03203	Sell	130
1158	7005433	Monitor	MR95650H03146	Sell	130
1159	7005433	Monitor	MUL7007A0096016	Sell	130
1160	7004665	Monitor	MUL5022C007517	Sell	130
1161	7704788	Monitor	MUL5022C0070516	Sell	130
1162	7004788	Monitor	MR95650H03207	Sell	130
1163	70054333	Monitor	MR95650H03211	Sell	130
1164	77005433	Monitor	MG46270P03459	Sell	130
1165	7005427	Monitor	MR95650H03197	Sell	130
1166	77005433	Monitor	MR95650H03190	Sell	130
1167	7005433	Monitor	MR95650H3195	Sell	130
1168	7005433	Monitor	MR95650H03202	Sell	130
1169	N/A	Monitor	MUL5016E0078118	Sell	130
1170	N/A	Monitor	MG446270P03432	Sell	130
1171	N/A	Monitor	MG46270P03442	Sell	130
1172	N/A	Monitor	DU17046A0038035	Sell	130
1173	7004312	Monitor	MUL5016E0078045	Sell	130
1174	N/A	Monitor	MG46270P03427	Sell	130
1175	N/A	Monitor	MUL5022C0071463	Sell	130

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1176	N/A	Monitor	MR95650H03183	Sell	130
1177	N/A	Monitor	MUL5016E0078122	Sell	130
1178	NA	Monitor	MUL7007A0100042	Sell	152
1179	N/A	Monitor	MXOY13524760541NB1R4	Sell	128
1180	N/A	Monitor	ME35B90L09013	Sell	104
1181	7005364	Monitor	MUL5022J003395	Sell	104
1182	N/A	Monitor	N/A	Sell	104
1183	N/A	Monitor	MUL5016E0064143	Sell	104
1184	N/A	Monitor	ME35C90L 00034	Sell	138
1185	7005365	Monitor	MUL7607K0049581	Sell	138
1186	808206	Monitor	MUL5022B0034586	Sell	138
1187	7005364	Monitor	MUL5022J0028983	Sell	138
1188	N/A	Monitor	MW668BOU08156	Sell	138
1189	7004665	Monitor	MUL7007A0015292	Sell	138
1190	7004665	Monitor	MUL7007A0103447	Sell	138
1191	7005364	Monitor	MUL5022J0009818	Sell	138
1192	7005364	Monitor	MUL5022J0028993	Sell	138
1193	N/A	Monitor	MX92079509	Sell	138
1194	N/A	Monitor	MX85101828	Sell	138
1195	7002686	Monitor	MUL7026C0374374	Sell	138
1196	N/A	Monitor	QS5351200389	Sell	138
1197	N/A	Monitor	L72 SBS 359 K01656	Sell	138
1198	N/A	Monitor	ME35B90L08918	Sell	138
1199	N/A	Monitor	QS5351200327	Sell	138
1200	N/A	Monitor	QS5351200320	Sell	138
1201	N/A	Monitor	MUL5022J0009799	Sell	138
1202	N/A	Monitor	MW67B BON 01691	Sell	138
1203	070299	Monitor	MR957 50H 02842	Sell	138
1204	7004788	Monitor	MUL5022C0020512	Sell	104
1205	N/A	Monitor	MUL5022J003393	Sell	104
1206	7005364	Monitor	MUL5022C0020512	Sell	104
1207	7004312	Monitor	MUL5016E0078007	Sell	104
1208	7005364	Monitor	MUL5022J0052997	Sell	104
1209	7004312	Monitor	MUL5016E0064161	Sell	104
1210	7004312	Monitor	MUL5016E0064129	Sell	104
1211	7004312	Monitor	MUL5016E0064169	Sell	104
1212	N/A	Monitor	MUL5022J0033365	Sell	104
1213	N/A	Monitor	MUL5022J0033375	Sell	104
1214	N/A	Monitor	MUL5016E0078000	Sell	104
1215	N/A	Monitor	MUL5016E0071387	Sell	142
1216	N/A	Monitor	HA19HCGQ805077J	Sell	142
1217	N/A	Monitor	0034991900	Sell	104

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1218	7004312	Monitor	MULS01620071903	Sell	104
1219	7004312	Monitor	MUL5016E0064149	Sell	104
1220	N/A	Monitor	MUL5016E0064153	Sell	104
1221	N/A	Monitor	MUL5016E0064134	Sell	104
1222	96074	Monitor	0035861619	Sell	104
1223	96073	Monitor	0035861633	Sell	104
1224	N/A	Monitor	MW672BON06031	Sell	147
1225	N/A	Monitor	MW679BON04162	Sell	147
1226	N/A	Monitor	MW679BON04134	Sell	147
1227	N/A	Monitor	MW672BON04130	Sell	147
1228	N/A	Monitor	MW679BON04132	Sell	147
1229	N/A	Monitor	MW679BON04158	Sell	147
1230	N/A	Monitor	MW679BON04150	Sell	147
1231	N/A	Monitor	MW674BON06325	Sell	147
1232	N/A	Monitor	ME55790L00920	Sell	147
1233	N/A	Monitor	CNC033P442	Sell	120
1234	RUSD 0000212	Monitor	N/A	Sell	120
1235	7005364	Monitor	MUL6022J002899	Sell	104
1236	7004665	Monitor	MUL7007A0103435	Sell	104
1237	7005364	Monitor	MUL5022J0033385	Sell	104
1238	7005364	Monitor	MUL5022J0033369	Sell	104
1239	7004312	Monitor	MUL5016E0078040	Sell	104
1240	N/A	Monitor	MUL5022J0033380	Sell	104
1241	N/A	Monitor	ME35B90L00674	Sell	104
1242	N/A	Monitor	MUL5022J0028975	Sell	104
1243	7005364	Monitor	MUL5022J0033381	Sell	104
1244	N/A	Monitor	CNC033P442	Sell	120
1245	N/A	Monitor	MW683BON05519	Sell	120
1246	N/A	Monitor	MW671BON06314	Sell	120
1247	RUSD 0000212	Monitor	N/A	Sell	120
1248	N/A	Monitor	0036501484	Sell	120
1249	N/A	Monitor	0036501501	Sell	120
1250	N/A	Monitor	MW671BON01883	Sell	120
1251	N/A	Monitor	MW671BON01856	Sell	120
1252	N/A	Monitor	MU17046CO201207	Sell	120
1253	N/A	Monitor	MW683BON05519	Sell	120
1254	N/A	Monitor	MW671BON06314	Sell	120
1255	N/A	Monitor	0036501484	Sell	120
1256	N/A	Monitor	0036501501	Sell	120
1257	N/A	Monitor	MW671BON01883	Sell	120
1258	N/A	Monitor	MW671BON01856	Sell	120
1259	N/A	Overhead Projector	80033100	Sell	142

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1260	N/A	Overhead Projector	C-85195	Sell	120
1261	Lottery 04624	Overhead Projector	438270	Sell	120
1262	N/A	Overhead Projector	C-85195	Sell	120
1263	Lottery 04624	Overhead Projector	438270	Sell	120
1264	95631	PCU	0034991948	Sell	104
1265	95400	PCU	0034403012	Sell	104
1266	100692	PCU	0036598715	Sell	104
1267	N/A	Phone	FCH12049AXK	Sell	138
1268	N/A	Phone	FCH12039SBU	Sell	138
1269	N/A	Phone	FCH12039SK2	Sell	138
1270	N/A	Phone	FCH12039SGS	Sell	138
1271	81527	Poster Printer	51203765	Sell	130
1272	N/A	Printer	SG2634118W	Sell	250
1273	108515	Printer	CNWDF06228	Sell	120
1274	106764	Printer	CNWF63076	Sell	130
1275	N/A	Printer	CNGSB04709	Sell	130
1276	100860	Printer	BPMGL6139C11161	Sell	130
1277	89517	Printer	CNVB123335	Sell	130
1278	80638	Printer	MY93D112K0	Sell	130
1279	N/A	Printer	MY0421BOY0	Sell	130
1280	88410	Printer	CNBB024919	Sell	130
1281	N/A	Printer	CNBJ298307	Sell	130
1282	88726	Printer	cnbjf29957	Sell	133
1283	N/A	Printer	APT9X04715	Sell	138
1284	88725	Printer	cnbjg01698	Sell	133
1285	89299	Printer	CNBJJ99244	Sell	104
1286	74253	Printer	US79D1Q16J	Sell	104
1287	106796	Printer	CNRXL81342	Sell	152
1288	107056	Printer	U61874M7J212785	Sell	120
1289	N/A	Printer	U61034J4J332727	Sell	120
1290	107049	Printer	U61674N7J21388	Sell	120
1291	N/A	Printer	U61283D7J550886	Sell	CRC
1292	89302	Printer	CNBKK00631	Sell	104
1293	N/A	Printer	SG64U1N0HQ	Sell	104
1294	89777	Printer	CNC135953	Sell	120
1295	107056	Printer	U61874M7J212785	Sell	120
1296	N/A	Printer	U61034J4J332727	Sell	120
1297	107049	Printer	U61674N7J21388	Sell	120
1298	89777	Printer	CNC135953	Sell	120
1299	101065	Projector	6401359FG	Sell	130
1300	239276	Projector	0z00214fa	Sell	130
1301	91906	Projector	51594664	Sell	130

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1302	239280	Projector	0z00213fa	Sell	130
1303	237747	Projector	9xc9577fb	Sell	130
1304	237887	Projector	9z00529fb	Sell	130
1305	237886	Projector	9z00513fb	Sell	130
1306	452186	Projector	2400440ff	Sell	130
1307	239282	Projector	0z00223fa	Sell	130
1308	237749	Projector	9x00534fb	Sell	130
1309	237750	Projector	9x00582fb	Sell	130
1310	93276	Projector	5z00118uj	Sell	130
1311	237751	Projector	9x00578fb	Sell	130
1312	89465	Projector	4200490ff	Sell	130
1313	93270	Projector	5y01070uj	Sell	130
1314	452183	Projector	2400445ff	Sell	130
1315	93274	Projector	5y01065uj	Sell	130
1316	101067	Projector	6401364fg	Sell	130
1317	452182	Projector	2202051ff	Sell	130
1318	93262	Projector	5y00814uj	Sell	130
1319	N/A	Projector	170154158	Sell	130
1320	237752	Projector	9X00579FG	Sell	130
1321	N/A	Projector	202546	Sell	130
1322	109030	Projector	N/A	Sell	130
1323	91903	Projector	5600453FA	Sell	138
1324	109442	Projector	9100222FF	Sell	138
1325	91719	Projector	51594594	Sell	138
1326	91902	Projector	5600581FA	Sell	138
1327	93004	Projector	98639401	Sell	104
1328	93006	Projector	98730370	Sell	104
1329	101532	Promethean Board	6042724073	Sell	130
1330	49439	Record Player	N/A	Sell	104
1331	SIP 01871	Spot light	N/A	Sell	108
1332	80609	Television	19276396	Sell	250
1333	NA	Television	10514573	Sell	260
1334	78801	Television	12412649	Sell	260
1335	59857	Television	N/A	Sell	260
1336	80628	Television	19277559	Sell	250
1337	76546	Television	07414599	Sell	130
1338	30335	Television	3cag900300	Sell	130
1339	Reg 70177	Television	3CAGC00930	Sell	128
1340	N/A	Television	62658742	Sell	128
1341	N/A	Typewriter	FOD837227	Sell	138
1342	N/A	VCR	064Y1440	Sell	130
1343	N/A	Warmer	E1860885	Sell	128

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-25 – 14 Site Infrastructure Upgrades (Phase 2)

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of 14 Site Infrastructure Upgrades (Phase 2).

DESCRIPTION OF AGENDA ITEM:

Forty-four (44) contractors picked up a bid package for Bid No. 2014/15-25 – 14 Site Infrastructure Upgrades (Phase 2). On April 28, 2015, two bids (2) were received. It is recommended that the contract be awarded to On Target, the lowest responsive and responsible bidder, with the bid amount totaling \$2,685,095.95.

The work to be performed consists of site infrastructure upgrades (phase 2) at 14 sites. Funding for this project is from Local Control Funding Formula (LCFF).

FISCAL IMPACT: Bid value of \$2,685,095.95 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-25 – 14 Site Infrastructure Upgrades (Phase 2) for a total amount of \$2,685,095.95.

ADDITIONAL MATERIAL: Bid Form 2014/15-25

Attached: Yes

BID FORM

FOR

14 SITE INFRASTRUCTURE UPGRADE (PHASE 2)

Bid No. 2014/15-25

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME: On Target

ADDRESS: 17691 Mitchell North
Irvine, CA 92614

TELEPHONE: (949) 247-3800

FAX: (949) 236-8478

EMAIL AndrewV@teamontarget.com

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID SCHEDULE NO. 2014/15-25

14 Site Infrastructure Upgrade (Phase 2)

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Office of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number <u>1</u> <small>(3-18-2015)</small>	Number <u>2</u> <small>(4-7-2015)</small>	Number <u>3</u> <small>(4-13-2015)</small>	Number Bid Docs. Rev. <u>(4-7-2015)</u>	Number	Number	Number	Number
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Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

Two-million, six-hundred eighty-five thousand, ninety-five dollars & ninety-five cents DOLLARS

(\$ 2,685,095.95)

Breakdown by locations:

Alcott ES \$ <u>174,099.40</u>	Castle View ES \$ <u>169,158.36</u>
Franklin ES \$ <u>199,526.78</u>	Harrison ES \$ <u>143,651.27</u>
Kennedy ES \$ <u>293,936.66</u>	Lake Mathews ES \$ <u>268,186.16</u>
Magnolia ES \$ <u>210,331.91</u>	Rivers ES \$ <u>151,980.45</u>
Taft ES \$ <u>174,766.61</u>	Twain ES \$ <u>325,328.54</u>
Sunshine ES \$ <u>74,063.04</u>	Victoria ES \$ <u>142,919.46</u>
Washington ES \$ <u>162,060.19</u>	Woodcrest ES \$ <u>195,087.11</u>

The district intends to award the entire Bid to one (1) responsible bidder submitting the lowest responsive bid based on the total amount of the bid. Bid cost may be rejected for location (s) if proposed bid amount for the location (s) exceeds available funds.

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT _____ N/A _____ Dollars (\$ N/A _____)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date

provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

AARON EGDAHL, BRIAN WATTS

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 787362
License Expiration Date: 11/30/2016
Name on License: On Target
Class of License: Low Voltage
DIR Registration Number: 1000002459

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all others documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

a. Intentionally or with reckless disregard, violated any term of a contract with the District;

b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;

c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

On Target

Proper Name of Company
Andrew Vermette

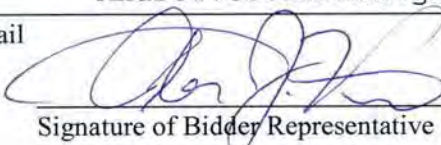
Name of Bidder Representative
17691 Mitchell North

Street Address
Irvine, CA 92614

City, State, and Zip
(949) 247-3800

Phone Number
(949) 236-8478

Fax Number
AndrewV@teamontarget.com

E-Mail
By:  _____ Date: 4/28/2015
Signature of Bidder Representative

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

  *PROSIDENT*
SEC

14 Site Infrastructure Upgrade (Phase 2)
Riverside Unified School District

Bid Form
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**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-31 – Reroofing and Recoating at Various Sites

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of reroofing and recoating at various sites.

DESCRIPTION OF AGENDA ITEM:

Twenty-three (23) contractors picked up a bid package for Bid No. 2014/15-31 – Reroofing and Recoating at Various Sites. On May 6, 2015, three bids (3) were received. It is recommended that the contract be awarded to Thompson Roof Company, the lowest responsive and responsible bidder, with the bid amount of \$345,215.00.

The work to be performed consists of reroofing and recoating at various sites. Funding for this project is from Deferred Maintenance.

FISCAL IMPACT: Bid value of \$345,215.00 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-31 – Reroofing and Recoating at various sites for a total amount of \$345,215.00.

ADDITIONAL MATERIAL: Bid Form 2014/15-31

Attached: Yes

BID FORM

FOR

REROOFING AND RECOATING AT VARIOUS SITES

Bid No. 2014/15-31

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME:

Thompson Roof Co Inc

ADDRESS:

2307 Curry St.

Long Beach CA 90805

TELEPHONE:

(562) 428-3639

FAX:

(562) 428-2982

EMAIL

BThompson@aol.com

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID NO. 2014/15-31

Reroofing and Recoating at Various Sites

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Office of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number	Number	Number	Number	Number	Number	Number	Number
<u>1</u>	<u>2</u>	<u>3</u>	_____	_____	_____	_____	_____

Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. A. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

Three Hundred Forty Five Thousand Two Hundred Fifteen DOLLARS
(\$ 345,215.00)

Breakdown by site:	Sierra MS \$ <u>101,531.00</u>	Victoria ESS <u>80,875.00</u>
	Monroe ES \$ <u>105,664.00</u>	Alcott ES \$ <u>57,145.00</u>

B. Price for replacing broken or water damaged sheathing, matching existing type and thickness.
\$ 45.00 per square foot

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 2: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 3: ADD/DEDUCT N/A Dollars (\$ _____)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

BRAD Thompson CFO

HERB Thompson PRES

Bryan Thompson SEC

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 312413
License Expiration Date: 5/31/16
Name on License: Thompson Roof Co Inc
Class of License: C-39
DIR Registration Number: 1000013699

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all others documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

- a. Intentionally or with reckless disregard, violated any term of a contract with the District;
- b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;
- c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

Thompson Roof Co Inc
Proper Name of Company

BRAD Thompson
Name of Bidder Representative

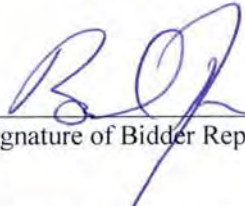
2307 Curry St
Street Address

Long Beach CA 90805
City, State, and Zip

(562) 428-3639
Phone Number

(562) 428-2982
Fax Number

Bthompson@Aol.com
E-Mail

By:  Date: 5/4/15
Signature of Bidder Representative

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-32 – Fire Alarm System Replacement at William Howard Taft Elementary School

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of fire alarm system replacement at William Howard Taft Elementary School.

DESCRIPTION OF AGENDA ITEM:

Thirty-one (31) contractors picked up a bid package for Bid No. 2014/15-32 – Fire Alarm System Replacement at William Howard Taft Elementary School. On May 8, 2015, four bids (4) were received. It is recommended that the contract be awarded to Apple Valley Communications, the lowest responsive and responsible bidder, with the bid amount of \$167,395.00.

The work to be performed consists of fire alarm system replacement at William Howard Taft Elementary School. Funding for this project is from Deferred Maintenance.

FISCAL IMPACT: Bid value of \$167,395.00 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-32 – Fire Alarm System Replacement at William Howard Taft Elementary School for a total amount of \$167,395.00.

ADDITIONAL MATERIAL: Bid Form 2014/15-32

Attached: Yes

BID FORM

FOR

FIRE ALARM SYSTEM REPLACEMENT AT

TAFT ELEMENTARY SCHOOL

959 MISSION GROVE PKWY N., RIVERSIDE, CA 92506

Bid No. 2014/15-32

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME:

Apple Valley Communications Inc.

ADDRESS:

21845 Highway 18

Apple Valley, CA 92307

TELEPHONE:

(760) 247-2668

FAX:

(760) 247-0087

EMAIL

jlovato@avcsystems.com

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID NO. 2014/15-32

Fire Alarm System Replacement at Taft Elementary School

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Office of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number	Number	Number	Number	Number	Number	Number	Number
<u>1</u>	<u>2</u>	<u>3</u>	<u>N/A</u>	<u> </u>	<u> </u>	<u> </u>	<u> </u>

Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

One Hundred Sixty Seven, Three Hundred Ninety Five DOLLARS
(\$ 167,395.00)

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT N/A Dollars (\$)

Alternate No. 2: ADD/DEDUCT N/A Dollars (\$)

Alternate No. 3: ADD/DEDUCT N/A Dollars (\$)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the

analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

Larry Cusack, RMO, 100% Owner

Gabe Lovato, President

Sharon Lovato, Secretary

Jay Lovato, Vice President

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 542642

License Expiration Date: 9/30/2016

Name on License: Apple Valley Communications Inc.

Class of License: C10, C7

DIR Registration Number: 1000002294

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all others documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

- a. Intentionally or with reckless disregard, violated any term of a contract with the District;
- b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;
- c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

Apple Valley Communications Inc.
Proper Name of Company

Jay Lovato
Name of Bidder Representative

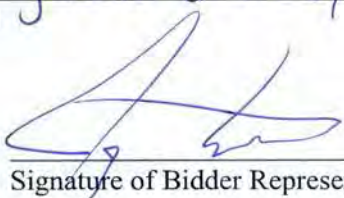
21845 Highway 18
Street Address

Apple Valley, CA 92307
City, State, and Zip

(760) 247-2668
Phone Number

(760) 247-0087
Fax Number

jlovato@avcsystems.com
E-Mail

By:  _____ Date: 5/8/2015
Signature of Bidder Representative

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-33 – Relocatable Classroom and Restroom Installation at Three Sites

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of relocatable classroom and restroom installation at three sites.

DESCRIPTION OF AGENDA ITEM:

Fifty-six (56) contractors picked up a bid package for Bid No. 2014/15-33 – Relocatable Classroom and Restroom Installation at Three Sites. On May 4, 2015, seven bids (7) were received. It is recommended that the contract be awarded to R. Jensen Company the lowest responsive and responsible bidder, with the bid amount totaling \$648,000.00.

The work to be performed consists of relocatable classroom and restroom installation at three sites. Funding for this project is from Local Control Funding Formula (LCFF).

FISCAL IMPACT: Bid value of \$648,000.00 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-33 – Relocatable Classroom and Restroom Installation at Three Sites for a total amount of \$648,000.00.

ADDITIONAL MATERIAL: Bid Form 2014/15-33

Attached: Yes

BID FORM

FOR

RELOCATABLE CLASSROOM AND RESTROOM INSTALLATION

AT THREE SITES

Bid No. 2014/15-33

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME:

R. Jensen Co, Inc

ADDRESS:

538 Sixth St.

Norco, CA 92860

TELEPHONE:

(951) 479-5421

FAX:

(951) 479-5422

EMAIL

travisjcinc@gmail.com

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID NO. 2014/15-33

Relocatable Classroom and Restroom Installation at Three Sites

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Office of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number	Number	Number	Number	Number	Number	Number	Number
<u>1</u>	<u>2</u>	<u>3</u>	_____	_____	_____	_____	_____

Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

Six Hundred Forty-Eight Thousand DOLLARS
(\$ 648,000.00)

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 2: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 3: ADD/DEDUCT N/A Dollars (\$ _____)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the

analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

Robert K. Jensen

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 353856
License Expiration Date: 12/31/2016
Name on License: R. Jensen Co, Inc
Class of License: A, B, C10
DIR Registration Number: 1000000522

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all others documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

- a. Intentionally or with reckless disregard, violated any term of a contract with the District;
- b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;
- c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

R. Jensen Co, Inc
Proper Name of Company

Robert K Jensen
Name of Bidder Representative

538 Sixth St.
Street Address

Norco, CA 92860
City, State, and Zip

(951) 479-5471
Phone Number

(951) 479-5472
Fax Number

travisrjcinco@gmail.com
E-Mail

By: Robert K Jensen Date: 5/1/2015
Signature of Bidder Representative

X James S. Jensen
James S. Jensen

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-35 – Asphalt and Concrete Repair at Various Sites

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of asphalt and concrete repair at various sites.

DESCRIPTION OF AGENDA ITEM:

Twenty-one (21) contractors picked up a bid package for Bid No. 2014/15-35 – Asphalt and Concrete Repair at Various Sites. On May 11, 2015, two bids (2) were received. It is recommended that the contract be awarded to Ben’s Asphalt, Inc., the lowest responsive and responsible bidder, with the bid amount totaling \$244,000.00 for two sites - Magnolia Elementary School in an amount of \$121,000.00 and John W. North High School in an amount of \$123,000.00.

The work to be performed consists of asphalt and concrete repair at various sites. Funding for this project is from Deferred Maintenance.

FISCAL IMPACT: Bid value of \$244,000.00 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-35 – Asphalt and Concrete Repair at Various Sites for a total amount of \$244,000.00.

ADDITIONAL MATERIAL: Bid Form 2014/15-35

Attached: Yes

Consent Agenda — Page 1

BID FORM

FOR

ASPHALT & CONCRETE REPAIR @ VARIOUS SITES

Bid No. 2014/15-35

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME:

BEN'S ASPHALT, INC.

ADDRESS:

2200 SOUTH YALE ST.

SANTA ANA CA 92704

TELEPHONE:

(714) 540 - 1700

FAX:

(714) 540 - 1709

EMAIL

JEREMY.TAYLOR@BENSASPHALT.COM

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID NO. 2014/15-35

Asphalt & Concrete Repair @ Various Sites

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Department of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number	Number	Number	Number	Number	Number	Number	Number
<u>1</u>	<u>2</u>	<u>3</u>					

Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

Three hundred seven thousand nine hundred ninety-five DOLLARS
(\$ 307,995⁰⁰)

Breakdown by site: North HS \$ 123,000⁰⁰ Chemawa MS \$ 28,000⁰⁰
Harrison ES \$ 16,000⁰⁰ Highgrove ES \$ 19,995⁰⁰
Magnolia ES \$ 121,000⁰⁰

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT N/A Dollars (\$)

Alternate No. 2: ADD/DEDUCT N/A Dollars (\$)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

WILLIAM SKEFFINGTON - PRESIDENT
JOHN SKEFFINGTON - CFO

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 668417
License Expiration Date: 3-31-17
Name on License: BOEN'S ASPHALT, INC.
Class of License: A, C12
DIR Registration Number: 1000001749

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all other documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

- a. Intentionally or with reckless disregard, violated any term of a contract with the District;
- b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;
- c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

BEN'S ASPHALT, INC.
Proper Name of Company

JOHN SKEFFINGTON
Name of Bidder Representative

2200 SOUTH YALE ST.
Street Address

SANTA ANA CA 92704
City, State, and Zip

(714) 540 1700
Phone Number

(714) 540 1709
Fax Number

JOHN.SKEFFINGTON@BENSASPHALT.COM
E-Mail

By:  Date: 5/11/15
Signature of Bidder Representative

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Bid for Bid No. 2014/15-37 – Two Relocatable Science Classroom Installations at Riverside STEM Academy

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: This project consists of two relocatable science classroom installations at the Riverside STEM Academy.

DESCRIPTION OF AGENDA ITEM:

Twenty-one (21) contractors picked up a bid package for Bid No. 2014/15-37 – Two Relocatable Science Classroom Installations at Riverside STEM Academy. On May 18, 2015, three bids (3) were received. It is recommended that the contract be awarded to J. Glenna Construction, Inc. the lowest responsive and responsible bidder, with the bid amount totaling \$586,400.00.

The work to be performed consists of two relocatable science classroom installations at Riverside STEM Academy. Funding for this project is from Local Control Funding Formula (LCFF).

FISCAL IMPACT: Bid value of \$586,400.00 is included in the construction budget for this project.

RECOMMENDATION: It is recommended that the Board of Education award Bid No. 2014/15-37 – Two Relocatable Science Classroom Installations at Riverside STEM Academy for a total amount of \$586,400.00.

ADDITIONAL MATERIAL: Bid Form 2014/15-37

Attached: Yes

BID FORM

FOR

**TWO RELOCATABLE SCIENCE CLASSROOM INSTALLATIONS AT
RIVERSIDE STEM ACADEMY
4466 MT. VERNON AVE., RIVERSIDE, CA 92507**

Bid No. 2014/15-37

FOR

RIVERSIDE UNIFIED SCHOOL DISTRICT

CONTRACTOR
NAME: J Glenna Construction Inc

ADDRESS: 38671 Martin Ranch Road Temecula

CA 92592

TELEPHONE: (951) 212-6730

FAX: (951) 303-9698

EMAIL John@jglennaconstruction.com

TO: Riverside Unified School District, acting by and through its Governing Board, herein called "District".

1. Pursuant to and in compliance with your Notice Inviting Bids and other documents relating thereto, the undersigned bidder, having familiarized himself with the terms of the Contract, the local conditions affecting the performance of the Contract, the cost of the work at the place where the work is to be done, with the Drawings and Specifications, and other Contract Documents, hereby proposes and agrees to perform within the time stipulated, the Contract, including all of its component parts, and everything required to be performed, including its acceptance by the District, and to provide and furnish any and all labor, materials, tools, expendable equipment, and utility and transportation services necessary to perform the Contract and complete all of the Work in a workmanlike manner required in connection with the construction of:

BID NO. 2014/15-37

Two Relocatable Science Classroom Installations at Riverside STEM Academy

in the District described above, all in strict conformance with the drawings and other Contract Documents on file at the Purchasing Office of said District for amounts set forth herein.

2. BIDDER ACKNOWLEDGES THE FOLLOWING ADDENDUM:

Number	Number	Number	Number	Number	Number	Number	Number
<u>1</u>	_____	_____	_____	_____	_____	_____	_____

Acknowledge the inclusion of all addenda issued prior to bid in the blanks provided above. Your failure to do so may render your bid non-responsive.

3. TOTAL CASH PURCHASE PRICE IN WORDS & NUMBERS:

Five hundred + eighty six thousand
four hundred _____ DOLLARS
(\$ 586,400)

4. ALTERNATE BIDS: The following amounts shall be added to or deducted from the Base Bid at the District's option. Alternates are fully described in the Specifications.

Alternate No. 1: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 2: ADD/DEDUCT N/A Dollars (\$ _____)

Alternate No. 3: ADD/DEDUCT N/A Dollars (\$ _____)

5. TIME FOR COMPLETION: The District may give a notice to proceed within ninety (90) days of the award of the bid by the District. Once the Contractor has received the notice to proceed, the Contractor shall complete the work in the time specified in the Agreement. By submitting this bid, Contractor has thoroughly studied this Project and agrees that the Contract Time for this Project is adequate for the timely and proper completion of the Project. Further, Contractor has included in the

analysis of the time required for this Project, Rain Days, Governmental Delays, and the requisite time to complete Punch List.

In the event that the District desires to postpone giving the notice to proceed beyond this ninety (90) day period, it is expressly understood that with reasonable notice to the Contractor, giving the notice to proceed may be postponed by the District. It is further expressly understood by the Contractor, that the Contractor shall not be entitled to any claim of additional compensation as a result of the postponement of giving the notice to proceed.

If the Contractor believes that a postponement will cause a hardship to it, the Contractor may terminate the contract with written notice to the District within ten (10) days after receipt by the Contractor of the District's notice of postponement. Should the Contractor terminate the Contract as a result of a notice of postponement, the District shall have the authority to award the Contract to the next lowest responsible bidder, if applicable.

It is understood that the District reserves the right to reject any or all bids and/or waive any irregularities or informalities in this bid or in the bid process. The Contractor understands that it may not withdraw this bid for a period of ninety (90) days after the date set for the opening of bids.

6. Attached is bid security in the amount of not less than ten percent (10%) of the bid:

Bid bond (10% of the Bid), certified check, or cashier's check (circle one)

7. The required List of Designated Subcontractors is attached hereto.

8. The required Non-Collusion Declaration is attached hereto.

9. The Substitution Request Form, if applicable, is attached hereto.

10. It is understood and agreed that if written notice of the acceptance of this bid is mailed, telegraphed, or delivered to the undersigned after the opening of the bid, and within the time this bid is required to remain open, or at any time thereafter before this bid is withdrawn, the undersigned will execute and deliver to the District a Contract in the form attached hereto in accordance with the bid as accepted, and that he or she will also furnish and deliver to the District the Performance Bond and Payment Bond, all within five (5) calendar days after award of Contract, and that the work under the Contract shall be commenced by the undersigned bidder, if awarded the Contract, by the start date provided in the District's Notice to Proceed, and shall be completed by the Contractor in the time specified in the Contract Documents.

11. The names of all persons interested in the foregoing proposal as principals are as follows:

John Glenna

Suraya Glenna

(IMPORTANT NOTICE: If bidder or other interested person is a corporation, state the legal name of such corporation, as well as the names of the president, secretary, treasurer, and manager thereof; if a co-partnership, state the true names of the firm, as well as the names of all individual co-partners comprising the firm; if bidder or other interested person is an individual, state the first and last names in full.)

12. PROTEST PROCEDURES. If there is a bid protest, the grounds shall be submitted as set forth in the Instructions to Bidders.

13. The undersigned bidder shall be licensed and shall provide the following California Contractor's license information:

License Number: 777897
License Expiration Date: 7/31/2015
Name on License: John Glenna
Class of License: B
DIR Registration Number: 1000001415

If the bidder is a joint venture, each member of the joint venture must include the above information.

14. Time is of the essence regarding this Contract, therefore, in the event the bidder to whom the Contract is awarded fails or refuses to post the required bonds and return executed copies of the Agreement form within five (5) calendar days from the date of receiving the Notice of Award, the District may declare the bidder's bid deposit or bond forfeited as damages.

15. The bidder declares that he/she has carefully examined the location of the proposed Project, that he/she has examined the Contract Documents, including the Plans, General Conditions, Supplemental Conditions, Addenda, and Specifications, all others documents and requirements that are attached to and/or contained in the Project Manual, all other documents issued to bidders and read the accompanying instructions to bidders, and hereby proposes and agrees, if this proposal is accepted, to furnish all materials and do all work required to complete the said work in accordance with the Contract Documents, in the time and manner therein prescribed for the unit cost and lump sum amounts set forth in this Bid Form.

16. DEBARMENT. In addition to seeking remedies for False Claims under Government Code section 12650 et seq. and Penal Code section 72, the District may debar a Contractor pursuant to Article 15 of the General Conditions if the Board, or the Board may designate a hearing officer who, in his or her discretion, finds the Contractor has done any of the following:

- a. Intentionally or with reckless disregard, violated any term of a contract with the District;
- b. Committed an act or omission which reflects on the Contractor's quality, fitness or capacity to perform work for the District;
- c. Committed an act or offense which indicates a lack of business integrity or business honesty; or

d. Made or submitted a false claim against the District or any other public entity. (See Government Code section 12650, et seq., and Penal Code section 72)

17. DESIGNATION OF SUBCONTRACTORS. In compliance with the Subletting and Subcontracting Fair Practices Act (California Public Contract Code section 4100 et seq.) and any amendments thereof, each bidder shall list subcontractors on the District's form Subcontractor list. This subcontractor list shall be submitted with the bid and is a required form

I agree to receive service of notices at the e-mail address listed below.

I the below-indicated bidder, declare under penalty of perjury that the information provided and representations made in this bid are true and correct.

J Glenna Construction Inc

Proper Name of Company

John Glenna

Name of Bidder Representative

38671 Martin Ranch Road

Street Address

Temecula Ca 92592

City, State, and Zip

(951) 212-6730

Phone Number

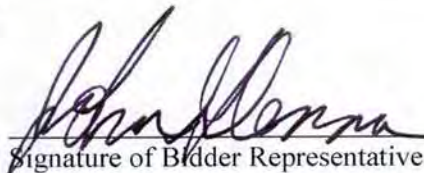
(951) 303-9698

Fax Number

John@jglennaconstruction.com

E-Mail

By:


Signature of Bidder Representative

Date: 5/8/2015

NOTE: If bidder is a corporation, the legal name of the corporation shall be set forth above together with the signature of authorized officers or agents and the document shall bear the corporate seal; if bidder is a partnership, the true name of the firm shall be set forth above, together with the signature of the partner or partners authorized to sign contracts on behalf of the partnership; and if bidder is an individual, his signature shall be placed above.

All signatures must be made in permanent blue ink.

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Request for Proposal (RFP) No. 5 (15-16)NS “Fresh Produce”

Presented by: Rodney K. Taylor, Director Nutrition Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: Nutrition Services Department conducted a Request for Proposal (RFP) to procure fresh produce for the 2015/16 fiscal school year.

DESCRIPTION OF AGENDA ITEM:

Nutrition Services Department publicly advertised during the weeks of April 20 and April 27, 2015. Bid No. 5 (15-16)NS for fresh produce was due on May 7, 2015 at 1:00 p.m. with seven (7) vendors submitting proposals. Five (5) proposals were deemed responsive and qualified for the proposal process. It is recommended that the contract be awarded to Sunrise Produce the lowest responsive and responsible for RFP No. 5 (15-16)NS Fresh Produce effective from July 1, 2015 to June 30, 2016.

Contract Terms shall be for one (1) year with the option to renew for up to two (2) additional years.

FISCAL IMPACT: The total dollar amount anticipated to be expended by the Nutrition Services Department is anticipated at \$1,150,000.00.

RECOMMENDATION: It is recommended that the Board approve RFP No. 5 (15-16)NS Fresh Produce to Sunrise Produce in Fullerton, CA for the 2015-16 fiscal school year.

ADDITIONAL MATERIAL: Copy of Ad Proof and Itemized Price Sheet

Attached: Yes

THE PRESS-ENTERPRISE

1825 Chicago Ave, Suite 100
Riverside, CA 92507
951-684-1200
951-368-9018 FAX

**PROOF OF PUBLICATION
(2010, 2015 C.C.P)**

Publication(s): The Press-Enterprise

PROOF OF PUBLICATION OF

Ad Desc.: /

I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 287864, under date of February 4, 2013, Case Number RIC 1215735, under date of July 25, 2013, Case Number RIC 1305730, and under date of September 16, 2013, Case Number RIC 1309013, that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates,

04/20, 04/27/2015

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: April 27, 2015
At: Riverside, California



RIVERSIDE USD / NUTRITION SERVIC
6050 INDUSTRIAL AVE
RIVERSIDE, CA 92504

Ad Number: 0010038795-01

P.O. Number:

Ad Copy:

NOTICE CALLING FOR PROPOSALS FRESH PRODUCE

Notice is hereby given that the Riverside Unified School District of Riverside County, acting by and through its Governing Board, hereinafter referred to as "District" will receive up to, but no later than 1:00 P.M. on May 7, 2015, sealed Proposals for the award of an agreement for "Fresh Produce". All Proposals must be time stamped by the District's Nutrition Service Department time clock to ensure accurate recording of time receipt.

Proposals shall be delivered in sealed envelopes and marked as "Fresh Produce" #515-16NS" with the vendors name on the outside to the office of:

Anna Roma
Buyer, Nutrition Services
RIVERSIDE UNIFIED SCHOOL DISTRICT
6050 Industrial Avenue
Riverside, CA 92504
(951) 362-6740

To request a copy of the complete proposal packet go to <http://www.rusdink.org/domain/89> to download the full proposal. Proposals not received with the requested forms at the above designated location and time will NOT be considered for award and will be returned unopened. No faxed proposals or alternative proposal will be accepted by the District. Riverside Unified School District reserves the right to reject any or all proposals or parts thereof, to be the sole judge of the merits and qualifications of all proposals, to waive any informality in a proposal, not necessarily accept the lowest of any offered and to extend the bidding period. Design, specifications, service, delivery, and quality may be considered in making selections.

Published: April 20, 2015 & April 27, 2015
Press Enterprise

**Riverside Unified School District - Nutrition Services
Fresh Produce #5(15-16)NS - RECONCILED BID PRICING**

Riverside Unified School District conducted a request for Proposal for fresh produce. Request for proposal closed on May 7, 2015 at 1 pm. Seven (7) vendors submitted proposals. Gold Star, Harvest, Unified Fresh, Sunrise, Sysco, Alba Good and Doug Powell. All Proposals were complete. Alba Good and Doug Powell provided proposal for farm to school only which was accepted. Gold Star, Harvest, Unified Fresh, Sunrise and Sysco provided competitive bid pricing on most items. Sysco did not bid on 7 line items. Gold Star requires additional "repack" charges for change in pack size and provided alternate pack/quantities to bid. Gold Star Foods and Sunrise Produce are deemed the lowest responsible bidders on proposal. Sunrise Produce is the recommended vendor to award based on bid price as specified.

ITEM #	DESCRIPTION	Pack Size	Total Usage	GOLD STAR		HARVEST PRODUCE		UNITED FRESH		SUN RISE		SYSCO FOODS	
				BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE	BID PRICE
1	Apples - Green Granny Smith - Sliced in Individual bags	200/2 oz.	100	\$ 44.75	\$44.25	\$44.75	\$-						
2	Apples - Red Delicious- Sliced in Individual bags	200/2 oz	400	\$ 44.75	\$44.25	\$44.75	\$31.77						
3	Apples School Boy - Variety (Gala, Fuji,Granny Etc.)	138 ct.	200	\$ 22.25	\$21.75	\$22.98	\$28.83						
4	Apples School Boy - Variety (Gala, Fuji, Granny Etc.)	163 ct	2,800	\$ 21.00	\$21.75	\$22.50	\$31.18						
5	Avocado - medium size	each	200	\$ 1.29	\$0.75	\$0.99	\$34.12						
6	Bananas - Green Tip 40#	Case	2,600	\$ 16.50	\$18.25	\$19.25	\$21.12						
7	Bell Pepper - Green Medium size	Each	400	\$ 0.44	\$0.60	\$0.59	\$12.36						
8	Bell Pepper - Red Medium Size	Each	350	\$ 0.69	\$0.95	\$0.79	\$15.89						
9	Bell Pepper - Yellow Medium Size	Each	50	\$ 0.79	\$0.95	\$0.89	\$15.89						
10	Broccoli - Crowns- bagged 20#	Case	600	\$ 26.98	\$33.00	\$19.50	\$27.65						
11	Cabbage - Green Head	Each	50	\$ 0.86	\$0.75	\$0.89	\$17.65						
12	Cabbage - Green ONLY 1/8" shredded 5#	bag	50	\$ 2.89	\$3.25	\$0.54	\$21.18						
13	Cabbage - Red Head	Each	50	\$ 0.89	\$0.80	\$0.98	\$8.83						
14	Cabbage - Shredded: Green, Red and Carrots (slaw mix) 5#	bag	2,800	\$ 2.95	\$3.25	\$0.59	\$17.06						
15	Cantaloupe - size 15 6/ct	Case	200	\$ 16.75	\$12.50	\$16.75	\$32.95						
16	Carrot - Baby Peeled	200/1.5 oz	500	\$ 16.79	\$21.75	\$19.48	\$27.65						
17	Carrot - Coins 1/8" cut 4/5#	Case	300	\$ 17.99	\$17.00	\$19.60	\$17.65						
18	Carrot - Shredded 1/8" 4/5#	Case	300	\$ 11.49	\$16.00	\$19.60	\$14.71						
19	Carrot Sticks 3" cut 5#	bag	800	\$ 5.92	\$6.25	\$6.46	\$13.53						
20	Cauliflower - Florettes 5#	5# pkg	50	\$ 9.77	\$11.50	\$2.20	\$11.71						
21	Celery - Sticks 4 1/2" loose 5#	bag	100	\$ 5.15	\$5.75	\$1.19	\$8.00						
22	Celery - tied	Each	190	\$ 0.65	\$0.95	\$1.09	\$28.24						
23	Chili - Jalapeno/Yellow/Serrano	per #	350	\$ 1.25	\$0.90	\$1.39	\$7.65						
24	Cilantro - Bunch	Each	900	\$ 0.39	\$0.65	\$0.39	\$10.00						
25	Cucumber - medium size	Each	1,400	\$ 0.79	\$0.60	\$0.79	\$17.65						
26	Garlic - loose bulb	Each	10	\$ 0.49	\$0.25	\$0.59	\$15.89						
27	Grapes - Lunch Bunch 18#	Case	650	\$ 23.70	\$24.75	\$29.50	\$23.53						
28	Grapes - Red Seedless	per #	3,600	\$ 1.59	\$1.45	\$24.75	\$35.30						
29	Honeydew - whole size 5 4-8 ct.	Case	600	\$ 13.70	\$12.50	\$16.75	\$32.36						
					\$12.50	\$16.75	\$16.48						

ITEM #	DESCRIPTION	Pack Size	Total Usage	GOLD STAR BID PRICE	HARVEST PRODUCE BID PRICE	UNITED FRESH BID PRICE	SUN RISE BID PRICE	SYSCO FOODS BID PRICE	NOTATIONS
30	Jicama Sticks 5#	Case	500	\$ 7.25	\$8.25	\$10.40	\$11.50	\$12.95	
31	Kiwi - 108/ct 19#	Case	400	\$ 22.00	\$22.50	\$25.50	\$23.50	\$-	
32	Lemon - choice	Each	350	\$ 0.33	\$0.35	\$0.59	\$0.65	\$31.18	
33	Lettuce - Greenleaf 24/ct	case	750	\$ 16.50	\$14.50	\$17.50	\$14.90	\$21.18	
34	Lettuce - Greenleaf Individual tied	Each	500	\$ 1.69	\$0.85	\$0.89	\$0.95	\$-	
35	Lettuce - Redleaf - Individual	each	50	\$ 1.83	\$0.95	\$0.89	\$1.50	\$10.59	
36	Lettuce - Redleaf 24/ct	Case	150	\$ 15.00	\$15.75	\$17.50	\$15.50	\$-	
37	Lettuce - Romaine 24 /ct	Case	500	\$ 16.50	\$13.50	\$15.50	\$15.50	\$31.18	
38	Lettuce - Romaine 24/ct	Case	800	\$ 1.69	\$13.50	\$18.50	\$15.50	\$33.53	DUPLICATE LINE NA
39	Lettuce - Romaine Chopped 6/2#	Case	400	\$ 12.49	\$18.20	\$17.50	\$14.00	\$21.77	
40	Lettuce - Shredded 1/4"	per #	3,000	\$ 2.65	\$0.62	\$0.58	\$0.55	\$19.42	GS= 5# BAG
41	Lime	per #	150	\$ 0.89	\$0.90	\$1.39	\$0.90	\$41.18	
42	Mushrooms - Sliced 1/4"	per #	100	\$ 2.65	\$1.95	\$2.25	\$2.25	\$13.53	
43	Nectarines - 70/80 Sz 25#	Case	1,000	\$ 16.50	\$14.50	\$19.80	\$19.50	\$23.53	
44	Onion - Green Bunch	Each	550	\$ 0.89	\$0.50	\$1.09	\$0.65	\$22.95	
45	Onion - Red Per #	per #	400	\$ 0.69	\$0.70	\$0.68	\$0.75	\$8.24	
46	Onion - white or brown Diced 1/4" 5#	bag	200	\$ 4.25	\$4.25	\$5.45	\$4.25	\$7.65	TIED = 3
47	Onion - White or Yellow Each	Each	200	\$ 0.35	\$0.30	\$0.39	\$0.75	\$8.24	
48	Oranges 138/ct	Case	200	\$ 13.30	\$14.50	\$19.85	\$15.50	\$31.18	
49	Parsley - Bunch	Each	100	\$ 0.29	\$0.35	\$0.35	\$0.50	\$16.48	
50	Peaches - White or Yellow 70/80 sz 25#	Case	1,000	\$ 16.50	\$14.50	\$19.80	\$19.75	\$26.48	
51	Pears - Red Variety 120/ct	Case	50	\$ 24.50	\$21.75	\$22.50	\$22.50	\$-	GS=135 CT
52	Pears - Variety 135 ct	Case	400	\$ 24.50	\$23.50	\$24.50	\$22.50	\$37.65	GS 135-150CT
53	Pears - Variety 150/ct	Case	1,500	\$ 21.50	\$23.50	\$24.50	\$22.50	\$37.65	GS 150-160 CT
54	Pineapple - chunks 2/5# trays	case	10	\$ 26.50	\$24.10	\$4.85	\$23.50	\$-	GS DIFF PK
55	Plums 50/60 sz 150-160 ct - Black, Red or Green	case	50	\$ 17.50	\$14.50	\$21.80	\$21.50	\$35.30	
56	Potatoes - Russet Per #	per #	50	\$ 0.49	\$0.45	\$0.38	\$0.50	\$13.53	
57	Spinach - Cleaned 4/2.5# bag	Case	100	\$ 12.80	\$14.00	\$7.50	\$13.85	\$14.12	
58	Squash - Zucchini Medium - Each	Each	100	\$ 0.59	\$0.30	\$0.89	\$1.25	\$14.71	
59	Strawberries - Flat: 12/baskets not to exceed 12#	Flat	250	\$ 16.75	\$14.50	\$22.50	\$15.50	\$35.30	
60	Tangerines - Satsuma - Mandarin Variety 120-130 ct	case	250	\$ 21.25	\$19.50	\$21.50	\$19.90	\$35.30	
61	Tomato - Slices 5# tub	Tub	50	\$ 9.50	\$8.75	\$2.38	\$14.25	\$-	
62	Tomatoes - Cherry (12 Pints)	Case	550	\$ 15.50	\$12.50	\$18.50	\$16.50	\$41.77	
63	Tomatoes - Sliced 1/4" & bagged 5#	bag	300	\$ 9.50	\$8.75	\$2.29	\$13.50	\$11.77	
64	Tomatoes 6x6x3	case	130	\$ 15.40	\$18.50	\$24.50	\$17.00	\$42.36	AS SPECD
65	Watermelon - seedless 11-15# Each	each	300	\$ 6.85	\$6.25	\$6.95	\$6.30	\$10.89	
66	Yams - Garnett Peeled & Diced 1"x1" 5#	Bag	30	\$ 5.75	\$8.25	\$2.29	\$11.00	\$10.00	
	BID TOTALS:			\$371,364.10	\$ 383,389.00	\$ 484,074.21	\$ 378,687.00	\$ 840,353.00	

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**Board Meeting Agenda
June 1, 2015**

Topic: Award of Request for Proposal (RFP) No. 7 (15-16)NS “Bread and Tortilla Products”

Presented by: Rodney K. Taylor, Director Nutrition Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: Nutrition Services Department conducted a Request for Proposal (RFP) to procure bread and tortilla products for the 2015/16 fiscal school year.

DESCRIPTION OF AGENDA ITEM:

Nutrition Services Department publicly advertised this RFP during the weeks of April 20 and April 27, 2015. RFP No. #7(15-16)NS for bread and tortilla products was closed on May 6, 2015 at 1:00 p.m. with three (3) vendors submitting bids. Two proposals were deemed non-responsive due to incomplete bid or non-compliant products offered. It is recommended that the contract be awarded to Gold Star Foods the most responsive and responsible vendor for RFP No. 7(15-16)NS Bread and Tortilla Products effective from July 1, 2015 to June 30, 2016.

Contract Terms shall be for one (1) year with the option to renew for up to two (2) additional years.

FISCAL IMPACT: The total dollar amount anticipated to be expended by the Nutrition Services Department is anticipated at \$525,000.00.

RECOMMENDATION: It is recommended that the Board approve RFP No. 7(15-16)NS Bread and Tortilla Products to Gold Star Foods in Ontario, CA for the 2015-16 fiscal school year.

ADDITIONAL MATERIAL: Copy of Ad Proof and Itemized Price Sheet

Attached: Yes

THE PRESS-ENTERPRISE

1825 Chicago Ave, Suite 100
Riverside, CA 92507
951-684-1200
951-368-9018 FAX

**PROOF OF PUBLICATION
(2010, 2015.5 C.C.P)**

Publication(s): The Press-Enterprise

PROOF OF PUBLICATION OF

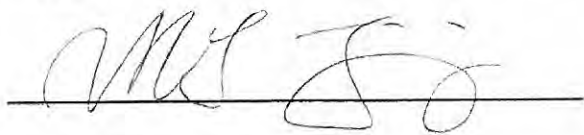
Ad Desc.: Bread & Tortilla Products #7(15-16)NS /

I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, under date of February 4, 2013, Case Number RIC 1215735, under date of July 25, 2013, Case Number RIC 1305730, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates,

04/20, 04/27/2015

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: April 27, 2015
At: Riverside, California



RIVERSIDE USD / NUTRITION SERVICE
6050 INDUSTRIAL AVE
RIVERSIDE, CA 92504

Ad Number: 0010038802-01

P.O. Number:

Ad Copy:

NOTICE CALLING FOR PROPOSALS BREAD & TORTILLA PRODUCTS

Notice is hereby given that the Riverside Unified School District of Riverside County, acting by and through its Governing Board, hereinafter referred to as "District" will receive up to, but no later than 1:00 P.M. on May 6, 2015, sealed Proposals for the award of an agreement for "Bread & Tortilla Products". All Proposals must be time stamped by the District's Nutrition Service Department time clock to ensure accurate recording of time receipt.

Proposals shall be delivered in sealed envelopes and marked as "Bread & Tortilla Products" #7(15-16)NS" with the vendors name on the outside to the office of:

Anna Romo
Buyer, Nutrition Services
RIVERSIDE UNIFIED SCHOOL DISTRICT
6050 Industrial Avenue
Riverside, CA 92504
(951) 352-6740

To request a copy of the complete proposal packet, go to <http://www.rusdlink.org/domain/69> to download the full proposal. Proposals not received with the requested forms at the above designated location and time will NOT be considered for award and will be returned unopened. No faxed proposals or alternative proposal will be accepted by the District. Riverside Unified School District reserves the right to reject any or all proposals or parts thereof, to be the sole judge of the merits and qualifications of all proposals, to waive any informality in a proposal, not necessarily accept the lowest of any offered and to extend the bidding period. Design, specifications, service, delivery, and quality may be considered in making selections.

Published: April 20, 2015 & April 27, 2015
Press Enterprise

Riverside Unified School District - Nutrition Services
 "Bread and Tortilla Products" #7(15-16)NS

Reconciled Proposals

Bread and Tortilla Products

Three (3) proposals were received on May 6, 2015. All proposals were complete with required signed documents.

Gold Star Foods, Moreno Bros, Distributors and Galasso Bakery submitted samples and pricing. Upon further review of bid line items for lowest responsive vendor, Galasso Bakery was lowest on 3 line items and did no bid on 9 line items - proposal was determined unresponsive and 3 line items were awarded to next lowest vendor.

Gold Star Foods was lowest on 9 line items and submitted price on all lines items. Moreno Bros.Distributors was lowest on 23 line items, no bid on line item 9.

Registered Dietician analyzed all Whole Wheat or Whole Corn product formulations statements and determined non-compliant items listed below.

No.	Alphabetical Listing of Items	District Usage	Pack Size	Gold Star Foods	Moreno Bros. Distributors	Galasso's Bakery	Comments, Notes, Additional Descriptions, Substitutions, Etc.
				Bid Price	Bid Price	Bid Price	
0	Follow This Line as a Sample Guideline As to How the Cells Should Be Filled In >>>>	2,000	15/cs				Pack Size - additional information
1	BREAD, BAGEL BLUEBERRY UNSLICED	35	6/4 OZ	\$2.53	\$2.40	\$2.50	
2	BREAD, BAGEL CINNAMON RAISIN SLICED	10	6/3 OZ	\$1.79	\$2.40	\$2.50	
3	BREAD, BAGEL PLAIN SLICED WATER BAGEL	10	6/3 OZ	\$1.77	\$2.40	\$2.50	
4	BREAD, BAGEL WHOLE WHEAT	800	72/2 oz	\$12.70	\$2.40	\$2.50	GOLD STAR SPEC'D 60/2 OZ. = LOWEST PRICE. MORENO BROS SPEC'D 6 PACK
5	BREAD, BREAD STICKS PLAIN	10	24/1.35 OZ	\$3.64	\$1.79	\$1.90	MORENO BROS. PACK SIZE IS 12 PACK - STILL LOWER
6	BREAD, BREAD STICKS WHOLE GRAIN	250	12/1.5 OZ	\$2.53	\$1.89	\$1.90	
7	BREAD, BUNS 4" 51% WWW HAMBURGER BUNS	70,000	12/2.07 OZ	\$2.29	\$1.69	\$1.65	
8	BREAD, BUNS 6" 51% WWW HOT DOG BUNS	10,500	12/1.96 OZ	\$2.11	\$1.59	\$1.75	
9	BREAD, CIABATTA WHOLE GRAIN	900	72/2.5 oz	\$21.47	N/A	No Bid	GOLD STAR ONLY BIDDER ON THIS PRODUCT
10	BREAD, MUFFIN WHOLE GRAIN WHITE ENGLISH MUFFIN 3.5"	3,500	12/2.2 oz	\$3.27	\$1.59	\$1.65	MORENO BROS PACK SIZE IS 6/PK - STILL LOWER
11	BREAD, ROLL 3.5" WHITE DINNER ROLLS	25	12/1.4 OZ	\$1.62	\$1.59	\$1.75	
12	BREAD, ROLL 4" 51% WWW SLICED FRENCH ROLL	8,000	12/2 OZ	\$2.41	\$1.99	\$2.05	
13	BREAD, ROLL 51% WWW DINNER ROLLS	4,000	12/1.85 OZ	\$1.93	\$1.49	\$1.75	
14	BREAD, ROLL 6" HINGED WHITE FRENCH ROLLS	20	12/2.85 OZ	\$2.29	\$2.59	\$2.50	
15	BREAD, ROLL WHOLE GRAIN ARTISAN DINNER ROLL 1 OZ	1,000	12/1 OZ	\$1.82	\$1.79	\$1.65	
16	BREAD, ROLL WHOLE GRAIN ARTISAN DINNER ROLL 2 OZ	5,000	12/2 OZ	\$2.01	\$1.59	\$1.80	MORENO BROS SPEC'D 1.8 OZ ROLL
17	BREAD, ROLL WWW 51% GOURMET SUB	100	12/2 OZ	\$2.70	\$1.99	\$2.25	
18	BREAD, SLICED 100% WW SLICED SANDWICH	200	24 SL	\$1.57	\$1.89	\$1.70	
19	BREAD, SLICED COTTAGE HEARTH 9 GRAIN	10	16 SL	\$2.20	\$1.99	\$1.95	
20	BREAD, TELERA ROLL	250	60/2.5 OZ	\$16.36	\$27.00	No Bid	
21	TORTILLA, 10" WW 51% TORTILLA	700	DOZEN	\$1.85	\$1.69	\$2.40	

No.	Alphabetical Listing of Items	District Usage	Pack Size	Bid Price	Bid Price	Bid Price	Comments, Notes, Additional Descriptions, Substitutions, Etc.
22	TORTILLA, 12" FLOUR TORTILLA	200	DOZEN	\$2.19	\$2.09	No Bid	
23	TORTILLA, 12" WW 51% TORTILLA	6,500	DOZEN	\$2.53	\$2.09	No Bid	
24	TORTILLA, 6" FLOUR TORTILLA	200	DOZEN	\$1.03	\$0.99	No Bid	
25	TORTILLA, 6" WW 51% TORTILLA	16,400	DOZEN	\$1.16	\$0.99	\$1.40	
26	TORTILLA, 8" WW 51% TORTILLA	4,500	DOZEN	\$1.43	\$1.29	\$1.90	
27	TORTILLA, CHIPS	2,700	10#/CS	\$14.20	\$11.50	No Bid	MORENO - BROS - NOT COMPLIANT
28	TORTILLA, CHIPS - INDIVIDUALLY WRAPPED	10	150/2 OZ	\$33.03	\$32.00	No Bid	MORENO BROS - NOT COMPLIANT
29	TORTILLA, CORN 4 1/2" MINI	10	3 DOZEN	\$11.12	\$1.59	No Bid	MORENO BROS SPEC'D 5 DOZ PACK/NOT COMPLIANT GOLD STAR PACK SIZE IS 6/5 DOZEN (\$1.85)
30	TORTILLA, CORN 6"	3,700	3 DOZEN	\$1.93	\$1.29	\$2.40	MORENO BROS - NOT COMPLIANT
31	TORTILLA, TACO SHELLS 6"	10	200/CS	\$14.03	\$16.00	No Bid	MORENO BROS - NOT COMPLIANT
32	TORTILLA, TOSTADA BOAT - RECTANGLE	165	200/CS	\$26.45	\$24.00	No Bid	MORENO BROS - NOT COMPLIANT
	TOTAL BID			\$ 362,098.40	\$ 259,864.75		
33	ANY OTHER ITEMS PURCHASED WILL BE MANUFACTURERS INVOICE PLUS %						

**Board Meeting Agenda
June 1, 2015**

Topic: Award of Request for Proposal (RFP) No. 8 (15-16)NS “Frozen Food”

Presented by: Rodney K. Taylor, Director Nutrition Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: Nutrition Services Department conducted a Request for Proposal (RFP) to procure frozen food commodity and non-commodity products for the 2015/16 fiscal school year.

DESCRIPTION OF AGENDA ITEM:

Nutrition Services Department publicly advertised this RFP during the weeks of April 27 and May 4, 2015. RFP No. 8 (15-16)NS for frozen food products was due on May 13, 2015 at 1:00 p.m. with six (6) vendors submitting proposals. Line item numbers 7, 8, 10, 84 and 89 were removed from award due to discontinued product. Leabo Foods Distribution bid on all line items for non-commodity and commodity frozen food items. It is recommended that the contract be awarded to Leabo Foods Distribution the lowest responsive and responsible vendor for RFP No. 8 (15-16)NS Frozen Foods effective from July 1, 2015 to June 30, 2016.

Contract Terms shall be for one (1) year with the option to renew for up to two (2) additional years.

FISCAL IMPACT: The total dollar amount anticipated to be expended by the Nutrition Services Department is anticipated at \$3,000,000.00.

RECOMMENDATION: It is recommended that the Board approve RFP No. 8 (15-16)NS Frozen Foods to Leabo Foods Distribution in Ontario, CA for the 2015-16 fiscal school year.

ADDITIONAL MATERIAL: Copy of Ad Proof and Itemized Price Sheet

Attached: Yes

THE PRESS-ENTERPRISE

1825 Chicago Ave. Suite 100
Riverside, CA 92507
951-684-1200
951-368-9018 FAX

PROOF OF PUBLICATION
(2010, 2015.5 C.C.P)

Publication(s): The Press-Enterprise

PROOF OF PUBLICATION OF


Ad Desc.: Frozen Foods #8(15-16)NS /

I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper has been adjudicated a newspaper of general circulation by the Superior Court of the County of Riverside, State of California, under date of April 25, 1952, Case Number 54446, under date of March 29, 1957, Case Number 65673, under date of August 25, 1995, Case Number 267864, under date of February 4, 2013, Case Number RIC 1215735, under date of July 25, 2013, Case Number RIC 1305730, and under date of September 16, 2013, Case Number RIC 1309013; that the notice, of which the annexed is a printed copy, has been published in said newspaper in accordance with the instructions of the person(s) requesting publication, and not in any supplement thereof on the following dates,

04/27, 05/04/2015

I certify (or declare) under penalty of perjury that the foregoing is true and correct.

Date: May 04, 2015
At: Riverside, California



RIVERSIDE USD / NUTRITION SERVIC
6050 INDUSTRIAL AVE
RIVERSIDE, CA 92504

Ad Number: 0010038808-01

P.O. Number:

Ad Copy:

NOTICE CALLING FOR PROPOSALS FROZEN FOODS

Notice is hereby given that the Riverside Unified School District of Riverside County, acting by and through its Governing Board, hereinafter referred to as "District" will receive up to, but no later than 1:00 P.M. on May 13, 2015, sealed Proposals for the award of an agreement for "Frozen Foods". All Proposals must be time stamped by the District's Nutrition Service Department time clock to ensure accurate recording of time receipt.

Proposals shall be delivered in sealed envelopes and marked as "Frozen Foods" #8(15-16)NS" with the vendors name on the outside to the office of:

Anna Romo
Buyer, Nutrition Services
RIVERSIDE UNIFIED SCHOOL DISTRICT
6050 Industrial Avenue
Riverside, CA 92504
(951) 352-6740

To request a copy of the complete packet, go to <http://www.rusdlink.org/domain/69> to download the full proposal. Proposals not received with the requested forms at the above designated location and time will NOT be considered for award and will be returned unopened. No faxed proposals or alternative proposal will be accepted by the District. Riverside Unified School District reserves the right to reject any or all proposals or parts thereof, to be the sole judge of the merits and qualifications of all proposals, to waive any informality in a proposal, not necessarily accept the lowest of any offered and to extend the bidding period. Design, specifications, service, delivery, and quality may be considered in making selections.

Published: April 27, 2015 & May 4, 2015
Press Enterprise

Riverside Unified School District - Nutrition Services
Recap - Non Commodity Frozen Food #8(15-16)NS

May 13, 2015 - Frozen Foods Proposal closed at 1:00 pm. Six (6) packets were received from the following vendors: Gold Star Foods, Newport Farms, Leabos, US Foods, ASR and Sunrise Products. All required documents were returned with signatures.

Gold Star Foods, Leabos, US Foods, Newport Farms and ASR submitted full bid pricing. ASR has a minimum order of \$750.00. US Foods requires a minimum of \$500.00 or 25 cases.

Newport Farms - no bid 32 line items - nonresponsive incomplete bid pricing. US Foods - no bid 18 line items - * 2 items discontinued = nonresponsive incomplete bid pricing

ASR BID non-commodity Golden product - not requested on bid. Line 47 - 53.

Leabos Foods is deemed the lowest responsible vendor for all line item totals as specified.

No.	Alphabetical Listing of Items	District Usage	Pack Size	Brand or Manufacturer	Column 1		Column 2		Column 3		Column 4		Comments
					ALL BID Price	ASR Price	GOLD STAR Price	LEABOS Price	NEWPORT FARMS Price	US FOODS Price			
1	BAKERY - BAGELS BLUEBERRY BULK	2,000	54/4 OZ	TONY ROBERTS #17401	\$17.07	\$19.08	\$16.81	\$16.69	\$18.15				
2	BAKERY - BAR HONEY WHEAT BREAKFAST BAR IW	1,200	72/cs	SKY BLUE #HWB5172	\$26.13	\$25.98	\$25.49	\$25.26	\$27.72				
3	BAKERY - BAR PEANUTBUTTER & JELLY BAR IW	850	160/cs	PIERRE #A1290	\$66.64	\$74.58	\$65.01	No Bid	\$65.32				
4	BAKERY - BISCUIT 3" WG BUTTERMILK SLICED	1,000	144/2 OZ	BAKERAFTERS #623	\$30.48	\$31.63	\$29.74	\$29.80	\$28.83				
5	BAKERY - BREAD - WG CORNBREAD IW	900	60/cs	BUENA VISTA #64160	\$16.02	\$17.48	\$15.63	\$15.53	\$17.47				
6	BAKERY - BREAD FRENCH TOAST CINNAMON WG	800	72/CS	INTEGRATED #430000	\$33.02	\$34.54	\$32.21	\$32.00	\$49.22				
7	BAKERY - BREAD STAR SHAPED THIN	100	72/CS	BUENA VISTA #11222	\$44.64	\$16.24	\$14.42	\$14.31	\$16.85				NO AWARD - REMOVED FROM MENU
8	BAKERY - BREAD TEXAS CHEESE TOAST	200	120/2 ACS	BEST EXPRESS #1001SB	\$72.03	NO BID	\$70.63	No Bid	\$66.45				NO AWARD - REMOVED FROM MENU
9	BAKERY - BREAD WW GOLDFISH BREAD	250	120/CS	CAMPBELL#55335/19934	\$27.54	\$31.12	\$27.11	No Bid	\$25.25				
10	BAKERY - BREADSTICK WG 5" BAKED	250	240/1 oz	BAKERAFTERS #5011	\$26.80	\$26.80	\$26.36	\$26.19	\$35.46				
11	BAKERY - BREADSTICK WG CHEESE & GARLIC 100	100	180/2 OZ	GOLDEN CRUST #3620	\$36.08	\$40.01	\$35.52	\$27.00	\$38.48				
12	BAKERY - BUN CINNAMON BUNS WG IW	750	72/cs	20TH CENTURY #613030W	\$33.70	\$36.55	\$32.88	\$32.70	\$33.47				
13	BAKERY - BUN WW 51% BREAKFAST BUN IW	1,600	60/cs	SKY BLU #WWB5160	\$23.04	\$22.90	\$22.48	\$22.27	\$24.43				
14	BAKERY - CONCHA WG VARIETY PACK	700	84/2.25 oz	LUPITAS #1450	\$35.27	\$38.11	\$34.41	\$34.22	\$37.07				
15	BAKERY - COOKIE DOUGH WG RF CHOC CHIP	400	216/1.5 OZ	BUENA VISTA #78015	\$35.36	\$36.96	\$34.50	\$34.24	\$37.80				
16	BAKERY - COOKIE DOUGH WG RF SNICKERDODDLE	150	216/1.5 OZ	BUENA VISTA #78615	\$34.81	NO BID	\$34.27	\$34.02	\$36.29				
17	BAKERY - MINI CINNIS IW	350	72/2.25 OZ	PILLSBURY #33686	\$32.27	\$33.76	\$33.89	\$34.48	\$34.83				
18	BAKERY - MUFFIN, WG APPLE CINNAMON IW	40	48/3 oz	20TH CENTURY #217130W	\$27.63	\$29.99	\$27.20	\$27.00	\$27.71				
19	BAKERY - MUFFIN, WG BANANA IW	250	48/3 oz	20TH CENTURY #217730W	\$27.63	\$29.99	\$27.20	\$26.85	\$27.71				
20	BAKERY - MUFFIN, WG BLUEBERRY IW	1,000	48/3 oz	20TH CENTURY #217230W	\$27.63	\$29.99	\$26.95	\$26.70	\$27.47				
21	BAKERY - PRETZEL WG FUN SHAPE	100	100/CS	J&J #3704	\$25.91	\$26.90	\$25.51	\$25.33	\$26.39				
22	BAKERY - WAFFLE STICKS WG	1,500	144/cs	CHEF AMERICA #43695-00251	\$20.17	\$21.73	\$19.67	\$19.49	\$19.09				
23	CHEESE - MILD CHEDDAR STIX	650	168/ct	LAND O LAKES #44881	\$46.55	\$45.90	\$42.80	No Bid					
24	CHEESE - AMERICAN SLICED	1,000	160 slices	LAND O LAKES #46255	\$75.39	\$69.03	\$64.37	No Bid					
25	CHEESE - CHEDDAR CHEESE RS SAUCE	500	6106oz	LAND O LAKES #39940	\$74.27	\$72.80	\$67.98	No Bid					
26	CHEESE - JALAPENO CHEESE SAUCE RS - POUCH	300	6/CS	LAND O LAKES #39941	\$74.27	\$72.80	\$68.61	No Bid					
27	CHEESE - MAC & CHEESE RF WG	70	6/5#	LAND O LAKES #43277	\$62.79	\$63.42	\$59.69	No Bid					
28	CHEESE - MILD CHEDDAR - SHREDDED	500	4/5#	LAND O LAKES #41749	\$59.51	\$56.14	\$52.35	No Bid					
29	CHEESE - MUJOHO QUESO JALAPENO CUP	250	140/3 OZ	LAND O LAKES #39912	\$76.92	\$76.53	\$72.03	No Bid					
30	CHEESE - STRING	1,500	168/ct	LAND O LAKES #69701	\$38.59	\$37.16	\$34.65	No Bid					
31	CHEESE - ITALIAN CHEESE SAUCE POUCH	80	6/CS	LAND O LAKES #39844	\$81.80	\$79.28	\$74.62	No Bid					
32	ENTREE - BAGELS WHOLE WHEAT WHITE SLICED - BULK	1,000	72/CS	TONY ROBERTS #19231	\$16.30	\$18.00	\$15.90	\$15.78	\$17.29				
33	ENTREE - BAGELS WHOLE WHEAT WHITE SLICED IW	1,800	72/3oz	TONY ROBERTS #19322	\$22.49	\$24.67	\$21.84	\$21.73	\$23.15				
34	ENTREE - BEEF-644-RAW FROZEN PATTIES	700	50/CS	COMMERCIAL BRAND	\$2.41	NO BID	\$21.11	\$28.73	No Bid				BID AS SPECIFIED PACK SIZE

No.	Alpha/Item Listing of Items	District MFG#	Pack Size	Brand/ Manufacturer	FULL BID Price	FULL BID Price	FULL BID Price	FULL BID Price	FULL BID Price	Notes
35	ENTRÉE - BEEF SEASONED SHREDDED	300	4L#	DEL REAL #222	\$100.36	NO BID	\$98.81	No Bid	\$96.20	
36	ENTRÉE - BEEF MEATBALLS PRE-COOKED 240 SVGS	50	960/CS	DON LEE #CNC28053VS	\$88.84		\$89.11	\$85.66		
37	ENTRÉE - BEEF PATTY PRE-COOKED	1,500	240/2.25oz	DON LEE #CNC262253	\$107.78	\$112.37	\$106.97	\$102.90		
38	ENTRÉE - BEEF TACO CRUMBLES FILLING	800	4/10#	DON LEE CNO8510	\$57.46	\$-	\$90.53	No Bid		
39	ENTRÉE - BEEF TERIYAKI DUNKERS	250	320/cs	DON LEE #CNTD0753	\$108.07	\$112.72	\$108.04	\$104.65		
40	ENTRÉE - BREAD STIX W/MOZZZ" WG RF	350	108/CT	BOSCO'S PIZZA CO #2110	\$47.60	\$49.80	\$46.87	\$46.53	\$41.88	
41	ENTRÉE - BURRITO BEAN & CHEESE BREAKFAST IW	500	70/4 oz	ARDELLAS #70147	\$37.60	\$31.04	\$36.68	\$39.47		
42	ENTRÉE - BURRITO EGG/CHS/POT/TRYKY SAUSAGE WG IW	500	72/CS	MCILOS CABOS #97879	\$33.67	\$35.23	\$32.30	\$32.12	\$32.52	
43	ENTRÉE - BURRITO WG BEAN/CHEESE BKFAST IW	60	120/3.95	MCILOS CABOS #61300	\$57.95	\$60.62	\$55.64	\$55.23	\$56.41	
44	ENTRÉE - BURRITO WG BEAN/CHEESE IW	4,700	48/5.5 oz	SR FELIX - FIESTA SF FOSTER FARMS	\$29.84	\$32.74	\$29.11	\$28.84	\$30.28	
45	ENTRÉE - CHEESE ENCHILADA WG	130	112/3.5OZ	FERNANDOS #5280	\$38.39	\$38.83	\$37.44	\$37.52	\$35.78	
46	ENTRÉE - CHEESE LASAGNA ROLL-UP WG	100	110/4.15 OZ	TASTY BRANDS #00801WG	\$77.44	\$83.53	\$76.95	\$75.39	\$73.58	
47	ENTRÉE - CHICKEN - GOLDKIST FAJITA STRIPS	40	30#	PILGRIMS/GOLD KIST #001325	\$94.44	N/A	N/A	N/A	N/A	
48	ENTRÉE - CHICKEN - GOLDKIST FC WG BRD CUT UP 8 PC	25	35#	PILGRIMS/GOLDKIST #007812	\$95.33	N/A	N/A	N/A	N/A	
49	ENTRÉE - CHICKEN - GOLDKIST ROASTED WHOLE CUT UP 8 PC	900	30#	PILGRIMS/GOLDKIST #008820	\$94.00	N/A	N/A	N/A	N/A	
50	ENTRÉE - CHICKEN - GOLDKIST WG BRD BREAKFAST PATTY	70	284/CS	PILGRIMS/GOLDKIST #006353	\$64.69	N/A	N/A	N/A	N/A	
51	ENTRÉE - CHICKEN - GOLDKIST WG BRD TENDER STRIPS	400	105/SVGS	PILGRIMS/GOLDKIST #062210	\$64.69	N/A	N/A	N/A	N/A	
52	ENTRÉE - CHICKEN - GOLDKIST WG BREADED PATTY	1,500	156/CS	PILGRIMS/GOLD KIST #066210	\$64.69	N/A	N/A	N/A	N/A	
53	ENTRÉE - CHICKEN - GOLDKIST WG HOT & SPICY BRD PATTY	500	156/CS	PILGRIMS/GOLDKIST #066660	\$69.00	N/A	N/A	N/A	N/A	
54	ENTRÉE - CHICKEN - LINGS 100% WG MANDARIN ORANGE	1,000	6L#	LINGS #15552-4	\$136.31	\$66.64	\$131.71	\$130.73	\$130.59	
55	ENTRÉE - CHICKEN - LINGS SPICY SICHUAN	400	6L#	LINGS #15556-2	\$125.86	\$131.38	\$121.47	\$120.67	\$121.24	
56	ENTRÉE - CHICKEN - LINGS TERIYAKI BBQ 100%	1,000	6L#	LINGS #15554-8	\$125.86	\$131.38	\$121.47	\$120.67	\$120.67	
57	ENTRÉE - CHICKEN - TYSON PATTY - WG HOT & SPICY	800	150/CS	TYSON #5567	\$70.26	\$73.50	\$68.54	No Bid	\$66.70	
58	ENTRÉE - CHICKEN - TYSON FAJITAS	25	3#	TYSON #3522	\$170.39	\$176.27	\$167.77	No Bid	\$161.91	
59	ENTRÉE - CHICKEN - TYSON PATTY - BREAKFAST	125	200/CS	TYSON #5778	\$39.33	\$41.14	\$38.72	No Bid	\$37.37	
60	ENTRÉE - CHICKEN - TYSON PATTY KRUNCHY	5	144/cs	TYSON #3857	\$58.55	\$61.26	\$57.65	No Bid	\$55.64	
61	ENTRÉE - CHICKEN - TYSON ROASTED 8 CUT	3,000	25#	TYSON #3931	\$94.00	\$98.35	No Bid	No Bid	No Bid	
62	ENTRÉE - CHICKEN - TYSON TENDERS - WG HOT & SPICY	10	6.5L#	TYSON #70344	\$56.86	\$59.49	\$55.99	No Bid	\$54.03	
63	ENTRÉE - CHICKEN - TYSON WG BREADED 8 CUT	200	25#	TYSON #9929	\$95.33	\$99.73	No Bid	No Bid	No Bid	
64	ENTRÉE - CHICKEN - TYSON WG KRISPY KRUNCHY TENDERS	10	432/CS	TYSON #3859	\$59.00	\$61.72	\$58.09	No Bid	\$56.06	
65	ENTRÉE - CHICKEN - WG GENERAL TSO'S	300	6/7.15	ASIAN FOOD SOLUTIONS #72003	\$123.59	\$146.23	\$137.62	\$123.04	\$115.34	
66	ENTRÉE - CORN DOGS CHICKEN WG LF	2,300	72/cs	FOSTER FARMS #95150	\$30.23	\$30.17	\$28.49	\$29.80	\$27.84	
67	ENTRÉE - HAM SLICED COOKED	200	12/1#	FARMLAND #70247 92143 0	\$35.14	\$36.76	\$45.57	\$46.09	\$34.41	
68	ENTRÉE - EGG PATTY - ROUND	300	120/1.5 OZ	MICHAEL FOODS #30020	\$44.14	\$47.34	\$43.47	No Bid	\$36.48	
69	ENTRÉE - FISH PATTY PRE-COOKED WG BREADED	100	40/cs	SEAFOOD DIMENSIONS #82697	\$24.53	NO BID	\$24.15	No Bid	\$41.86	
70	ENTRÉE - LOUISIANA HOT LINKS	2,000	5/G#PK	FARMER #61843 GENERAL MILLS #46000	\$27.23	\$9.32	\$35.57	\$34.44	\$37.45	VERIFY WITH GOLD STAR IF 5/3# OR ?
71	ENTRÉE - OLD EL PASO FOLD N GO IW	500	72/CS	FOSTER FARMS #94113	\$36.05	\$37.71	\$35.65	\$37.90	\$35.81	
72	ENTRÉE - PANCAKE TRKY SAUSAGE ON A STICK	250	60/cs	FOSTER FARMS #95127	\$20.88	\$55.94	\$20.56	\$20.41	\$18.31	
73	ENTRÉE - PANCAKE TRKY SAUSAGE WRAPS WG IW	700	68/cs	FOSTER FARMS #95127	\$26.24	\$84.49	\$27.55	\$27.40	\$26.33	
74	ENTRÉE - PANCAKES MINI WG IW	1,000	72/CS	RALCORP #06861518	\$30.38	\$34.89	\$29.63	\$36.09	\$30.87	
75	ENTRÉE - PIZZA BREAKFAST BAGELS - IW	250	96/cs	TONY ROBERTS #78977	\$51.65	\$55.77	\$50.85	\$50.48	\$51.57	
76	ENTRÉE - PIZZA BREAKFAST TRKY SAUSAGE WG	300	128/cs	SCHWANN TONY'S #63912	\$45.42	\$47.51	\$42.98	\$42.46	\$43.16	

No.	Appropriation / Listing of Items	District / Usage	Brand or Manufacturer	Unit / Size	FILL BID Price	FULL BID Price	FULL BID Price	FULL BID Price	FULL BID Price	Notes
77	ENTRÉE - PIZZA HAND TOSSED 51% PEPPERONI WG	900	SCHWANN BIG DADDYS #78399	9/CS	\$62.76	\$65.66	\$59.61	\$59.23	\$59.41	
78	ENTRÉE - PIZZA HAND TOSSED 51% CHEESE WG	60	SCHWANN BIG DADDYS #78398	9/cs	\$61.12	\$63.94	\$58.60	\$58.17	\$58.08	
79	ENTRÉE - PIZZA NADA - IW	300	BELL TASTY #6BTP375W-W	60/CS	\$33.70	\$38.74	\$33.18	\$32.79	\$35.60	
80	ENTRÉE - PIZZA STUFT CRUST CHEESE	800	CONAGRA GILARDI 77387-12616	72/cs	\$46.55	\$48.71	\$45.42	\$45.12	\$44.07	
81	ENTRÉE - PIZZA STUFT CRUST PEPPERONI	800	CONAGRA GILARDI 77387-12615	72/cs	\$48.20	\$50.43	\$47.02	\$46.76	\$45.63	
82	ENTRÉE - PIZZA WG REAL SLICE CHEESE	280	CONAGRA GILARDI 77387-12720	96/cs	\$44.86	\$47.40	\$44.17	\$43.85	\$42.47	
83	ENTRÉE - PIZZA WG REAL SLICE PEPPERONI	1,000	CONAGRA GILARDI 77387-12721	96/cs	\$47.07	\$50.50	\$45.92	\$45.50	\$44.52	
84	ENTRÉE - PORK PATTY ON TORTILLA	50	MICHAEL B'S #PSC1330	100/CS	Discontinued	NO-BID	NO-BID	No Bid	\$46.21	DISCONTINUED - REMOVE FROM BID - REMOVED FROM MENU
85	ENTRÉE - PORK RIB-B-Q W/SAUCE	1,800	PIERRE #3817	100/cs	\$54.62	\$57.14	\$53.29		\$53.43	
86	ENTRÉE - ROAST BEEF SLICED	250	RW ZANT #856577	6/2#	\$65.64	\$69.87	\$63.97	\$66.53	\$64.20	
87	ENTRÉE - SANDWICH BISCUIT & BRD CHIX PATTY - FC WG	230	ADVANCE-PIERRE #68102	100/CS	\$40.77	\$52.64	\$40.15	No Bid	\$40.37	
88	ENTRÉE - SANDWICH BRKFST ENGLISH MUFFIN W/PORK SSGE IW	450	MICHAEL B'S #PPCE49	72/CS	\$44.21	NO BID	\$43.13	\$43.01	\$46.21	
89	ENTRÉE - SANDWICH BRKFST WG	300	MICHAEL B'S #PSC280	100/CS	Discontinued	NO-BID	NO-BID	No Bid	\$43.69	DISCONTINUED - REMOVE FROM BID - REMOVED FROM MENU
90	ENTRÉE - TACO NADA	250	BELL TASTY #TACONADA212B	60/CS	\$36.80	\$40.16	\$36.23	\$35.90	\$37.59	
91	ENTRÉE - TURKEY - OVEN ROASTED BRST SLICED	80	FOSTER FARMS #6807	6/2.5#	\$62.89	\$4.31	\$62.02	\$61.56	\$59.22	CHECK WIGOLD STAR - PER # (\$84.65)
92	ENTRÉE - TURKEY & GRAVY - PRECOOKED SHREDDED	275	JENNIE O #284728	4/7#	\$76.73	\$80.28	\$75.55	No Bid	\$72.91	
93	ENTRÉE - TURKEY BREAST OVEN ROAST - SLCD	1,800	JENNIE O #2099	12/1#	\$43.76	\$45.78	\$42.89	No Bid	\$35.11	
94	ENTRÉE - TURKEY HOT DOG 5" 8/1	600	JENNIE O #612869	80/cs	\$13.15	\$28.26	\$62.09	No Bid	\$23.31	GOLD STAR AS SPECIFIED LEABOS PACK SIZE 160CS A&R HOFFY 10#
95	ENTRÉE - TURKEY SAUSAGE PATTY PRE-COOKED	350	JENNIE O #6132	160/cs	\$37.60	\$39.34	\$37.02	No Bid	\$35.73	
96	MISC - BAR ZACOMEGA - APPLE IW	100	BAKE WORKS #62001	144/CS	\$58.87	\$61.60	\$57.97	\$57.54	No Bid	
97	MISC - BAR ZACOMEGA - STRAWBERRY IW	200	BAKE WORKS #62003	144/CS	\$58.87	\$61.60	\$57.97	\$57.54	No Bid	
98	MISC - CORN - MINI COBS	200	CH BELT #27403	96/CT	\$16.56	\$19.14	\$16.32	\$17.05	\$17.41	
99	MISC - EGGS - HARD COOKED PILLOW PACK	600	SUNNYFRESH #50038	8/18 CT	\$29.04	\$30.38	\$28.33	\$40.80	\$27.59	
100	MISC - FROZEN CORN	100	CH BELT #07911	20#	\$15.69	\$17.76	\$15.45	\$12.31	\$16.52	
101	MISC - FROZEN PEAS	300	CH BELT #12312	20#	\$18.12	\$19.38	\$17.84	\$13.39	\$16.16	
102	MISC - POTATOES - OVEN CRINKLE	500	MIC CAIN ORE IDA #01F00055	6/5#	\$18.55	\$17.97	\$20.71	No Bid	\$16.29	
103	MISC - PRETZEL - KING SIZE	100	J&J #3014	50/cs	\$25.36	\$30.64	\$26.44	\$24.79	\$25.86	
104	MISC - SUNBUTTER POUCHES	150	RED RIVER #19259	400/1.5 OZ	\$123.76	\$129.48	\$121.86	\$125.44	\$117.60	
					\$ 2,967,031.26	\$ 2,908,979.95	\$ 2,417,443.25			
105	PERCENTAGE MARK - UP ON INVOICE FOR ADDITIONAL ITEMS ORDERED FROM AWARDED VENDOR				0.00%					

LEABOS LOWEST OVERALL ON 78 LINE ITEMS, A&R LOWEST ON 8 LINE ITEMS, GOLD STAR LOWEST ON 5 LINE ITEMS.

Riverside Unified School District - Nutrition Services
Recap - Cmnty Frozen Food #8(15-16)NS

2015-16 Fiscal School Year

May 13, 2015 - Frozen Foods Proposal closed at 1:00 pm. Six (6) packets were received from the following vendors: Gold Star Foods, Newport Farms, Leabos, US Foods, A&R and Sumite Produce. All required documents were returned with signatures.
Gold Star Foods, Leabos, US Foods and A&R submitted commodity pricing. A&R has a minimum order of \$750.00. NO BIO ON GOLDLIST ITEMS N/A. US Foods requires a minimum of \$300.00 or 25 cases.
Commodity Processed items are Land O Lakes #23-31, Don Lee #35-39, Pilgrims Goldlist #47 - #63, Unga #54-56 and ConAgra #66-68. Only items eligible for commodity purchase.
Leabos Foods bid on all commodity processed items requested and is the lowest responsible bidder for commodity products.

No	Alphabetical Labeling of Items	District Usage	Pack Size	Brand or Manufacturer	Gold Star Foods		Leabos Foods		US Foods		A&R	
					Commodity Bid Price	Commodity Bid Price	Commodity Bid Price	Commodity Bid Price	Commodity Bid Price	Commodity Bid Price		
1	BAKERY - BAGELS BLUEBERRY BULK	200	54/4 OZ	TONY ROBERTS #17401	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
2	BAKERY - BAR HONEY WHEAT BREAKFAST BAR IW	1,200	72/cs	SKY BLUE #HWB5172	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
3	BAKERY - BAR PEANUTBUTTER & JELLY BAR IW	850	160/cs	PIERRE #A1280	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
4	BAKERY - BISCUIT 3" WG BUTTERMILK SLICED	1,000	144/2 OZ	BAKECRAFTERS #923	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
5	BAKERY - BREAD - WG CORNBREAD IW	900	60/cs	BUENA VISTA #64160	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
6	BAKERY - BREAD FRENCH TOAST CINNAMON WG	800	72/CS	INTEGRATED #430000	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
7	BAKERY - BREAD STAR SHAPED THIN	100	72/CS	BUENA VISTA #11222	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
8	BAKERY - BREAD TEXAS CHEESE TOAST	200	120/2 4CS	BEST EXPRESS #1001SB	N/A	N/A	N/A	N/A	\$53.46	N/A	N/A	NO CMDTY - NO AWARD
9	BAKERY - BREAD WW GOLDFISH BREAD	250	120/CS	CAMPBELL#555335/19934	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
10	BAKERY - BREADSTICK WG 5" BAKED	250	240/1 oz	BAKECRAFTERS #5011	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
11	BAKERY - BREADSTICK WG CHEESE & GARLIC 100	100	180/2 OZ	GOLDEN CRUST #3620	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
12	BAKERY - BUN CINNAMON BUNS WG IW	750	72/cs	20TH CENTURY #613030W	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
13	BAKERY - BUN WW 51% BREAKFAST BUN IW	1,600	60/cs	SKY BLU #WWB5160	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
14	BAKERY - CONCHA WG VARIETY PACK	700	84/2.25 oz	LUPITAS #1450	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
15	BAKERY - COOKIE DOUGH WG RF CHOC CHIP	400	216/1.5 OZ	BUENA VISTA #78015	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
16	BAKERY - COOKIE DOUGH WG RF SNICKERDOODLE	150	216/1.5 OZ	BUENA VISTA #78615	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
17	BAKERY - MINI CINNIS IW	350	72/2.29 OZ	PILLSBURY #33686	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
18	BAKERY - MUFFIN, WG APPLE CINNAMON IW	40	48/3 oz	20TH CENTURY #217130W	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
19	BAKERY - MUFFIN, WG BANANA IW	250	48/3 oz	20TH CENTURY #217730W	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
20	BAKERY - MUFFIN, WG BLUEBERRY IW	1,000	48/3 oz	20TH CENTURY #217230W	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
21	BAKERY - PRETZEL WG FUN SHAPE	100	100/CS	J&J #3704	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
22	BAKERY - WAFFLE STICKS WG	1,500	144/cs	CHEF AMERICA #43695-00251	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
23	CHEESE - MILD CHEDDER STIX	650	168/ct	LAND O LAKES #44881	\$23.26	\$23.03	\$23.26	\$23.03	\$22.33	\$24.49	\$22.33	\$24.49
24	CHEESE - AMERICAN SLICED	1,000	160 slcs	LAND O LAKES #46255	\$25.80	\$25.55	\$25.80	\$25.55	\$26.16	\$29.65	\$26.16	\$29.65
25	CHEESE - CHEDDER CHEESE RS SAUCE	500	6/106oz	LAND O LAKES #39940	\$42.16	\$41.91	\$42.16	\$41.91	\$42.47	\$45.91	\$42.47	\$45.91
26	CHEESE - JALAPENO CHEESE SAUCE RS - POUCH	300	6/CS	LAND O LAKES #39941	\$42.16	\$41.91	\$42.16	\$41.91	\$41.42	\$45.91	\$41.42	\$45.91
27	CHEESE - MAC & CHEESE RF WG	70	6/5#	LAND O LAKES #43277	\$46.95	\$46.70	\$46.95	\$46.70	\$46.75	\$49.66	\$46.75	\$49.66
28	CHEESE - MILD CHEDDAR - SHREDDED	500	4/5#	LAND O LAKES #41749	\$15.50	\$15.25	\$15.50	\$15.25	\$15.14	\$17.91	\$15.14	\$17.91
29	CHEESE - MUCHO QUESO JALAPENO CUP	250	140/3 OZ	LAND O LAKES #39912	\$54.19	\$53.94	\$54.19	\$53.94	\$54.62	\$58.18	\$54.62	\$58.18
30	CHEESE - STRING	1,500	168/ct	LAND O LAKES #59701	\$16.02	\$15.77	\$16.02	\$15.77	\$14.74	\$16.63	\$14.74	\$16.63
31	CHEESE - ITALIAN CHEESE SAUCE POUCH	80	6/CS	LAND O LAKES #39944	\$46.73	\$46.48	\$46.73	\$46.48	\$47.37	\$51.17	\$47.37	\$51.17

Frozen Foods #8(15-16)NS

RUSD - Nutrition Services

No	Alphabetical Listing of Items	District Usage	Pack Size	Brand or Manufacturer	Commonly Bld Price	Gold Star Foods	Leabos Foods	US Foods	A&R	Comments
32	ENTRÉE - BAGELS WHOLE WHEAT WHITE SLICED - BULK	1,000	72/CS	TONY ROBERTS #19231	N/A	N/A	N/A	N/A	N/A	
33	ENTRÉE - BAGELS WHOLE WHEAT WHITE SLICED IW	1,800	72/3oz	TONY ROBERTS #19322	N/A	N/A	N/A	N/A	N/A	
34	ENTRÉE - BEEF 5/1 RAW FROZEN PATTIES	700	50/CS	COMMERCIAL BRAND	N/A	N/A	N/A	N/A	N/A	
35	ENTRÉE - BEEF SEASONED SHREDDDED	300	4/5#	DEL REAL #222	N/A	N/A	N/A	N/A	N/A	
36	ENTRÉE - BEEF MEATBALLS PRE-COOKED 240 SVGS	50	960/CS	DON LEE #CN28053VS	N/A	\$43.55	\$47.04	\$43.95		GOLD STAR - NO PRICE SUBMITTED
37	ENTRÉE - BEEF PATTY PRE-COOKED	1,500	240/2.25oz	DON LEE #CN262253	N/A	\$40.55	\$43.68	\$41.06		GOLD STAR - NO PRICE SUBMITTED
38	ENTRÉE - BEEF TACO CRUMBLE FILLING	600	4/10#	DON LEE CNG8510	\$59.65	\$57.95	\$61.86	\$58.65		
39	ENTRÉE - BEEF TERIYAKI DUNKERS	250	320/cs	DON LEE #CNTD0753	N/A	\$52.85	\$56.53	\$53.25		GOLD STAR - NO PRICE SUBMITTED
40	ENTRÉE - BREAD STIX W/MOZZZ' WG RF	350	108/CT	BOSCO'S PIZZA CO #2110	N/A	N/A	N/A	N/A		
41	ENTRÉE - BURRITO BEAN & CHEESE BREAKFAST IW	500	70/4 oz	ARDELLAS #70147	N/A	N/A	\$32.29	N/A		NO CMDTY - NO AWARD
42	ENTRÉE - BURRITO EGG/CHSPOT/TRKY SAUSAGE WG IW	500	72/CS	MCHLOS CABOS #97879	N/A	N/A	\$29.56	N/A		NO CMDTY - NO AWARD
43	ENTRÉE - BURRITO WG BEAN/CHEESE BKST IW	60	120/2.95	MCHLOS CABOS #61300	N/A	N/A	\$50.42	N/A		NO CMDTY - NO AWARD
44	ENTRÉE - BURRITO WG BEAN/CHEESE IW	4,700	48/5.5 oz	SR FELIX - FIESTA SF #FFC22280WG	N/A	N/A	N/A	N/A		
45	ENTRÉE - CHEESE ENCHILADA WG	130	112/3.50Z	FOSTER FARMS FERNANDOS #5280	N/A	N/A	N/A	N/A		
46	ENTRÉE - CHEESE LASAGNA ROLL-UP WG	100	110/4.15 OZ	TASTY BRANDS #00801WG	N/A	N/A	\$49.87	N/A		NO CMDTY - NO AWARD
47	ENTRÉE - CHICKEN - GOLDKIST FAJITA STRIPS	40	30#	PILGRIMS/GOLD KIST #001325	\$62.81	\$54.05	\$56.00	N/A		NO BID - A&R
48	ENTRÉE - CHICKEN - GOLDKIST FC WG BRD CUT UP 8 PC	25	35#	PILGRIMS/GOLDKIST #007812	\$65.41	\$56.30	\$58.72	N/A		NO BID - A&R
49	ENTRÉE - CHICKEN - GOLDKIST ROASTED WHOLE CUT UP 8 PC	900	30#	PILGRIMS/GOLDKIST #006820	\$53.44	\$45.95	\$47.27	N/A		NO BID - A&R
50	ENTRÉE - CHICKEN - GOLDKIST WG BRD BREAKFAST PATTY	70	294/CS	PILGRIMS/GOLDKIST #006353	\$48.93	\$42.05	\$43.28	N/A		NO BID - A&R
51	ENTRÉE - CHICKEN - GOLDKIST WG BRD TENDER STRIPS	400	105/SVGS	PILGRIMS/GOLDKIST #062210	#N/A	\$42.05	\$43.41	N/A		NO BID - A&R
52	ENTRÉE - CHICKEN - GOLDKIST WG BREADED PATTY	1,500	156/CS	PILGRIMS/GOLD KIST #066210	\$48.93	\$42.05	\$43.41	N/A		NO BID - A&R
53	ENTRÉE - CHICKEN - GOLDKIST WG HOT & SPICY BRD PATTY	500	156/CS	PILGRIMS/GOLDKIST #066660	\$53.44	\$45.95	\$47.51	N/A		NO BID - A&R
54	ENTRÉE - CHICKEN - LINGS 100% WG MANDARIN ORANGE	1,000	6/5#	LINGS #15552-4	\$48.93	\$102.08	\$105.67	\$112.46		
55	ENTRÉE - CHICKEN - LINGS SPICY SICHUAN	400	6/5#	LINGS #15556-2	\$90.86	\$89.44	\$91.02	\$97.08		
56	ENTRÉE - CHICKEN - LINGS TERIYAKI BBQ 100%	1,000	6/5#	LINGS #15554-8	\$90.86	\$86.65	\$90.59	\$97.08		
57	ENTRÉE - CHICKEN - TYSON PATTY - WG HOT & SPICY	800	150/CS	TYSON #5567	N/A	N/A	N/A	N/A		
58	ENTRÉE - CHICKEN - TYSON FAJITAS	25	39#	TYSON #3522	N/A	N/A	N/A	N/A		
59	ENTRÉE - CHICKEN - TYSON PATTY - BREAKFAST	125	200/CS	TYSON #5778	N/A	N/A	N/A	N/A		
60	ENTRÉE - CHICKEN - TYSON PATTY KRUNCHY	5	144/cs	TYSON #9857	N/A	N/A	N/A	N/A		
61	ENTRÉE - CHICKEN - TYSON ROASTED 8 CUT	3,000	25#	TYSON #3931	N/A	N/A	N/A	N/A		
62	ENTRÉE - CHICKEN - TYSON TENDERS - WG HOT & SPICY	10	6/5.3#	TYSON #70344	N/A	N/A	N/A	N/A		
63	ENTRÉE - CHICKEN - TYSON WG BREADED 8 CUT	200	25#	TYSON #9929	N/A	N/A	N/A	N/A		
64	ENTRÉE - CHICKEN - TYSON WG KRISPY KRUNCHY TENDERS	10	432/CS	TYSON #3859	N/A	N/A	N/A	N/A		
65	ENTRÉE - CHICKEN - WG GENERAL TSO'S	300	6/7.15	ASIAN FOOD SOLUTIONS #72003	N/A	N/A	N/A	N/A		
66	ENTRÉE - CORN DOGS CHICKEN WG LF	2,300	72/cs	FOSTER FARMS #95150	N/A	N/A	N/A	N/A		
67	ENTRÉE - HAM SLICED COOKED	200	12/1#	FARMLAND #70247 82143	N/A	N/A	N/A	N/A		
68	ENTRÉE - EGG PATTY - ROUND	300	120/1.5 OZ	MICHAEL FOODS #30020	N/A	N/A	N/A	N/A		
69	ENTRÉE - FISH PATTY PRE-COOKED WG BREADED	100	40/cs	SEAFOOD DIMENSIONS #62697	N/A	N/A	\$23.30	N/A		NO CMDTY - NO AWARD

Frozen Foods #6/15-16/WS

RUSD - Nutrition Services

No.	Alphabetical Listing of Items	District Usage	Pack Size	Brand or Manufacturer	Commodity B/C		Commodity B/C		Commodity B/C		Commodity B/C		A/R
					Food	Prod.	Food	Prod.	Food	Prod.	Food	Prod.	
70	ENTRÉE - LOUISIANA HOT LINKS	2,000	5/3#PK	FARMER #61843 GENERAL MILLS #46000 462	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
71	ENTRÉE - OLD EL PASO FOLD N GO IW	500	72/CS		N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
72	ENTRÉE - PANCAKE TRKY SAUSAGE ON A STICK	250	60/cs	FOSTER FARMS #64113	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
73	ENTRÉE - PANCAKE TRKY SAUSAGE WRAPS WG IW	700	68/cs	FOSTER FARMS #95127	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
74	ENTRÉE - PANCAKES MINI WG IW	1,000	72/CS	RALCORP #06661518	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
75	ENTRÉE - PIZZA BREAKFAST BAGELS - IW	250	96/cs	TONY ROBERTS #78977	N/A	N/A	N/A	N/A	N/A	\$39.58	N/A	N/A	NO CMDTY - NO AWARD
76	ENTRÉE - PIZZA BREAKFAST TRKY SAUSAGE WG	300	128/cs	SCHWANN TONY'S #63912 SCHWANN BIG DADDYS #78399	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
77	ENTRÉE - PIZZA HAND TOSSED 51% PEPPERONI WG	900	9/CS	SCHWANN BIG DADDYS #78398	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
78	ENTRÉE - PIZZA HAND TOSSED 51% CHEESE WG	60	9/cs	BELL TASTY #6BT375W- IW	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
79	ENTRÉE - PIZZA NADA - IW	300	60/CS	CONAGRA GILARDI 77387-12616	N/A	\$30.46	N/A	N/A	N/A	\$26.68	N/A	\$25.82	\$28.30
80	ENTRÉE - PIZZA STUFF CRUST CHEESE	800	72/cs	CONAGRA GILARDI 77387-12615	N/A	\$34.16	N/A	N/A	N/A	\$30.10	N/A	\$25.36	\$31.93
81	ENTRÉE - PIZZA STUFF CRUST PEPPERONI	800	72/cs	CONAGRA GILARDI 77387-12720	N/A	\$37.15	N/A	N/A	N/A	\$33.10	N/A	\$32.22	\$34.61
82	ENTRÉE - PIZZA WG REAL SLICE CHEESE	280	96/cs	CONAGRA GILARDI 77387-12721	N/A	\$41.75	N/A	N/A	N/A	\$36.60	N/A	\$35.77	\$38.32
83	ENTRÉE - PIZZA WG REAL SLICE PEPPERONI	1,000	96/cs	CONAGRA GILARDI 77387-12721	N/A	\$41.75	N/A	N/A	N/A	\$36.60	N/A	\$35.77	\$38.32
84	ENTRÉE - PORK PATTY ON TORTILLA	50	100/CS	MICHAEL B'S #PSC1330	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$41.48	N/A
85	ENTRÉE - PORK RIB-B.Q. W/SAUCE	1,800	100/cs	PIERRE #3817	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
86	ENTRÉE - ROAST BEEF SLICED	250	6/2#	RW.ZANT #856577	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
87	ENTRÉE - SANDWICH BISCUIT & BRD CHIX PATTY - FC WG	230	100/CS	ADVANCE-PIERRE #88102	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
88	ENTRÉE - SANDWICH BRKFST ENGLISH MUFFIN W/PORK SSGE IW	450	72/CS	MICHAEL B'S #PFC649	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$41.48	N/A
89	ENTRÉE - SANDWICH BRKFST WG	300	100/CS	MICHAEL B'S #PSC280	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$38.96	N/A
90	ENTRÉE - TACO NADA	250	60/CS	BELL TASTY #TACONADA2B12B	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
91	ENTRÉE - TURKEY - OVEN ROASTED BRST SLICED	80	6/2.5#	FOSTER FARMS #6807	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
92	ENTRÉE - TURKEY & GRAVY - PRECOOKED SHREDDED	275	4/7#	JENNIE O #284728	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$48.27	N/A
93	ENTRÉE - TURKEY BREST OVEN ROAST - SLCD	1,800	12/1#	JENNIE O #2099	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$22.51	N/A
94	ENTRÉE - TURKEY HOT DOG 5' 8/1	600	80/cs	JENNIE O #612869	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
95	ENTRÉE - TURKEY SAUSAGE PATTY PRE-COOKED	350	160/cs	JENNIE O #6132	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$24.04	N/A
96	MISC - BAR ZACOMEGA - APPLE IW	100	144/CS	BAKE WORKS #62001	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
97	MISC - BAR ZACOMEGA - STRAWBERRY IW	200	144/CS	BAKE WORKS #62003	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
98	MISC - CORN - MINI COBS	200	96/CT	CH BELT #27403	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
99	MISC - EGGS - HARD COOKED PILLOW PACK	600	8/18 CT	SUNNYFRESH #50038	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
100	MISC - FROZEN CORN	100	20#	CH BELT #07911	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
101	MISC - FROZEN PEAS	300	20#	CH BELT #2312	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
102	MISC - POTATOES - OVEN CRINKLE	500	6/5#	MC CAIN ORE IDA #01F00055	N/A	N/A	N/A	N/A	N/A	N/A	N/A	\$10.76	N/A
103	MISC - PRETZEL - KING SIZE	100	50/cs	J&J #3014	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
104	MISC - SUNBUTTER POUCHES	150	400/1.5 OZ	RED RIVER #19259	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
					\$	598,558.22	\$	703,320.90	\$	720,971.30	\$	595,033.93	
105	PERCENTAGE MARK - LIP ON INVOICE FOR ADDITIONAL ITEMS ORDERED FROM AWARDED VENDOR												

**Board Meeting Agenda
June 1, 2015**

Topic: Approval to Utilize the National Joint Power Alliance (NJPA) Request for Proposal (RFP) No. 100614 with CDW Government LLC for Purchase of Technology Solutions with Related Equipment and Accessories

Presented by: Jane Jumnongsilp, Fiscal Services Manager
Procurement and Accounts Payable

Responsible

Cabinet Member: Michael H Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Consent

Short Description: Cooperative Purchasing Agreement for the purchase of Technology Solutions with Related Equipment and Accessories.

DESCRIPTION OF AGENDA ITEM:

California law provides that public agencies may establish cooperative purchasing agreements wherein one public agency awards a competitive contract to a vendor and allows other public agencies to utilize or “piggyback” on the contract. Approval of a cooperative purchasing agreement does not obligate the Board of Education to issue a contract or appropriate any funds. As indicated below, the Board of Education must find and determine that the use of a cooperative purchasing agreement is in the best interests of the District.

Riverside Unified School District desires to utilize an existing National Joint Power Alliance (NJPA) Request for Proposal (RFP) for the purchase of Technology Solutions with Related Equipment and Accessories. CDW Government LLC was awarded NJPA RFP No. 100614, which allows for cooperative purchasing agreements between public agencies. The contract is valid through December 1, 2018 with an option to a one year renewal at the discretion of NJPA.

District staff has reviewed available cooperative purchasing agreements and other formal purchasing options to purchase Technology Solutions with Related Equipment and Accessories and found that the subject contract best meets the needs of the District.

FISCAL IMPACT: The approval of this agenda item to allow the use of the cooperative purchasing agreement referenced without limit as to dollar amount or items.

RECOMMENDATION: It is recommended that the Board of Education find and determine that it is in the best interest of the District to approve the utilization of NJPA, RFP No. 100614 with CDW Government LLC to purchase quantities at unit prices quoted, sufficient to meet the needs of the Riverside Unified School District. Furthermore, the District will make all purchases in its own name, be responsible for payment directly to the vendor, and is responsible for any tax liability.

ADDITIONAL MATERIAL: Agreement NJPA RFP No. 100614

Attached: Yes



Contract Acceptance and Award

(To be completed only by NJPA)

NJPA 100614 # Technology Solutions with Related Equipment and Accessories

CDW Government, LLC
Proposer's full legal name

Your proposal is hereby accepted and awarded. As an awarded Proposer, you are now bound to provide the defined product/equipment and services contained in your proposal offering according to all terms, conditions, and pricing set forth in this RFP, any amendments to this RFP, your Response, and any exceptions accepted or rejected by NJPA on Form C.

The effective start date of the Contract will be December 1st, 2014 and continue for four years from the board award date. This contract has the consideration of a fifth year renewal option at the discretion of NJPA.

National Joint Powers Alliance® (NJPA)

NJPA Authorized signature: [Signature] Dr. Chad Couette
NJPA Executive Director (Name printed or typed)

Awarded this 18th day of November, 2014 NJPA Contract Number 100614 #CDW

NJPA Authorized signature: [Signature] Scott Veronen
NJPA Board Member (Name printed or typed)

Executed this 18th day of November, 2014 NJPA Contract Number 100614 #CDW

Proposer hereby accepts contract award including all accepted exceptions and NJPA clarifications identified on FORM C.

Vendor Name CDW Government LLC

Vendor Authorized signature: [Signature] Christina V. Rother
Title: President, CDW Government LLC (Name printed or typed)

Executed this 26th day of November, 2014 NJPA Contract Number 100614 #CDW



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Resolution No. 2014/15-48 – Resolution of the Board of Education of the Riverside Unified School District Authorizing the Temporary Transfer of Funds From the District’s General Fund to the District’s Adult Education Fund for the Following Fiscal Year to Mitigate Potential Impacts of Funding Delays and Federal Sequestration

Presented by: Sandra L. Meekins, Director, Business Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent Business Services & Governmental Relations

Type of Item: Consent

Short Description: Approval of this agenda item will allow the District to provide temporary loans for the 2015-2016 fiscal year from the General Fund to the Adult Education Fund.

DESCRIPTION OF AGENDA ITEM:

Education Code 42603 allows the Governing Board of a school district to temporarily transfer cash to another fund or account of the District for payment of obligations. Amounts transferred are generally repaid in the same fiscal year; however, transfers made within 120 days of the end of the fiscal year may be repaid in the following fiscal year. Any interest earned from excess funds shall be transferred back to the General Fund.

In order to meet the Adult Education Fund’s daily cash obligations for payroll and accounts payable, programs are at risk from funding delays and Federal sequestration; District staff is requesting authorization to process temporary transfers of cash from the District’s General Fund to the Adult Education Fund through June 30, 2016. The Education Code cited above limits the amount of funds that can be transferred from any one fund. Any funds borrowed will be repaid within the timelines specified by Education Code 42603.

Authorization is requested to transfer funds from the General Fund to the Adult Education Fund as needed for the 2015-2016 fiscal year.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution No. 2014/15-48 – Resolution of the Board of Education of the Riverside Unified School District Authorizing the Temporary Transfer of Funds from the District’s General Fund to the District’s Adult Education Fund for the 2015-2016 Fiscal Year to Mitigate Potential Impacts of Funding Delays and Federal Sequestration.

ADDITIONAL MATERIAL: Resolution No. 2014/15-48

Attached: Yes

RESOLUTION NO. 2014/15-48

**RESOLUTION OF THE BOARD OF EDUCATION OF THE RIVERSIDE
UNIFIED SCHOOL DISTRICT AUTHORIZING THE TEMPORARY
TRANSFER OF FUNDS FROM THE DISTRICT'S GENERAL FUND TO
THE DISTRICT'S ADULT EDUCATION FUND FOR THE FOLLOWING
FISCAL YEAR TO MITIGATE POTENTIAL IMPACTS OF FUNDING
DELAYS AND FEDERAL SEQUESTRATION**

WHEREAS, the District's Adult Education Fund must meet its payroll and accounts payable obligations; and

WHEREAS, the timing of the apportionments due the Adult Education Fund are delayed and not received on a timely basis due to funding delays and Federal sequestration; and

WHEREAS, Education Code 42603 allows the Board of Education of any school district to direct monies held in any fund or account to be temporarily transferred to another fund or account of the District for payment of obligations; and,

WHEREAS, the transfer or transfers shall be accounted for as temporary borrowing between funds or accounts and shall not be available for appropriation or be considered income to the borrowing fund or account, and amounts transferred shall be repaid either in the same fiscal year or in the following fiscal year if the transfer takes place within the final 120 calendar days of a fiscal year;

NOW, THEREFORE, BE IT RESOLVED that the Board of Education of the Riverside Unified School District directs the County Treasurer to transfer funds from the District's General Fund to the Adult Education Fund for the 2015-2016 fiscal year to mitigate potential impacts of funding delays and Federal sequestration.

PASSED AND ADOPTED by the Board of Education of the Riverside Unified School District at its regular meeting held on June 1, 2015 by the following vote:

AYES: _____

NOES: _____

ABSENT: _____

ABSTAIN: _____

Brent Lee, Clerk
Board of Education

Dated: _____

**Board Meeting Agenda
June 1, 2015**

Topic: Approval of Change Order No. 1 – Bid No. 2014/15-09 – Floating Bulkhead – Riverside Polytechnic High School

Presented by: Kevin Hauser, Assistant Director, Facilities Projects

Responsible Cabinet Member: Kirk R. Lewis, Ed. D., Assistant Superintendent, Operations

Type of Item: Consent

Short Description: A change is recommended in the scope of work for the Floating Bulkhead at Riverside Polytechnic High School.

DESCRIPTION OF AGENDA ITEM:

On October 20, 2014 the Board of Education approved Bid No. 2014/15-09 – Floating Bulkhead – Riverside Polytechnic High School. The bid was awarded to Waterline Technologies, Inc., and Purchase Order C6003472 was issued in the amount of \$208,580.00.

District staff is requesting the following changes in the scope of work for Change Order No. 1: (1) provide an aluminum warning sign stating “No Swimming Under Bulkhead”; and (2) provide a stainless steel heavy duty parking station for the bulkhead when not in use.

Change Order No 1, in the amount of \$1,083.24, brings the total amount of the Purchase Order to \$209,663.24. Funding for this project is ninety-six percent (96%) from Measure B and four percent (4%) from Redevelopment Agency funds.

FISCAL IMPACT: Change order value of \$1,083.24 is included in the budget for this project.

RECOMMENDATION: It is recommended that the Board of Education approve Change Order No. 1 in the amount of \$1,083.24 to Waterline Technologies, Inc., bringing the new total amount of the purchase order to \$209,663.24.

ADDITIONAL MATERIAL: Request for Change Order No. 1 – Floating Bulkhead – Riverside Polytechnic High School.

Attached: Yes

CHANGE ORDER

Distribution to:
 Owner
 Architect
 Contractor

PROJECT: FLOATING BULKHEAD AT POLY POOL

CHANGE ORDER NO: 1

DATE: MARCH 1, 2015

BID NO: 2014/15-09

You are directed to make the following changes in this Contract:

COR #	DESCRIPTION OF WORK	COST
1	18" x 24" Aluminum Danger Sign "No Swimming Under Bulkhead	\$267.84
2	1 Stainless Steel HD Parking Station	815.40

TOTAL: 1,083.24

The original Contract Sum was \$208,580.00
 Net change by previously authorized Change Orders \$ -0-
 The Contract Sum prior to this Change Order was \$208,580.00
 The total amount of this Change Order is (increase/decrease) \$ 1,083.24
 The new Contract Sum including this Change Order will be \$209,663.24
 The amount of days the Contract Time will be changed by [0]

OWNER

Riverside Unified School District
 3070 Washington Street
 Riverside, CA 92504

By: _____

Date: _____

INVOICE

Waterline Technologies, Inc.



WATERLINE TECHNOLOGIES, INC.
620 SANTIAGO STREET
SANTA ANA, CA 92701
USA
T 714-564-9100
F 714-564-9700

Alan Wells
4-1-15

INVOICE	
5299203	
Invoice Date	Page
3/31/2015 08:17:09	1 of 1
ORDER NUMBER	
1346102	

Bill To:

RIVERSIDE UNIFIED SCHOOL DISTRICT
3380 14th Street
RIVERSIDE, CA 92501

Ship To:

POLY HIGH SCHOOL
5450 VICTORIA AVE.
KEY #15 DEL. AFTER 7 AM!
RIVERSIDE, CA 92506
JOE 951-368-7353

REGGIE ROUSTER
4-1-15

RECEIVED APR 01 2015

Customer ID: 6443

PO Number		Terms Description	Net Due Date	Disc Due Date	Discount Amount			
C-6003472-1		Net 30	4/30/2015	4/30/2015	0.00			
Order Date	Pick Ticket No	Primary Salesrep Name		Taker				
3/9/2015 09:07:31	3309091	TOM BERREY		TBERREY				
Quantities								
Ordered	Shipped	Remaining	UOM Unit Size	Disp.	Item ID Item Description	Pricing UOM Unit Size	Unit Price	Extended Price

Carrier: OUR TRUCK - SANTA ANA Tracking #:

4.00	4.00	0.00	EA		12-1780	EA	62.00	248.00
				1.0	18" x 24" ALUM DANGER - SIGN - NO SWIMMING UNDER BULKHEAD	1.0000		

Total Lines: 1

SUB-TOTAL: 248.00
RIVERSIDE COUNTY: 19.84
U.S. Dollars **AMOUNT DUE:** 267.84

PLEASE CALL 800-424-9300 FOR MSDS OR EMERGENCY RESPONSE INFORMATION
PLACARDS OFFERED FOR HAZARDOUS MATERIALS OVER 1,000 POUNDS.

Signature: _____ Date: _____
This is to certify that the above materials are properly classified, described, packaged, marked, and labeled, and are in proper conditions for transportation according to the applicable regulations of the Department of Transportation.

Damage or shortage claims must be made within three days after delivery. No returns accepted unless authorized and accompanied by a WTI return goods form. Merchandise returned will be subject to a 25% restocking fee. A service fee may be charged to accounts 30 days past due at the rate of 1-1/2% per month or 18% per annum. In the event of default buyer shall pay all attorney or collection fees. Under California mechanics lien laws, any contractor, subcontractor, laborer, supplier or other person(s) who helps to improve your property but is not paid for his work or supplies, has a right to enforce a claim against your property. You must request a labor or material release to insure all labor and materials have been paid up to the date of your payment to the contractor. Your property could be sold by the court and the proceeds of the sale could be used to satisfy the indebtedness, this can happen even if you have paid your own contractor in full, if the laborer or supplier remain unpaid.

Signature: _____ Date: _____

INVOICE

Waterline Technologies, Inc.



Swimming Pool Equipment
and Chemicals

WATERLINE TECHNOLOGIES, INC.
620 SANTIAGO STREET
SANTA ANA, CA 92701
USA
T 714-564-9100
F 714-564-9700

INVOICE	
5299226	
Invoice Date	Page
3/31/2015 10:08:28	1 of 1
ORDER NUMBER	
1346102	

Bill To:

RIVERSIDE UNIFIED SCHOOL DISTRICT
3380 14th Street
RIVERSIDE, CA 92501

Ship To:

POLY HIGH SCHOOL
5450 VICTORIA AVE.
KEY #15 DEL. AFTER 7 AM!
RIVERSIDE, CA 92506
JOE 951-368-7353

Customer ID: 6443

PO Number		Terms Description	Net Due Date	Disc Due Date	Discount Amount			
C-6003472-1		Net 30	4/30/2015	4/30/2015	0.00			
Order Date	Pick Ticket No	Primary Salesrep Name		Taker				
3/9/2015 09:07:31	3309118	TOM BERREY		TBERREY				
Quantities					Item ID Item Description	Pricing UOM Unit Size	Unit Price	Extended Price
Ordered	Shipped	Remaining	UOM Unit Size	Disp.				

Carrier: OUR TRUCK - SANTA ANA Tracking #:

1.00	1.00	0.00	EA	01-0626	EA	755.00	755.00
			1.0	STAINLESS STEEL HD PARKING STATION DOWN	ED000		

Total Lines: 1

SUB-TOTAL: 755.00
RIVERSIDE COUNTY: 60.40
U.S. Dollars **AMOUNT DUE:** **815.40**

PLEASE CALL 800-424-9300 FOR MSDS OR EMERGENCY RESPONSE INFORMATION
PLACARDS OFFERED FOR HAZARDOUS MATERIALS OVER 1,000 POUNDS.

Signature: _____

Date: _____

This is to certify that the above materials are properly classified, described, packaged, marked, and labeled, and are in proper conditions for transportation according to the applicable regulations of the Department of Transportation.

Damage or shortage claims must be made within three days after delivery. No returns accepted unless authorized and accompanied by a WTI return goods form. Merchandise returned will be subject to a 25% restocking fee. A service fee may be charged to accounts 30 days past due at the rate of 1-1/2% per month or 18% per annum. In the event of default buyer shall pay all attorney or collection fees. Under California mechanics lien laws, any contractor, subcontractor, laborer, supplier or other person(s) who helps to improve your property but is not paid for his work or supplies, has a right to enforce a claim against your property. You must request a labor or material release to insure all labor and materials have been paid up to the date of your payment to the contractor. Your property could be sold by the court and the proceeds of the sale could be used to satisfy the indebtedness, this can happen even if you have paid your own contractor in full, if the laborer or supplier remain unpaid.

Signature: _____

Date: _____

*** REPRINT ***

**Board Meeting Agenda
June 1, 2015**

Topic: Approval of Change Order No. 2 – Bid No. 2014/15-13 – Relocatable Classrooms at Two Sites – Woodcrest Elementary School

Presented by: Kevin Hauser, Assistant Director, Facilities Projects

Responsible Cabinet Member: Kirk R. Lewis, Ed. D., Assistant Superintendent, Operations

Type of Item: Consent

Short Description: A change is recommended in the scope of work for the Relocatable Classroom at Woodcrest Elementary School.

DESCRIPTION OF AGENDA ITEM:

On November 3, 2014 the Board of Education approved Bid No. 2014/15-13 – Relocatable Classrooms at Two Sites – Woodcrest Elementary School. The bid was awarded to Cinbad Industry, Inc., and Purchase Order C6003512 was issued in the amount of \$120,365.90. One previous Change Order was approved for \$5,200.00, bringing the total amount of the Purchase Order to \$125,565.90.

District staff is requesting the following changes in the scope of work for Change Order No. 2: provide and install one exterior light fixture.

Change Order No 2, in the amount of \$424.35, brings the total amount of the Purchase Order to \$255,990.25. Funding for this project is one hundred percent (100%) from Developer fees.

FISCAL IMPACT: Change order value of \$424.35 is included in the budget for this project.

RECOMMENDATION: It is recommended that the Board of Education approve Change Order No. 2 in the amount of \$424.35 to Cinbad Industry, Inc., bringing the new total amount of the purchase order to \$255,990.25.

ADDITIONAL MATERIAL: Request for Change Order No. 2 – Relocatable Classrooms at Two Sites – Woodcrest Elementary School.

Attached: Yes

CINBAD INDUSTRY, Inc



21417 Germain St. Chatsworth CA 91311

Cinbadindustry@ymail.com

Tel.(818)822-2419

Woodcrest Change Order #5

May 12, 2015

This change order is to add one RAB light fixture at the main entrance.

As Cinbad Industry was instructed by RUSD to:

- Run power to new lighting fixture
- Furnish and install (01) RAB WP2 2x42W CFL 120-277V wall pack bronze color
- Leave lighting working properly

Subcontractor's cost \$369.00

GC 15% markup \$55.35

Total cost \$424.35

ACCEPT PLEASE SIGN

**Board Meeting Agenda
June 1, 2015**

Topic: Notice of Completion – Purchase Order C6003472 – Bid 2014/15-09 – Floating Bulkhead – Riverside Polytechnic High School Aquatics Pool

Presented by: Kevin Hauser, Assistant Director, Facilities Projects

Responsible
Cabinet Member: Kirk R. Lewis, Ed.D, Assistant Superintendent, Operations

Type of Item: Consent

Short Description: A Notice of Completion is recommended for the Floating Bulkhead at the Riverside Polytechnic High School Aquatics Pool.

DESCRIPTION OF AGENDA ITEM:

On October 14, 2014, the Board of Education approved Bid No. 2014/15-09 – Floating Bulkhead at the Riverside Polytechnic High School Aquatics Pool. Purchase Order C6003472 was issued to Waterline Technologies, Inc. in the amount of \$208,580.00. One subsequent Change Order was approved for \$1,083.24, bringing the total of the Purchase Order to \$209,663.24.

The scope of work for this project was to perform and complete all work required in connection with the floating bulkhead, warning signs and parking station for the Riverside Polytechnic High School aquatics pool.

District staff and inspector of record have reviewed the project, deemed the project complete, and a Notice of Completion is now being requested.

Funding for this project is ninety-six percent (96%) from Measure B and four percent (4%) from the special reserve fund for capital outlay.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve that a Notice of Completion be filed for Waterline Technologies, Inc., Purchase Order C6003472, for a total of \$109,663.24.

ADDITIONAL MATERIAL: Email from project manager requesting Notice Of Completion be filed.

Attached: Yes

Obrien, Laurie L.

From: Hauser, Kevin D.
Sent: Friday, May 15, 2015 4:05 PM
To: Obrien, Laurie L.
Subject: Poly Aquatics Bulkhead

Laurie;

Please issue a Notice of Completion for the Poly Aquatics Bulkhead project.

Thank you.

Kevin Hauser
Assistant Director, Facilities Projects
Riverside Unified School District

3070 Washington St.
Riverside, CA 92504
(951) 788-7496 Ext. 84704
Fax (951) 778-5643
Cell (951) 377-2143
khauser@rusd.k12.ca.us

**Board Meeting Agenda
June 1, 2015**

Topic: Notice of Completion – Purchase Order C6003702 – Bid 2014/15-21
UCCAP – Ball Field Power Upgrades – Martin Luther King Jr. High School

Presented by: Kevin Hauser, Assistant Director, Facilities Projects

Responsible

Cabinet Member: Kirk R. Lewis, Ed.D, Assistant Superintendent, Operations

Type of Item: Consent

Short Description: A Notice of Completion is recommended for the Ball Field Power Upgrades at Martin Luther King Jr. High School.

DESCRIPTION OF AGENDA ITEM:

On October 14, 2014, Bid No. 2014/15-09 UCCAP – Ball Field Power Upgrades at Martin Luther King High School was awarded to Champion Electric, Inc. and Purchase Order C6003702 was issued in the amount of \$54,899.00.

The scope of work for this project was to perform and complete all work required in connection with the power upgrade for the ball field at Martin Luther King Jr. High School.

District staff and inspector of record have reviewed the project, deemed the project complete, and a Notice of Completion is now being requested.

Funding for this project is one hundred percent (100%) from Measure B.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve that a Notice of Completion be filed for Champion Electric, Inc., Purchase Order C6003702, for a total of \$54,899.00.

ADDITIONAL MATERIAL: Invoice showing 100% completion.

Attached: Yes

To: RIVERSIDE UNIFIED SCHOOL DISTR

From (Subcontractor):



C10/B License #: 744374

Application and Certificate For Payment -- Page 2 of 2

Champion's Job Number: 150015
Project: MARTIN LUTHER KING HS

Application No: 1
Date: 04/30/15
Period To: 04/30/15

Item Number	Description	Scheduled Value	Work Completed		Materials Presently Stored	Completed and Stored to Date	%	Balance to Finish	Retention	Memo
			Previous Application	This Period						
100	MOBILIZATION / START UP	3,299.00	0.00	3,299.00	0.00	3,299.00	100.00	0.00	164.95	
101	UNDERGROUND	25,000.00	0.00	25,000.00	0.00	25,000.00	100.00	0.00	1,250.00	
102	LIGHTING & GEAR MATERIAL ONLY	1,600.00	0.00	1,600.00	0.00	1,600.00	100.00	0.00	80.00	
103	BRANCH WIRE	19,000.00	0.00	19,000.00	0.00	19,000.00	100.00	0.00	950.00	
104	SITE FIXTURE & GEAR INSTALL.	3,000.00	0.00	3,000.00	0.00	3,000.00	100.00	0.00	150.00	
105	FINAL SIGN OFF / CLOSE OUT	3,000.00	0.00	3,000.00	0.00	3,000.00	100.00	0.00	150.00	
Application Total		54,899.00	0.00	54,899.00	0.00	54,899.00	100.00	0.00	2,744.95	

NOC

**Board Meeting Agenda
June 1, 2015**

Topic: Ordinance No. 2014/15-01 – Ordinance of the Board of Education of the Riverside Unified School District, an Urgency Ordinance Levying Special Taxes to be Collected During Fiscal Year 2015-16 for the Payment of the Principal of and Interest on and Administrative Expenses with Respect to the Bonds of Community Facilities District No. 15 of Riverside Unified School District Issued for Improvement Area No. 1, Improvement Area No. 2 and Improvement Area No. 3 Thereof

Presented by: Hayley Calhoun, Director, Planning and Development

Responsible
Cabinet Member: Kirk R. Lewis, Ed.D., Assistant Superintendent, Operations

Type of Item: Consent

Short Description: The Board of Education must adopt an ordinance levying special taxes for the 2015-16 fiscal year on property within the Community Facilities District No. 15 Improvement Area No. 1, Improvement Area No. 2 and Improvement Area No. 3 Thereof

DESCRIPTION OF AGENDA ITEM:

The Board needs to adopt an ordinance rather than a resolution when new parcels have been added to the Community Facilities District (CFD) tax rolls or the tax rate levied on the CFD exceeds that previously levied by a prior ordinance. Because this ordinance is only being brought before the Board one time, it is considered to be an urgency ordinance. All of the requisite noticing requirements have been completed. The Board must adopt this ordinance for the fiscal year 2015-16 to pay debt service on the outstanding bonds and to pay the costs associated with the administration of the CFD.

The vote on Ordinance No. 2014/15-01 must be done by roll call.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education adopt Ordinance No. 2014/15-01.

ADDITIONAL MATERIAL: Ordinance No. 2014/15-01 and CFD map.

Attached: Yes

ORDINANCE NO. 2014/15-01

AN URGENCY ORDINANCE LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 15 OF RIVERSIDE UNIFIED SCHOOL DISTRICT ISSUED FOR IMPROVEMENT AREA NO. 1, IMPROVEMENT AREA NO. 2 AND IMPROVEMENT AREA NO. 3 THEREOF

THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Findings. It is necessary that the Board of Education of Riverside Unified School District levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 15 of Riverside Unified School District, County of Riverside, State of California (the "District") issued for Improvement Area No. 1 ("Improvement Area No. 1"), Improvement Area No. 2 ("Improvement Area No. 2") and Improvement Area No. 3 ("Improvement Area No. 3") of the District, and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest.

Section 2. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within Improvement Area No. 1, on all parcels of real property within Improvement Area No. 2 and on all parcels of real property with Improvement Area No. 3 which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to said Sections 53340 and 53358, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 3. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this ordinance transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

Section 4. Authorization to Publish Ordinance. The President of the Board of Education shall sign this ordinance and the Clerk shall attest thereto and shall, within fifteen days of its adoption, cause it or a summary of it to be published in the Press Enterprise, a newspaper published and circulated in Riverside Unified School District.

Section 5. Urgency and Effective Date. This ordinance is an urgency ordinance relating to taxes for the usual and current expenses of the District, *i.e.*, the levy of special taxes to pay the principal of and interest on the outstanding bonds of the District. Accordingly, pursuant

to Sections 36937 of the Government Code, this ordinance shall become effective immediately upon its adoption.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015 by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED

President of the Board of Education
of Riverside Unified School District

ATTEST:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the foregoing ordinance was adopted by the Board of Education at a regular meeting held on the 1st day of June, 2015, that the foregoing is a full, true and correct copy of Ordinance No. 2014/15-01 of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-130-036-7			0		0	0	EX	\$0.00	\$0.00	\$0.00
266-500-001-8	30756	1	1	10/21/04	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-500-002-9	30756	2	1	10/21/04	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-500-003-0	30756	3	1	10/21/04	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-500-004-1	30756	4	1	10/21/04	11,326	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-500-005-2	30756	5	1	10/21/04	13,504	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-001-1	30756	47	1	9/27/04	13,504	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-002-2	30756	48	1	9/27/04	16,117	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-003-3	30756	49	1	9/27/04	13,939	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-004-4	30756	50	1	9/27/04	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-005-5	30756	51	1	9/27/04	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-006-6	30756	52	1	9/27/04	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-007-7	30756	53	1	9/27/04	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-008-8	30756	54	1	9/27/04	11,761	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-009-9	30756	55	1	9/27/04	12,197	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-010-9	30756	56	1	10/21/04	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-011-0	30756	57	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-012-1	30756	58	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-013-2	30756	59	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-014-3	30756	60	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-501-015-4	30756	61	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-016-5	30756	62	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-501-017-6	30756	63	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-501-018-7	30756	64	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-001-4	30756	65	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-002-5	30756	66	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-502-003-6	30756	67	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-502-004-7	30756	68	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-005-8	30756	69	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-502-006-9	30756	70	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-502-007-0	30756	71	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-502-008-1	30756	72	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-009-2	30756	73	1	10/21/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-502-010-2	30756	74	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-502-011-3	30756	75	1	10/21/04	10,019	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-012-4	30756	76	1	10/21/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-502-013-5	30756	77	1	10/21/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-014-6	30756	78	1	10/21/04	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-502-015-7	30756	79	1	10/21/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-016-8	30756	80	1	10/21/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-502-017-9	30756	81	1	10/21/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-502-018-0	30756	82	1	10/21/04	10,890	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-510-001-9	30756	6	1	9/10/04	12,197	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-510-002-0	30756	7	1	9/10/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-510-003-1	30756	8	1	9/10/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-510-004-2	30756	9	1	9/10/04	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-510-005-3	30756	10	1	9/10/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-510-006-4	30756	11	1	9/10/04	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-510-007-5	30756	12	1	9/10/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-511-001-2	30756	13	1	9/10/04	12,632	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-511-002-3	30756	14	1	9/10/04	14,375	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-003-4	30756	15	1	9/10/04	15,682	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-511-004-5	30756	16	1	9/10/04	12,197	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-005-6	30756	17	1	9/10/04	12,632	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-006-7	30756	18	1	9/10/04	12,632	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-511-007-8	30756	19	1	9/10/04	12,632	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-511-008-9	30756	20	1	9/27/04	12,632	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-511-009-0	30756	21	1	9/27/04	12,197	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-010-0	30756	22	1	9/27/04	12,632	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-511-011-1	30756	23	1	9/27/04	12,197	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-012-2	30756	24	1	9/27/04	14,810	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-511-013-3	30756	25	1	9/27/04	12,632	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-511-014-4	30756	83	1	9/10/04	16,988	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-511-015-5	30756	84	1	9/10/04	13,504	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-001-5	30756	26	1	9/27/04	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-002-6	30756	27	1	9/27/04	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-003-7	30756	28	1	9/27/04	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-004-8	30756	29	1	9/27/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-005-9	30756	30	1	9/27/04	13,068	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-006-0	30756	31	1	9/27/04	12,197	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-007-1	30756	32	1	9/27/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-008-2	30756	33	1	9/27/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-009-3	30756	34	1	9/27/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-512-010-3	30756	35	1	9/27/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-011-4	30756	36	1	9/10/04	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-512-012-5	30756	37	1	9/10/04	10,019	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-512-013-6	30756	38	1	9/10/04	10,019	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-014-7	30756	39	1	9/27/04	11,761	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-015-8	30756	40	1	9/27/04	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-512-016-9	30756	41	1	9/27/04	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-017-0	30756	42	1	9/27/04	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-018-1	30756	43	1	9/27/04	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-019-2	30756	44	1	9/27/04	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-512-020-2	30756	45	1	9/27/04	13,939	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-512-021-3	30756	46	1	9/27/04	16,117	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-520-001-0	31236-1	1	1	2/1/05	8,276	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-520-002-1	31236-1	2	1	2/1/05	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-003-2	31236-1	3	1	2/1/05	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-004-3	31236-1	4	1	2/1/05	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-520-005-4	31236-1	5	1	2/1/05	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-006-5	31236-1	6	1	2/1/05	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-007-6	31236-1	7	1	2/1/05	6,970	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-520-008-7	31236-1	8	1	2/1/05	6,970	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-009-8	31236-1	9	1	2/1/05	6,970	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-010-8	31236-1	10	1	2/1/05	6,970	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-520-011-9	31236-1	11	1	2/1/05	7,405	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-520-012-0	31236-1	12	1	12/22/04	7,841	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-520-013-1	31236-1	13	1	12/22/04	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-014-2	31236-1	14	1	12/22/04	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-520-015-3	31236-1	15	1	12/22/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-016-4	31236-1	16	1	12/22/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-017-5	31236-1	17	1	12/22/04	7,405	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-520-018-6	31236-1	18	1	12/22/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-019-7	31236-1	19	1	12/22/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-020-7	31236-1	20	1	12/22/04	7,841	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-021-8	31236-1	21	1	12/22/04	10,890	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-520-022-9	31236-1	22	1	11/18/04	6,534	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-023-0	31236-1	23	1	11/18/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-024-1	31236-1	24	1	11/18/04	6,970	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-025-2	31236-1	25	1	11/18/04	7,405	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-520-026-3	31236-1	26	1	9/30/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-520-027-4	31236-1	27	1	9/30/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-520-028-5	31236-1	174	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-521-001-3	31236-1	41	1	9/30/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-521-002-4	31236-1	42	1	9/30/04	8,712	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-521-003-5	31236-1	43	1	11/5/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-521-004-6	31236-1	44	1	12/14/04	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-001-6	31236-1	71	1	11/18/04	8,276	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-002-7	31236-1	72	1	11/18/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-003-8	31236-1	73	1	12/10/04	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-004-9	31236-1	74	1	12/10/04	7,841	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-005-0	31236-1	75	1	12/10/04	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-006-1	31236-1	76	1	12/10/04	7,841	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-007-2	31236-1	77	1	12/10/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-008-3	31236-1	78	1	12/10/04	8,712	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-522-009-4	31236-1	79	1	12/10/04	14,375	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-010-4	31236-1	80	1	12/10/04	11,326	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-011-5	31236-1	81	1	12/10/04	13,068	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-012-6	31236-1	82	1	12/10/04	8,276	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-522-013-7	31236-1	83	1	12/10/04	8,276	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-014-8	31236-1	84	1	12/10/04	7,841	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-015-9	31236-1	85	1	12/10/04	7,841	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-016-0	31236-1	86	1	12/10/04	7,841	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-017-1	31236-1	87	1	11/18/04	7,841	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-018-2	31236-1	88	1	11/18/04	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-019-3	31236-1	89	1	11/18/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-020-3	31236-1	90	1	11/18/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-021-4	31236-1	91	1	11/18/04	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-022-5	31236-1	92	1	11/18/04	7,841	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-023-6	31236-1	93	1	11/18/04	8,276	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-024-7	31236-1	94	1	12/22/04	7,841	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-522-025-8	31236-1	95	1	12/22/04	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-026-9	31236-1	96	1	12/22/04	6,970	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-027-0	31236-1	97	1	12/22/04	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-028-1	31236-1	98	1	12/22/04	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-029-2	31236-1	99	1	12/22/04	6,970	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-030-2	31236-1	100	1	12/22/04	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-031-3	31236-1	101	1	12/22/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-032-4	31236-1	102	1	12/22/04	7,405	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-522-033-5	31236-1	103	1	2/17/05	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-034-6	31236-1	104	1	2/17/05	7,405	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-035-7	31236-1	105	1	2/17/05	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-522-036-8	31236-1	106	1	2/17/05	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-037-9	31236-1	107	1	2/17/05	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-522-038-0	31236-1	108	1	2/17/05	6,970	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-039-1	31236-1	109	1	2/17/05	7,841	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-040-1	31236-1	110	1	2/15/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-041-2	31236-1	111	1	2/15/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-522-042-3	31236-1	112	1	2/15/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-522-043-4	31236-1	113	1	2/15/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-001-9	31236-1	150	1	2/15/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-523-002-0	31236-1	151	1	2/15/05	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-003-1	31236-1	152	1	2/15/05	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-523-004-2	31236-1	153	1	11/12/04	6,970	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-005-3	31236-1	154	1	11/12/04	6,534	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-006-4	31236-1	155	1	11/12/04	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-007-5	31236-1	156	1	11/12/04	10,454	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-523-008-6	31236-1	157	1	2/17/05	7,405	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-009-7	31236-1	158	1	2/17/05	6,970	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-010-7	31236-1	159	1	2/17/05	6,970	3,242	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-011-8	31236-1	160	1	2/17/05	7,405	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-012-9	31236-1	161	1	2/17/05	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-523-013-0	31236-1	162	1	2/17/05	7,405	3,258	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-014-1	31236-1	163	1	2/17/05	7,405	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-523-015-2	31236-1	164	1	2/17/05	7,841	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-523-016-3	31236-1	165	1	2/1/05	7,405	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-017-4	31236-1	166	1	2/16/05	7,841	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-523-018-5	31236-1	167	1	2/16/05	7,841	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-019-6	31236-1	168	1	2/16/05	7,841	3,360	4	\$3,068.00	\$2,143.80	\$2,143.80
266-523-020-6	31236-1	169	1	2/16/05	7,841	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-523-021-7	31236-1	170	1	2/16/05	7,841	2,648	6	\$2,709.00	\$1,892.94	\$1,892.94
266-523-022-8	31236-1	171	1	2/16/05	7,405	2,916	5	\$2,898.00	\$2,025.02	\$2,025.02
266-523-023-9	31236-1	172	1	2/16/05	8,276	4,063	1	\$3,536.00	\$2,470.82	\$2,470.82
266-523-024-0	31236-1	173	1	2/16/05	9,583	2,000	7	\$2,483.00	\$1,735.02	\$1,735.02
266-530-001-1	31236-1	28	1	9/30/04	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-530-002-2	31236-1	29	1	9/30/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-530-003-3	31236-1	30	1	9/30/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-530-004-4	31236-1	31	1	9/30/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-531-001-4	31236-1	32	1	9/30/04	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-531-002-5	31236-1	33	1	9/30/04	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-532-001-7	31236-1	34	1	9/30/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-532-002-8	31236-1	35	1	9/30/04	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-532-003-9	31236-1	36	1	9/30/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-532-004-0	31236-1	37	1	9/30/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-532-005-1	31236-1	38	1	9/30/04	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-532-006-2	31236-1	39	1	9/30/04	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-532-007-3	31236-1	40	1	9/30/04	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-532-008-4	31236-1	45	1	12/14/04	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-532-009-5	31236-1	46	1	12/14/04	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-532-010-5	31236-1	47	1	12/14/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-532-011-6	31236-1	48	1	12/14/04	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-532-012-7	31236-1	49	1	12/28/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-532-013-8	31236-1	50	1	12/28/04	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-532-014-9	31236-1	51	1	12/28/04	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-001-0	31236-1	52	1	12/14/04	8,276	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-002-1	31236-1	53	1	12/14/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-003-2	31236-1	54	1	12/14/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-004-3	31236-1	55	1	12/14/04	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-005-4	31236-1	56	1	12/14/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-006-5	31236-1	57	1	12/14/04	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-007-6	31236-1	58	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-008-7	31236-1	59	1	2/3/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-009-8	31236-1	60	1	2/3/05	13,504	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-010-8	31236-1	61	1	2/3/05	10,890	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-011-9	31236-1	62	1	2/3/05	13,068	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-012-0	31236-1	63	1	2/3/05	8,712	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-013-1	31236-1	64	1	2/3/05	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-014-2	31236-1	65	1	12/14/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-015-3	31236-1	66	1	12/14/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-016-4	31236-1	67	1	12/14/04	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-017-5	31236-1	68	1	12/14/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-018-6	31236-1	69	1	12/14/04	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-019-7	31236-1	70	1	12/14/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-020-7	31236-1	114	1	2/15/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-021-8	31236-1	115	1	2/15/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-022-9	31236-1	116	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-023-0	31236-1	117	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-024-1	31236-1	118	1	2/3/05	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-533-025-2	31236-1	119	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-026-3	31236-1	120	1	2/3/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-533-027-4	31236-1	121	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-028-5	31236-1	122	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-029-6	31236-1	123	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-030-6	31236-1	124	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-031-7	31236-1	125	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-032-8	31236-1	126	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-533-033-9	31236-1	127	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-533-034-0	31236-1	128	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-533-035-1	31236-1	129	1	2/3/05	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-534-001-3	31236-1	130	1	2/3/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-002-4	31236-1	131	1	2/3/05	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-003-5	31236-1	132	1	2/3/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-004-6	31236-1	133	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-005-7	31236-1	134	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-534-006-8	31236-1	135	1	2/3/05	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-007-9	31236-1	136	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-008-0	31236-1	137	1	2/3/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-009-1	31236-1	138	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-534-010-1	31236-1	139	1	2/3/05	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-011-2	31236-1	140	1	2/3/05	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-534-012-3	31236-1	141	1	2/3/05	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-013-4	31236-1	142	1	2/3/05	8,712	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-534-014-5	31236-1	143	1	2/3/05	12,197	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-015-6	31236-1	144	1	2/3/05	8,276	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-016-7	31236-1	145	1	2/3/05	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-534-017-8	31236-1	146	1	2/3/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-534-018-9	31236-1	147	1	2/3/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-534-019-0	31236-1	148	1	2/15/05	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-534-020-0	31236-1	149	1	2/15/05	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-001-2	31236	1	1	11/5/04	34,848	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-002-3	31236	2	1	11/5/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-003-4	31236	3	1	12/10/04	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-004-5	31236	4	1	12/10/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-005-6	31236	5	1	12/10/04	8,712	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-006-7	31236	39	1	2/15/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-007-8	31236	40	1	2/15/05	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-540-008-9	31236	41	1	2/15/05	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-009-0	31236	42	1	2/15/05	12,632	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-010-0	31236	43	1	2/15/05	10,019	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-011-1	31236	44	1	2/15/05	12,632	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-012-2	31236	45	1	2/15/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-013-3	31236	46	1	2/15/05	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-014-4	31236	47	1	2/15/05	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-015-5	31236	48	1	2/16/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-016-6	31236	49	1	12/10/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-017-7	31236	50	1	12/10/04	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-018-8	31236	51	1	12/10/04	12,197	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-019-9	31236	52	1	2/16/05	10,019	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-020-9	31236	53	1	2/16/05	12,632	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-021-0	31236	54	1	2/16/05	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-022-1	31236	55	1	2/16/05	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-023-2	31236	56	1	2/16/05	7,841	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-024-3	31236	57	1	2/17/05	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-025-4	31236	58	1	2/17/05	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-026-5	31236	59	1	2/17/05	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-540-027-6	31236	60	1	2/17/05	12,197	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-028-7	31236	61	1	9/7/04	10,019	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-540-029-8	31236	62	1	9/7/04	12,197	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-030-8	31236	63	1	9/7/04	7,405	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-540-031-9	31236	64	1	2/17/05	6,534	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-540-032-0	31236	65	1	2/17/05	7,405	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-541-001-5	31236	6	1	12/10/04	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-541-002-6	31236	7	1	12/10/04	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-541-003-7	31236	8	1	12/10/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-541-004-8	31236	9	1	9/30/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-541-005-9	31236	10	1	9/30/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-541-006-0	31236	11	1	9/30/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-541-007-1	31236	27	1	11/5/04	8,276	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-541-008-2	31236	28	1	11/5/04	7,841	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-541-009-3	31236	29	1	11/5/04	6,970	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-541-010-3	31236	30	1	11/5/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-541-011-4	31236	67	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-542-001-8	31236	12	1	9/30/04	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-002-9	31236	13	1	9/30/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-542-003-0	31236	14	1	9/30/04	6,970	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-004-1	31236	15	1	9/30/04	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-005-2	31236	16	1	11/5/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-006-3	31236	17	1	11/5/04	7,405	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-542-007-4	31236	18	1	11/5/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-008-5	31236	19	1	11/5/04	6,970	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-542-009-6	31236	20	1	11/5/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-010-6	31236	21	1	11/5/04	10,454	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-011-7	31236	22	1	11/5/04	10,890	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-542-012-8	31236	23	1	11/5/04	12,197	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-542-013-9	31236	24	1	11/5/04	9,583	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-542-014-0	31236	25	1	11/5/04	6,970	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-015-1	31236	26	1	11/5/04	7,841	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-542-016-2	31236	31	1	11/5/04	7,841	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-017-3	31236	32	1	11/5/04	7,405	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-018-4	31236	33	1	11/5/04	11,761	2,400	7	\$2,483.00	\$1,735.02	\$1,735.02
266-542-019-5	31236	34	1	11/5/04	13,504	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-542-020-5	31236	35	1	11/5/04	13,939	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-542-021-6	31236	36	1	11/5/04	14,375	2,873	5	\$2,898.00	\$2,025.02	\$2,025.02
266-542-022-7	31236	37	1	11/5/04	9,148	2,710	6	\$2,709.00	\$1,892.94	\$1,892.94
266-542-023-8	31236	38	1	11/5/04	10,890	3,206	4	\$3,068.00	\$2,143.80	\$2,143.80
266-542-024-9	31236	66	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-550-001-3	31362-1	1	1	1/5/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-002-4	31362-1	2	1	1/5/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-550-003-5	31362-1	3	1	1/5/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-004-6	31362-1	4	1	1/18/05	11,326	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-550-005-7	31362-1	5	1	1/18/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-006-8	31362-1	6	1	1/18/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-550-007-9	31362-1	7	1	1/18/05	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-008-0	31362-1	8	1	1/18/05	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-550-009-1	31362-1	9	1	1/18/05	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-550-010-1	31362-1	10	1	1/18/05	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-550-011-2	31362-1	11	1	1/14/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-012-3	31362-1	12	1	1/14/05	18,295	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-550-013-4	31362-1	13	1	1/14/05	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-550-014-5	31362-1	14	1	1/14/05	12,197	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-550-015-6	31362-1	15	1	1/14/05	12,632	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-001-6	31362-1	16	1	1/14/05	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-551-002-7	31362-1	17	1	1/14/05	11,761	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-003-8	31362-1	18	1	1/14/05	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-004-9	31362-1	19	1	1/14/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-005-0	31362-1	20	1	1/14/05	12,197	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-006-1	31362-1	21	1	1/14/05	15,246	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-007-2	31362-1	22	1	1/14/05	10,890	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-008-3	31362-1	23	1	1/14/05	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-009-4	31362-1	24	1	1/14/05	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-551-010-4	31362-1	25	1	1/18/05	10,454	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-011-5	31362-1	26	1	1/18/05	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-551-012-6	31362-1	27	1	1/18/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-013-7	31362-1	28	1	1/18/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-014-8	31362-1	29	1	1/18/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-551-015-9	31362-1	30	1	1/18/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-551-016-0	31362-1	31	1	1/18/05	11,326	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-551-017-1	31362-1	32	1	1/18/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-001-9	31362-1	33	1	1/18/05	10,454	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-002-0	31362-1	34	1	1/18/05	10,890	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-003-1	31362-1	35	1	1/18/05	10,890	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-004-2	31362-1	36	1	1/18/05	10,890	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-005-3	31362-1	37	1	1/18/05	11,761	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-006-4	31362-1	38	1	1/18/05	13,504	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-007-5	31362-1	39	1	1/18/05	13,939	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-008-6	31362-1	40	1	1/18/05	11,326	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-009-7	31362-1	41	1	1/18/05	10,890	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-010-7	31362-1	42	1	1/18/05	10,890	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-011-8	31362-1	43	1	1/18/05	10,890	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-012-9	31362-1	44	1	1/18/05	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-013-0	31362-1	45	1	1/14/05	11,761	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-014-1	31362-1	46	1	1/14/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-015-2	31362-1	47	1	1/14/05	11,326	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-016-3	31362-1	48	1	1/14/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-017-4	31362-1	49	1	1/14/05	11,326	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-018-5	31362-1	50	1	1/14/05	11,326	3,958	2	\$3,386.00	\$2,366.00	\$2,366.00
266-552-019-6	31362-1	51	1	1/18/05	11,761	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-020-6	31362-1	52	1	6/2/04	10,890	2,980	5	\$2,898.00	\$2,025.02	\$2,025.02
266-552-021-7	31362-1	53	1	6/2/04	10,454	3,673	3	\$3,221.00	\$2,250.72	\$2,250.72
266-552-022-8	31362-1	54	0	6/2/04	11,326	3,958	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-560-001-4	31362	1	1	3/18/05	12,197	3,385	4	\$3,068.00	\$2,143.80	\$2,143.80
266-560-002-5	31362	2	1	3/18/05	12,632	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-560-003-6	31362	3	1	3/18/05	14,375	3,385	4	\$3,068.00	\$2,143.80	\$2,143.80
266-560-004-7	31362	4	1	3/18/05	18,731	3,385	4	\$3,068.00	\$2,143.80	\$2,143.80
266-560-005-8	31362	5	1	3/18/05	16,117	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-560-006-9	31362	6	1	3/18/05	13,504	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-560-007-0	31362	7	1	3/18/05	17,424	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-001-7	31362	8	1	3/18/05	10,454	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-002-8	31362	9	1	3/18/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-003-9	31362	10	1	3/18/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-004-0	31362	11	1	3/18/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-005-1	31362	12	1	3/18/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-006-2	31362	13	1	3/18/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-007-3	31362	14	1	3/18/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-008-4	31362	15	1	3/18/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-009-5	31362	16	1	3/18/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-010-5	31362	17	1	3/18/05	10,890	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-011-6	31362	18	1	3/18/05	10,890	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-012-7	31362	19	1	3/18/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-013-8	31362	20	1	3/30/05	10,890	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-014-9	31362	21	1	3/30/05	10,890	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-015-0	31362	22	1	3/30/05	10,454	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-016-1	31362	23	1	3/30/05	10,454	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-017-2	31362	24	1	3/30/05	10,890	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-018-3	31362	25	1	3/30/05	10,890	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-019-4	31362	26	1	3/30/05	10,890	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-020-4	31362	27	1	3/30/05	10,890	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-021-5	31362	28	1	3/30/05	14,810	3,385	4	\$3,068.00	\$2,143.80	\$2,143.80
266-561-022-6	31362	29	1	3/30/05	13,068	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-023-7	31362	30	1	3/30/05	12,632	3,717	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-024-8	31362	31	1	3/30/05	10,890	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-025-9	31362	32	1	3/30/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-026-0	31362	33	1	3/30/05	10,890	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-027-1	31362	34	1	3/30/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-028-2	31362	35	1	3/30/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-029-3	31362	36	1	3/30/05	10,454	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82
266-561-030-3	31362	37	1	3/30/05	10,454	3,716	2	\$3,386.00	\$2,366.00	\$2,366.00
266-561-031-4	31362	38	1	3/30/05	10,890	4,149	1	\$3,536.00	\$2,470.82	\$2,470.82

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-640-001-1	31361	1	1	3/20/06	11,326	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-640-002-2	31361	2	1	3/20/06	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-003-3	31361	3	1	3/20/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-004-4	31361	4	1	3/20/06	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-005-5	31361	5	1	3/20/06	10,890	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-640-006-6	31361	6	1	3/20/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-007-7	31361	7	1	3/20/06	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-008-8	31361	8	1	3/20/06	11,326	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-009-9	31361	9	1	6/6/06	11,326	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-010-9	31361	10	1	6/6/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-011-0	31361	11	1	6/6/06	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-012-1	31361	12	1	6/6/06	10,890	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-640-013-2	31361	13	1	6/6/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-014-3	31361	14	1	6/6/06	11,326	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-015-4	31361	15	1	6/6/06	13,068	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-640-016-5	31361	16	1	1/25/06	15,246	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-017-6	31361	17	1	1/25/06	10,890	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-640-018-7	31361	18	1	1/25/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-640-019-8	31361	19	1	1/25/06	11,326	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-640-020-8	31361	20	1	1/25/06	11,326	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-001-4	31361	54	1	1/25/06	10,890	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-641-002-5	31361	55	1	1/25/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-003-6	31361	56	1	1/25/06	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-004-7	31361	57	1	1/25/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-005-8	31361	58	1	11/9/06	11,761	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-006-9	31361	59	1	11/9/06	12,197	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-007-0	31361	60	1	11/9/06	11,761	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-641-008-1	31361	61	1	11/9/06	11,326	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-009-2	31361	66	1	11/9/06	11,326	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-010-2	31361	67	1	11/9/06	12,197	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-011-3	31361	68	1	11/9/06	15,246	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-012-4	31361	69	1	11/9/06	12,197	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-641-013-5	31361	70	1	4/17/07	12,197	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-014-6	31361	71	1	4/17/07	12,197	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-015-7	31361	72	1	4/17/07	12,197	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-016-8	31361	73	1	4/17/07	11,326	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-641-017-9	31361	78	1	4/17/07	12,197	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-018-0	31361	79	1	4/17/07	12,632	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-641-019-1	31361	80	1	4/17/07	12,197	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-020-1	31361	81	1	4/17/07	12,197	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-641-021-2	31361	82	1	6/6/06	12,197	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-641-022-3	31361	83	1	6/6/06	12,632	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-641-023-4	31361	84	1	3/20/06	12,197	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-001-2	31361	21	1	1/25/06	11,326	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-002-3	31361	22	1	10/19/05	11,326	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-650-003-4	31361	23	1	10/19/05	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-650-004-5	31361	24	1	10/19/05	13,504	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-005-6	31361	25	1	10/19/05	13,939	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-650-006-7	31361	26	1	10/19/05	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-007-8	31361	27	1	10/19/05	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-650-008-9	31361	28	1	10/19/05	10,454	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-009-0	31361	29	1	10/19/05	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-650-010-0	31361	30	1	10/19/05	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-650-011-1	31361	31	1	6/11/07	10,454	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-012-2	31361	32	1	9/16/05	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-650-013-3	31361	33	1	9/16/05	10,454	3,739	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-014-4	31361	34	1	9/16/05	10,454	4,205	1	\$3,536.00	\$2,470.82	\$2,470.82
266-650-015-5	31361	35	1	6/11/07	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-650-016-6	31361	36	1	6/11/07	10,454	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-650-017-7	31361	37	1	6/11/07	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-651-001-5	31361	38	1	6/11/07	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-651-002-6	31361	39	1	6/11/07	13,504	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-651-003-7	31361	40	1	6/11/07	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-651-004-8	31361	41	1	10/19/05	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-651-005-9	31361	42	1	10/19/05	10,454	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-651-006-0	31361	43	1	10/19/05	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-001-8	31361	44	1	10/19/05	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-002-9	31361	45	1	10/19/05	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-652-003-0	31361	46	1	10/19/05	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-652-004-1	31361	47	1	10/19/05	10,454	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-005-2	31361	48	1	10/19/05	10,454	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-652-006-3	31361	49	1	10/19/05	10,454	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-652-007-4	31361	50	1	10/19/05	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-008-5	31361	51	1	10/19/05	11,761	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-652-009-6	31361	52	1	10/19/05	10,890	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-652-010-6	31361	53	1	1/25/06	10,890	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82

**Community Facilities District No. 15, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-652-011-7	31361	62	1	11/9/06	13,068	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-652-012-8	31361	63	1	11/9/06	14,810	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-013-9	31361	64	1	11/9/06	14,810	3,712	2	\$3,386.00	\$2,366.00	\$2,366.00
266-652-014-0	31361	65	1	11/9/06	10,890	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-652-015-1	31361	74	1	4/17/07	14,375	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-016-2	31361	75	1	4/17/07	14,375	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
266-652-017-3	31361	76	1	4/17/07	15,682	4,025	1	\$3,536.00	\$2,470.82	\$2,470.82
266-652-018-4	31361	77	1	4/17/07	12,197	3,310	4	\$3,068.00	\$2,143.80	\$2,143.80
Totals:			497		4,931,428	1,668,272		\$1,543,046.00	\$1,078,221.32	\$1,078,221.32

C:\Documents and Settings\mmyano\Desktop\RUSD FY15-16 Levy\CFD 15 IA1\cfd15ia1 tax roll.rpt
5/13/2015

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-570-001-5	31237	1	1	10/21/05	10,454	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-002-6	31237	2	1	10/21/05	7,841	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-003-7	31237	3	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-004-8	31237	4	1	10/21/05	6,970	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-570-005-9	31237	5	1	10/21/05	6,970	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-006-0	31237	6	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-007-1	31237	7	1	10/21/05	6,970	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-570-008-2	31237	8	1	10/21/05	6,970	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-009-3	31237	9	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-010-3	31237	10	1	10/21/05	6,970	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-570-011-4	31237	11	1	10/21/05	6,970	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-012-5	31237	12	1	10/21/05	6,970	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-013-6	31237	13	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-014-7	31237	14	1	10/21/05	6,970	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-570-015-8	31237	15	1	10/21/05	6,970	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-016-9	31237	16	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-017-0	31237	17	1	10/21/05	10,019	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-018-1	31237	18	1	10/21/05	12,632	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-019-2	31237	19	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-020-2	31237	20	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-021-3	31237	21	1	10/21/05	7,405	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-570-022-4	31237	22	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-570-023-5	31237	23	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-570-024-6	31237	24	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-570-025-7	31237	25	1	10/21/05	8,276	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-001-8	31237	26	1	10/21/05	8,276	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-002-9	31237	27	1	10/21/05	6,970	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-003-0	31237	28	1	10/21/05	6,970	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-004-1	31237	29	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-005-2	31237	30	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-006-3	31237	31	1	10/21/05	7,841	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-007-4	31237	32	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-008-5	31237	33	1	10/21/05	7,405	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-009-6	31237	34	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-010-6	31237	35	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-011-7	31237	36	1	10/21/05	7,405	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-012-8	31237	37	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-013-9	31237	38	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building</u>	<u>Tax</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
			<u>of Units</u>			<u>Sq. Ft.</u>	<u>Class</u>			
266-571-014-0	31237	39	1	10/21/05	7,405	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-015-1	31237	40	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-016-2	31237	41	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-017-3	31237	42	1	10/21/05	7,405	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-018-4	31237	43	1	10/21/05	7,405	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-019-5	31237	44	1	10/21/05	7,405	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-020-5	31237	45	1	10/21/05	8,276	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-021-6	31237	46	1	10/21/05	10,019	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-022-7	31237	47	1	10/21/05	8,276	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-023-8	31237	48	1	10/21/05	7,841	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-024-9	31237	49	1	10/21/05	7,841	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-025-0	31237	50	1	10/21/05	8,712	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-026-1	31237	51	1	10/21/05	8,276	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-027-2	31237	52	1	10/21/05	7,841	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-028-3	31237	53	1	10/21/05	8,712	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-029-4	31237	54	1	10/21/05	12,632	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-030-4	31237	55	1	10/21/05	10,019	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-031-5	31237	56	1	10/21/05	12,197	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-032-6	31237	57	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-033-7	31237	58	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-034-8	31237	59	1	10/21/05	7,841	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-035-9	31237	60	1	10/21/05	7,841	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-571-036-0	31237	61	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-037-1	31237	62	1	10/21/05	7,405	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-038-2	31237	63	1	10/21/05	12,632	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-039-3	31237	64	1	10/21/05	10,019	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-040-3	31237	65	1	10/21/05	12,632	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-041-4	31237	66	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-042-5	31237	67	1	10/21/05	6,970	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-043-6	31237	68	1	10/21/05	7,841	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-044-7	31237	69	1	10/21/05	7,841	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-045-8	31237	70	1	10/21/05	6,970	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-046-9	31237	71	1	10/21/05	7,405	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-047-0	31237	72	1	10/21/05	12,197	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-571-048-1	31237	73	1	10/21/05	10,890	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-049-2	31237	74	1	10/21/05	11,761	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-571-050-2	31237	75	1	10/21/05	7,405	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-571-051-3	31237	76	1	10/21/05	6,970	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-571-052-4	31237	77	1	10/21/05	7,841	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-001-6	31237	78	1	10/21/05	10,890	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-002-7	31237	79	1	10/21/05	9,148	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-003-8	31237	80	1	10/21/05	9,148	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-004-9	31237	81	1	10/21/05	9,148	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-005-0	31237	82	1	10/21/05	914,760	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-006-1	31237	83	1	10/21/05	9,148	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-007-2	31237	84	1	10/21/05	9,148	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-008-3	31237	85	1	10/21/05	9,148	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-009-4	31237	86	1	10/21/05	9,148	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-010-4	31237	87	1	10/21/05	9,148	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-011-5	31237	88	1	10/21/05	9,148	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-012-6	31237	89	1	10/21/05	9,148	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-013-7	31237	90	1	10/21/05	9,148	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-014-8	31237	91	1	10/21/05	9,148	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-015-9	31237	92	1	7/6/06	8,712	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-016-0	31237	93	1	7/6/06	8,712	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-017-1	31237	94	1	7/12/06	8,712	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-018-2	31237	95	1	7/6/06	8,712	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-019-3	31237	96	1	7/12/06	10,890	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-020-3	31237	97	1	7/21/06	10,890	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-021-4	31237	98	1	7/10/06	9,583	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-022-5	31237	99	1	7/20/06	16,117	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-023-6	31237	100	1	7/19/06	14,810	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-024-7	31237	101	1	7/20/06	14,810	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-025-8	31237	102	1	7/19/06	8,276	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-026-9	31237	103	1	7/10/06	8,712	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-027-0	31237	104	1	8/8/06	8,712	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-028-1	31237	105	1	8/2/06	9,148	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-029-2	31237	106	1	7/24/06	14,810	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-030-2	31237	107	1	8/2/06	12,197	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-031-3	31237	108	1	7/27/06	15,682	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-032-4	31237	109	1	7/27/06	9,148	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-033-5	31237	110	1	7/27/06	8,712	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-034-6	31237	111	1	8/21/06	8,712	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-035-7	31237	112	1	8/18/06	8,712	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-036-8	31237	113	1	8/18/06	13,939	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-037-9	31237	114	1	8/18/06	12,197	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-580-038-0	31237	115	1	8/22/06	14,375	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-039-1	31237	116	1	8/21/06	9,148	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-040-1	31237	117	1	8/24/06	9,583	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-041-2	31237	118	1	9/8/06	9,583	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-042-3	31237	119	1	9/8/06	9,148	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-043-4	31237	120	1	9/8/06	14,375	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-580-044-5	31237	121	1	9/8/06	13,068	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-580-045-6	31237	122	1	9/8/06	13,939	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-580-046-7	31237	123	1	9/8/06	9,148	1,841	6	\$3,247.00	\$2,396.44	\$2,776.20
266-580-047-8	31237	124	1	9/15/06	9,583	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-001-9	31237	125	1	9/20/06	9,583	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-581-002-0	31237	126	1	9/15/06	9,148	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-003-1	31237	127	1	9/15/06	9,148	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-581-004-2	31237	128	1	9/15/06	9,148	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-581-005-3	31237	129	1	8/23/06	9,583	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-006-4	31237	130	1	8/25/06	9,583	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-581-007-5	31237	131	1	8/25/06	9,583	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-581-008-6	31237	132	1	7/21/06	9,583	2,185	6	\$3,247.00	\$2,396.44	\$2,776.20
266-581-009-7	31237	133	1	7/21/06	9,583	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-010-7	31237	134	1	7/21/06	9,583	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-581-011-8	31237	135	1	7/21/06	9,583	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-581-012-9	31237	136	1	7/21/06	9,583	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-013-0	31237	137	1	7/10/06	9,583	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-581-014-1	31237	138	1	7/10/06	9,583	2,710	5	\$3,405.00	\$2,513.06	\$2,911.28
266-581-015-2	31237	139	1	7/10/06	10,890	3,206	3	\$3,665.00	\$2,704.96	\$3,133.58
266-581-016-3	31237	140	1	7/10/06	11,761	2,873	4	\$3,484.00	\$2,571.36	\$2,978.82
266-590-001-7	31238	18	1	10/19/05	9,583	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-002-8	31238	19	1	10/19/05	9,583	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-590-003-9	31238	20	1	10/19/05	9,148	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-004-0	31238	21	1	10/19/05	9,148	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-005-1	31238	22	1	10/19/05	9,148	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-006-2	31238	23	1	10/19/05	9,148	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-590-007-3	31238	24	1	10/19/05	10,890	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-008-4	31238	25	1	10/19/05	16,553	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-590-009-5	31238	26	1	10/19/05	9,148	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-590-010-5	31238	27	1	10/19/05	9,148	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-590-011-6	31238	28	1	10/19/05	9,148	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-590-012-7	31238	29	1	10/19/05	9,148	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-590-013-8	31238	30	1	10/19/05	9,148	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-590-014-9	31238	153	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-591-001-0	31238	31	1	10/19/05	9,583	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-002-1	31238	32	1	10/19/05	8,712	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-591-003-2	31238	33	1	10/19/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-004-3	31238	34	1	10/19/05	8,276	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-591-005-4	31238	35	1	10/19/05	8,276	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-006-5	31238	36	1	10/19/05	9,583	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-007-6	31238	37	1	10/19/05	9,148	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-591-008-7	31238	38	1	10/19/05	9,148	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-009-8	31238	39	1	10/19/05	10,019	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-010-8	31238	40	1	10/19/05	9,148	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-011-9	31238	41	1	10/19/05	8,712	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-591-012-0	31238	42	1	10/19/05	10,019	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-013-1	31238	43	1	10/19/05	13,504	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-014-2	31238	44	1	10/19/05	15,682	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-591-015-3	31238	45	1	10/19/05	12,197	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-016-4	31238	46	1	10/19/05	10,890	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-591-017-5	31238	47	1	10/19/05	10,890	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-591-018-6	31238	48	1	10/19/05	12,197	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-001-7	31238	2	1	1/13/06	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-600-002-8	31238	3	1	1/13/06	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-003-9	31238	4	1	1/13/06	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-004-0	31238	5	1	1/13/06	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-600-005-1	31238	6	1	1/13/06	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-006-2	31238	7	1	12/16/05	8,712	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-600-007-3	31238	8	1	12/16/05	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-600-008-4	31238	9	1	12/16/05	13,068	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-009-5	31238	10	1	12/16/05	12,197	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-600-010-5	31238	11	1	12/16/05	9,583	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-011-6	31238	12	1	12/16/05	10,019	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-012-7	31238	13	1	12/16/05	9,583	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-600-013-8	31238	14	1	12/16/05	9,583	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-600-014-9	31238	15	1	12/16/05	10,454	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-600-015-0	31238	16	1	12/16/05	11,326	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-600-016-1	31238	17	1	12/16/05	10,019	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-601-001-0	31238	49	1	10/19/05	14,810	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-601-002-1	31238	50	1	10/19/05	10,019	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-601-003-2	31238	51	1	10/19/05	10,019	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-601-004-3	31238	52	1	10/19/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-601-005-4	31238	53	1	10/19/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-601-006-5	31238	54	1	10/21/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-601-007-6	31238	55	1	10/21/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-001-3	31238	56	1	10/21/05	9,583	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-002-4	31238	57	1	10/21/05	9,583	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-003-5	31238	58	1	10/21/05	9,583	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-004-6	31238	59	1	10/21/05	11,326	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-005-7	31238	60	1	10/21/05	10,890	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-006-8	31238	61	1	10/21/05	12,197	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-007-9	31238	64	1	10/21/05	16,988	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-008-0	31238	65	1	10/21/05	9,583	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-009-1	31238	66	1	10/21/05	9,583	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-010-1	31238	67	1	10/21/05	9,583	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-011-2	31238	68	1	10/21/05	11,326	3,981	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-012-3	31238	69	1	10/21/05	11,326	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-013-4	31238	70	1	10/21/05	9,583	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-014-5	31238	71	1	10/21/05	9,583	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-015-6	31238	72	1	10/21/05	9,583	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-016-7	31238	73	1	10/21/05	9,583	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-602-017-8	31238	74	1	10/21/05	10,890	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-018-9	31238	149	1	3/22/06	10,454	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-019-0	31238	150	1	3/22/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-602-020-0	31238	151	1	3/22/06	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-602-021-1	31238	152	1	3/22/06	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-001-6	31238	77	1	10/21/05	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-603-002-7	31238	78	1	10/21/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-003-8	31238	79	1	10/21/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-004-9	31238	80	1	10/21/05	8,712	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-603-005-0	31238	81	1	10/21/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-006-1	31238	82	1	10/21/05	9,148	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-603-007-2	31238	83	1	10/21/05	10,454	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-603-008-3	31238	84	1	12/16/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-009-4	31238	85	1	12/16/05	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-603-010-4	31238	86	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-011-5	31238	87	1	12/16/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-012-6	31238	88	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-603-013-7	31238	89	1	12/16/05	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-603-014-8	31238	90	1	12/16/05	11,761	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-603-015-9	31238	93	1	12/16/05	10,890	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-603-016-0	31238	94	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-017-1	31238	95	1	12/16/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-018-2	31238	96	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-019-3	31238	97	1	12/16/05	8,712	2,916	4	\$3,484.00	\$2,571.36	\$2,978.82
266-603-020-3	31238	98	1	12/16/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-021-4	31238	99	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-022-5	31238	100	1	12/16/05	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-023-6	31238	101	1	12/16/05	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-024-7	31238	102	1	1/13/06	8,712	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-603-025-8	31238	103	1	1/13/06	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-026-9	31238	104	1	1/13/06	8,712	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-027-0	31238	105	1	1/13/06	8,712	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-603-028-1	31238	106	1	1/13/06	10,454	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-610-001-8	31238	1	1	1/13/06	9,583	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-611-001-1	31238	76	1	10/21/05	10,890	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-611-002-2	31238	91	1	12/16/05	13,504	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-611-003-3	31238	92	1	12/16/05	12,197	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-611-004-4	31238	107	1	1/13/06	10,454	3,360	3	\$3,665.00	\$2,704.96	\$3,133.58
266-611-005-5	31238	108	1	3/22/06	10,890	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-611-006-6	31238	109	1	3/22/06	10,454	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-611-007-7	31238	110	1	3/22/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-611-008-8	31238	111	1	12/16/05	10,454	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-611-009-9	31238	112	1	12/16/05	10,454	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-611-010-9	31238	113	1	12/16/05	12,197	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-612-001-4	31238	62	1	10/21/05	21,344	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-002-5	31238	63	1	10/21/05	19,166	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-003-6	31238	75	1	10/21/05	12,197	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-004-7	31238	114	1	1/13/06	10,890	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-612-005-8	31238	115	1	1/13/06	10,890	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-006-9	31238	116	1	1/13/06	11,761	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-007-0	31238	117	1	1/13/06	13,939	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-612-008-1	31238	118	1	1/13/06	11,761	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-009-2	31238	119	1	1/13/06	16,553	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-010-2	31238	120	1	1/13/06	12,197	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-011-3	31238	121	1	1/13/06	12,632	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-612-012-4	31238	122	1	1/13/06	12,632	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-013-5	31238	123	1	12/16/05	12,197	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-014-6	31238	124	1	12/16/05	12,197	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-612-015-7	31238	125	1	12/16/05	12,197	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-016-8	31238	126	1	12/16/05	12,197	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-017-9	31238	127	1	3/22/06	12,632	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-018-0	31238	128	1	3/22/06	13,068	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-019-1	31238	129	1	3/22/06	11,761	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-020-1	31238	130	1	3/22/06	10,890	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-021-2	31238	131	1	3/22/06	13,068	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-022-3	31238	132	1	3/22/06	10,890	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-023-4	31238	133	1	10/21/05	10,890	3,931	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-024-5	31238	134	1	10/21/05	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-025-6	31238	135	1	10/21/05	10,454	3,568	2	\$4,194.00	\$3,095.38	\$3,585.88
266-612-026-7	31238	136	1	5/3/06	10,454	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-027-8	31238	137	1	5/3/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-028-9	31238	138	1	10/21/05	10,454	2,648	5	\$3,405.00	\$2,513.06	\$2,911.28
266-612-029-0	31238	139	1	10/21/05	10,454	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-030-0	31238	140	1	10/21/05	10,454	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-031-1	31238	141	1	10/21/05	10,454	4,063	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-032-2	31238	142	1	5/3/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-033-3	31238	143	1	5/3/06	10,454	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-034-4	31238	144	1	5/3/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-035-5	31238	145	1	3/22/06	10,454	3,242	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-036-6	31238	146	1	3/22/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-612-037-7	31238	147	1	3/22/06	10,454	3,258	3	\$3,665.00	\$2,704.96	\$3,133.58
266-612-038-8	31238	148	1	3/22/06	10,454	3,808	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-001-9	31360	1	1	3/24/06	14,375	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-620-002-0	31360	2	1	3/24/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-003-1	31360	3	1	3/24/06	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-620-004-2	31360	4	1	3/24/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-005-3	31360	5	1	3/24/06	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-620-006-4	31360	30	1	12/7/05	15,246	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-620-007-5	31360	31	1	12/7/05	13,504	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-620-008-6	31360	32	1	12/7/05	13,939	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-620-009-7	31360	33	1	12/7/05	17,424	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-010-7	31360	34	1	12/6/05	16,117	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-011-8	31360	35	1	10/21/05	12,197	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-620-012-9	31360	36	1	10/21/05	11,761	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-620-013-0	31360	37	1	10/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-001-2	31360	6	1	3/24/06	12,197	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-002-3	31360	7	1	3/24/06	12,197	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-003-4	31360	8	1	3/24/06	12,197	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-621-004-5	31360	9	1	3/24/06	11,761	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-005-6	31360	10	1	3/24/06	10,454	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-006-7	31360	11	1	12/21/05	13,939	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-007-8	31360	12	1	12/21/05	12,197	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-008-9	31360	13	1	12/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-009-0	31360	14	1	12/21/05	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-621-010-0	31360	15	1	12/21/05	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-011-1	31360	24	1	3/8/06	11,761	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-012-2	31360	25	1	3/8/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-013-3	31360	26	1	3/8/06	11,761	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-014-4	31360	27	1	12/7/05	18,295	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-621-015-5	31360	28	1	12/7/05	13,504	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-621-016-6	31360	29	1	12/7/05	11,761	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-622-001-5	31360	47	1	10/21/05	11,761	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-002-6	31360	48	1	10/21/05	12,197	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-622-003-7	31360	49	1	10/21/05	13,939	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-004-8	31360	50	1	12/7/05	11,326	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-005-9	31360	51	1	12/7/05	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-006-0	31360	52	1	3/8/06	12,632	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-622-007-1	31360	53	1	3/8/06	11,326	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-008-2	31360	54	1	3/8/06	12,632	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-009-3	31360	55	1	3/22/06	16,553	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-622-010-3	31360	56	1	3/22/06	22,651	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-623-001-8	31360	82	1	1/9/06	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-623-002-9	31360	83	1	12/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-623-003-0	31360	84	1	12/21/05	10,890	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-623-004-1	31360	85	1	12/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-623-005-2	31360	86	1	12/21/05	10,890	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-623-006-3	31360	87	1	12/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-623-007-4	31360	88	1	12/21/05	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-623-008-5	31360	89	1	4/28/06	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-623-009-6	31360	90	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-623-010-6	31360	91	1	4/28/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-623-011-7	31360	92	1	4/28/06	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-623-012-8	31360	93	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-623-013-9	31360	94	1	4/28/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-623-014-0	31360	95	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-630-001-0	31360	16	1	1/9/06	10,019	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-630-002-1	31360	17	1	1/9/06	10,019	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-630-003-2	31360	18	1	1/9/06	10,019	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-630-004-3	31360	19	1	1/9/06	11,761	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-630-005-4	31360	20	1	3/8/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-630-006-5	31360	21	1	3/8/06	11,761	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-630-007-6	31360	22	1	3/8/06	11,761	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-630-008-7	31360	23	1	3/8/06	11,761	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-631-001-3	31360	38	1	10/21/05	12,197	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-631-002-4	31360	39	1	10/21/05	10,019	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-001-6	31360	40	1	10/21/05	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-632-002-7	31360	41	1	10/21/05	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-003-8	31360	42	1	10/21/05	10,890	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-004-9	31360	43	1	10/21/05	12,632	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-005-0	31360	44	1	10/21/05	12,197	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-632-006-1	31360	45	1	10/21/05	14,810	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-007-2	31360	46	1	10/21/05	11,761	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-008-3	31360	57	1	3/22/06	13,504	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-009-4	31360	58	1	3/22/06	13,939	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-010-4	31360	59	1	3/22/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-011-5	31360	60	1	3/22/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-012-6	31360	61	1	3/22/06	12,632	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-013-7	31360	62	1	3/22/06	12,632	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-632-014-8	31360	63	1	4/28/06	12,632	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-632-015-9	31360	64	1	4/28/06	17,860	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-016-0	31360	65	1	4/28/06	14,375	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-632-017-1	31360	66	1	4/28/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-018-2	31360	67	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-632-019-3	31360	68	1	4/28/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-001-9	31360	69	1	4/28/06	12,197	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-002-0	31360	70	1	4/28/06	10,890	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-003-1	31360	71	1	3/22/06	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-004-2	31360	72	1	3/22/06	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-005-3	31360	73	1	3/22/06	10,890	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10

**Community Facilities District No. 15, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-633-006-4	31360	74	1	1/9/06	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-007-5	31360	75	1	1/9/06	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-008-6	31360	76	1	1/9/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-009-7	31360	77	1	1/9/06	15,246	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-010-7	31360	78	1	1/9/06	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-011-8	31360	79	1	1/9/06	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-012-9	31360	80	1	1/9/06	10,890	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-013-0	31360	81	1	1/9/06	10,890	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-014-1	31360	96	1	4/28/06	10,454	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-015-2	31360	97	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-016-3	31360	98	1	4/28/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-017-4	31360	99	1	4/28/06	10,454	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-018-5	31360	100	1	4/28/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-019-6	31360	101	1	4/28/06	10,890	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-020-6	31360	102	1	4/28/06	10,454	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-021-7	31360	103	1	4/28/06	13,068	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-022-8	31360	104	1	4/28/06	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-023-9	31360	105	1	4/28/06	11,326	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-024-0	31360	106	1	4/28/06	11,326	2,619	5	\$3,405.00	\$2,513.06	\$2,911.28
266-633-025-1	31360	107	1	10/21/05	11,326	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-026-2	31360	108	1	10/21/05	11,326	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-027-3	31360	109	1	10/21/05	11,326	3,613	2	\$4,194.00	\$3,095.38	\$3,585.88
266-633-028-4	31360	110	1	4/28/06	11,326	4,304	1	\$4,289.00	\$3,165.50	\$3,667.10
266-633-029-5	31360	111	1	4/28/06	12,632	4,195	1	\$4,289.00	\$3,165.50	\$3,667.10
Totals:			403		5,089,115	1,313,571		\$1,523,254.00	\$1,124,238.08	\$1,302,384.50

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-030-008-3	29596	119	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-030-009-4	29596	117	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-030-010-4	29596	118	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-030-011-5	29596	110	1	12/20/12	12,632	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-031-001-9	29596	1	1	12/21/10	12,197	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-031-002-0	29596	2	1	12/21/10	10,454	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-031-003-1	29596	3	1	12/21/10	10,454	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-031-004-2	29596	4	1	12/21/10	9,148	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-031-005-3	29596	5	1	12/21/10	9,148	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-031-006-4	29596	6	1	12/21/10	9,148	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-031-007-5	29596	7	1	12/21/10	9,148	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-031-008-6	29596	8	1	12/21/10	9,148	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-031-009-7	29596	9	1	12/21/10	9,148	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-031-010-7	29596	10	1	12/21/10	9,148	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-031-011-8	29596	11	1	12/21/10	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-031-012-9	29596	12	1	12/21/10	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-031-013-0	29596	13	1	12/21/10	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-031-014-1	29596	14	1	12/21/10	9,148	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-031-015-2	29596	15	1	12/21/10	9,148	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-001-2	29596	99	1	12/20/12	14,375	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-032-002-3	29596	100	1	12/20/12	11,761	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-003-4	29596	101	1	5/5/10	10,890	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-004-5	29596	102	1	5/5/10	10,890	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-005-6	29596	103	1	5/5/10	11,326	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-006-7	29596	104	1	12/20/12	11,326	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-007-8	29596	105	1	10/5/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-008-9	29596	106	1	10/5/12	8,276	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-009-0	29596	107	1	9/6/12	9,148	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-032-010-0	29596	108	1	9/6/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-011-1	29596	109	1	12/21/10	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-012-2	29596	91	1	12/21/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-013-3	29596	92	1	12/21/10	10,019	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-032-014-4	29596	93	1	12/21/10	10,454	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-015-5	29596	94	1	12/21/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-016-6	29596	95	1	12/21/10	9,148	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-019-9	29596	89	1	12/21/10	16,553	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-032-020-9	29596	88	1	12/21/10	10,454	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-021-0	29596	97	1	12/21/10	10,019	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-032-022-1	29596	98	1	12/21/10	12,197	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-032-023-2	29596	Por 90	1	12/21/10	25,700	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-032-025-4	29596	Por 90, 9	1	12/21/10	20,909	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-033-001-5	29596	81	1	12/21/10	11,761	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-033-002-6	29596	82	1	12/21/10	10,454	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-033-003-7	29596	83	1	12/21/10	10,454	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-033-004-8	29596	84	1	12/21/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-033-005-9	29596	85	1	12/21/10	10,454	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-033-006-0	29596	86	1	12/21/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-033-007-1	29596	87	1	12/21/10	10,890	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-033-008-2	29596	74	1	10/8/10	8,276	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-033-009-3	29596	75	1	10/8/10	7,841	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-033-010-3	29596	76	1	10/8/10	7,841	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-033-011-4	29596	77	1	12/21/10	7,405	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-033-012-5	29596	78	1	12/21/10	7,841	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-033-013-6	29596	79	1	12/21/10	7,841	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-033-014-7	29596	80	1	12/21/10	8,276	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-034-001-8	29596	16	1	12/21/10	10,454	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-034-002-9	29596	17	1	12/21/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-034-003-0	29596	18	1	12/21/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-034-004-1	29596	19	1	12/21/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-034-005-2	29596	20	1	10/8/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-034-006-3	29596	21	1	10/8/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-034-007-4	29596	22	1	10/8/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-060-022-8		Por 89	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-660-001-3	29222	1	1	12/15/06	10,454	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-002-4	29222	2	1	12/15/06	8,712	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-003-5	29222	3	1	12/15/06	8,712	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-004-6	29222	4	1	12/15/06	8,712	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-005-7	29222	5	1	12/15/06	8,712	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-006-8	29222	6	1	12/15/06	9,148	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-007-9	29222	7	1	12/15/06	8,712	3,568	2	\$4,231.00	\$3,596.36	\$3,596.36
266-660-008-0	29222	8	1	12/15/06	9,148	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-009-1	29222	9	1	12/15/06	9,148	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-010-1	29222	10	1	12/15/06	9,148	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-011-2	29222	11	1	12/15/06	9,148	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-012-3	29222	12	1	12/15/06	9,148	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-013-4	29222	13	1	12/15/06	10,019	3,568	2	\$4,231.00	\$3,596.36	\$3,596.36
266-660-014-5	29222	14	1	10/23/06	9,583	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-015-6	29222	15	1	10/23/06	10,454	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-660-016-7	29222	16	1	10/23/06	11,761	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-660-017-8	29222	17	1	10/23/06	11,761	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-660-018-9	29222	18	1	10/23/06	11,326	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-019-0	29222	19	1	10/23/06	10,019	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-660-020-0	29222	20	1	2/20/07	8,712	2,648	5	\$3,435.00	\$2,919.76	\$2,919.76
266-660-021-1	29222	21	1	2/20/07	9,583	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-022-2	29222	22	1	2/20/07	11,761	3,360	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-023-3	29222	23	1	2/20/07	16,988	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-660-024-4	29222	24	1	2/20/07	23,087	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-025-5	29222	25	1	2/20/07	16,553	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-026-6	29222	26	1	2/20/07	9,148	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-027-7	29222	27	1	2/20/07	8,712	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-028-8	29222	28	1	2/20/07	8,712	2,916	4	\$3,514.00	\$2,986.90	\$2,986.90
266-660-029-9	29222	29	1	2/20/07	8,276	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-030-9	29222	30	1	2/20/07	8,712	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-031-0	29222	31	1	2/20/07	8,712	3,360	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-032-1	29222	32	1	2/20/07	16,117	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-033-2	29222	33	1	2/20/07	23,087	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-034-3	29222	34	1	2/20/07	18,731	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-035-4	29222	35	1	2/20/07	10,019	3,360	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-036-5	29222	36	1	2/20/07	8,712	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-037-6	29222	37	1	2/19/07	9,583	2,648	5	\$3,435.00	\$2,919.76	\$2,919.76
266-660-038-7	29222	38	1	12/15/06	12,632	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-660-039-8	29222	39	1	12/15/06	9,148	3,268	3	\$3,697.00	\$3,142.46	\$3,142.46
266-660-040-8	29222	40	1	12/15/06	12,632	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-661-001-6	29222	41	1	2/20/07	9,583	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-002-7	29222	42	1	2/20/07	7,841	3,360	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-003-8	29222	43	1	2/20/07	7,841	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-661-004-9	29222	44	1	2/20/07	7,841	3,360	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-005-0	29222	45	1	2/20/07	7,405	2,648	5	\$3,435.00	\$2,919.76	\$2,919.76
266-661-006-1	29222	46	1	2/20/07	7,841	2,916	4	\$3,514.00	\$2,986.90	\$2,986.90
266-661-007-2	29222	47	1	2/20/07	7,841	2,648	5	\$3,435.00	\$2,919.76	\$2,919.76
266-661-008-3	29222	48	1	2/20/07	7,405	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-661-009-4	29222	49	1	2/20/07	7,841	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-010-4	29222	50	1	2/20/07	7,405	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-661-011-5	29222	51	1	2/20/07	7,841	2,916	4	\$3,514.00	\$2,986.90	\$2,986.90
266-661-012-6	29222	52	1	2/20/07	7,405	4,063	1	\$4,326.00	\$3,677.10	\$3,677.10
266-661-013-7	29222	53	1	2/20/07	7,405	3,242	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-014-8	29222	54	1	2/20/07	7,405	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-015-9	29222	55	1	12/15/06	9,583	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-661-016-0	29222	56	1	12/15/06	8,712	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-662-001-9	29222	128	1	10/23/06	8,276	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-662-002-0	29222	129	1	10/23/06	8,712	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-662-003-1	29222	130	1	10/23/06	8,712	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-662-004-2	29222	131	1	10/23/06	8,712	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-662-005-3	29222	132	1	10/23/06	8,276	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-662-006-4	29222	133	1	10/23/06	8,276	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-662-007-5	29222	134	1	10/23/06	8,276	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-662-008-6	29222	135	1	10/23/06	8,276	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-662-009-7	29222	136	1	10/23/06	8,276	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-001-4	29222	57	1	12/15/06	11,326	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-670-002-5	29222	64	1	2/20/07	10,454	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-003-6	29222	65	1	2/20/07	10,454	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-670-004-7	29222	66	1	2/20/07	10,454	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-670-005-8	29222	67	1	2/20/07	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-006-9	29222	68	1	2/20/07	10,454	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-670-007-0	29222	69	1	2/20/07	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-008-1	29222	70	1	2/20/07	10,454	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-670-009-2	29222	71	1	2/20/07	10,454	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-670-010-2	29222	72	1	2/20/07	10,890	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-670-011-3	29222	73	1	2/20/07	10,454	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-670-012-4	29222	74	1	2/20/07	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-013-5	29222	75	1	2/20/07	10,890	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-670-014-6	29222	76	1	2/20/07	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-670-015-7	29222	77	1	2/20/07	13,068	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-001-7	29222	58	1	12/15/06	9,583	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-671-002-8	29222	59	1	12/15/06	9,148	3,568	2	\$4,231.00	\$3,596.36	\$3,596.36
266-671-003-9	29222	60	1	12/15/06	9,148	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-671-004-0	29222	61	1	12/15/06	8,712	3,258	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-005-1	29222	62	1	12/15/06	9,583	3,808	1	\$4,326.00	\$3,677.10	\$3,677.10
266-671-006-2	29222	63	1	12/15/06	16,117	3,931	1	\$4,326.00	\$3,677.10	\$3,677.10
266-671-007-3	29222	100	1	12/11/06	8,276	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-008-4	29222	101	1	12/11/06	7,841	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-671-009-5	29222	102	1	12/11/06	7,841	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-010-5	29222	103	1	12/11/06	8,712	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-011-6	29222	104	1	12/11/06	11,326	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-671-012-7	29222	105	1	12/11/06	13,504	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-013-8	29222	106	1	10/23/06	11,761	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-014-9	29222	107	1	10/23/06	10,890	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-015-0	29222	108	1	10/23/06	10,890	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-671-016-1	29222	109	1	10/23/06	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-017-2	29222	110	1	10/23/06	10,890	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-671-018-3	29222	111	1	10/23/06	11,326	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-019-4	29222	112	1	10/23/06	10,890	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-671-020-4	29222	113	1	10/23/06	10,454	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-671-021-5	29222	114	1	10/23/06	10,454	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-022-6	29222	115	1	10/23/06	10,454	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-023-7	29222	116	1	10/23/06	10,019	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-671-024-8	29222	117	1	10/23/06	10,019	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-671-025-9	29222	118	1	10/23/06	9,583	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-671-026-0	29222	119	1	10/23/06	9,583	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-671-027-1	29222	120	1	10/23/06	9,583	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-001-0	29222	78	1	2/20/07	7,841	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-002-1	29222	79	1	2/20/07	7,841	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-672-003-2	29222	80	1	2/20/07	7,841	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-672-004-3	29222	81	1	2/20/07	7,841	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-005-4	29222	82	1	2/20/07	7,841	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-006-5	29222	83	1	2/20/07	7,841	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-672-007-6	29222	84	1	2/20/07	7,841	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-008-7	29222	85	1	2/20/07	8,276	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-009-8	29222	86	1	2/20/07	7,841	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-672-010-8	29222	87	1	2/20/07	7,841	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-011-9	29222	88	1	2/20/07	8,712	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-012-0	29222	89	1	10/23/06	13,068	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-013-1	29222	90	1	10/23/06	11,761	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-014-2	29222	91	1	10/23/06	11,761	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-672-015-3	29222	92	1	10/23/06	11,761	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-016-4	29222	93	1	10/23/06	11,761	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-017-5	29222	94	1	10/23/06	10,890	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-018-6	29222	95	1	10/23/06	11,326	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-672-019-7	29222	96	1	10/23/06	11,326	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-672-020-7	29222	97	1	10/23/06	11,326	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-672-021-8	29222	98	1	10/23/06	11,326	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-672-022-9	29222	99	1	10/23/06	11,326	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-673-001-3	29222	121	1	10/23/06	9,583	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-673-002-4	29222	122	1	10/23/06	9,148	2,400	6	\$3,276.00	\$2,784.60	\$2,784.60
266-673-003-5	29222	123	1	10/23/06	8,276	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-673-004-6	29222	124	1	10/23/06	8,276	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-673-005-7	29222	125	1	10/23/06	8,276	3,206	3	\$3,697.00	\$3,142.46	\$3,142.46
266-673-006-8	29222	126	1	10/23/06	8,276	2,875	4	\$3,514.00	\$2,986.90	\$2,986.90
266-673-007-9	29222	127	1	10/23/06	8,276	2,710	5	\$3,435.00	\$2,919.76	\$2,919.76
266-680-001-5	29596	111	1	12/20/12	12,632	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-680-002-6	29596	112	1	12/20/12	12,632	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-680-003-7	29596	113	1	12/20/12	12,632	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-680-004-8	29596	114	1	12/20/12	12,632	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-680-005-9	29596	115	1	12/20/12	13,068	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-680-006-0	29596	116	1	12/20/12	13,504	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-001-8	29596	63	1	10/5/12	10,454	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-681-002-9	29596	64	1	10/5/12	10,019	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-681-003-0	29596	65	1	10/5/12	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-004-1	29596	66	1	10/5/12	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-681-005-2	29596	67	1	9/6/12	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-006-3	29596	68	1	9/6/12	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-007-4	29596	69	1	12/21/10	10,019	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-681-008-5	29596	70	1	12/21/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-009-6	29596	71	1	12/21/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-010-6	29596	72	1	12/21/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-681-011-7	29596	73	1	12/21/10	10,019	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-681-012-8	29596	52	1	11/30/12	8,276	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-013-9	29596	53	1	11/30/12	7,841	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-014-0	29596	54	1	12/20/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-681-015-1	29596	55	1	12/20/12	8,276	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-681-016-2	29596	56	1	12/20/12	8,276	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-017-3	29596	57	1	12/20/12	8,276	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-018-4	29596	58	1	12/20/12	7,841	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-681-019-5	29596	59	1	12/20/12	7,841	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-681-020-5	29596	60	1	12/20/12	7,841	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-681-021-6	29596	61	1	12/20/12	7,841	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-681-022-7	29596	62	1	12/20/12	9,148	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-001-1	29596	41	1	12/20/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-002-2	29596	42	1	12/20/12	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-682-003-3	29596	43	1	12/20/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-004-4	29596	44	1	12/20/12	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-682-005-5	29596	45	1	12/20/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-006-6	29596	46	1	12/20/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-007-7	29596	47	1	12/20/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-008-8	29596	48	1	12/20/12	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-682-009-9	29596	49	1	12/20/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-682-010-9	29596	50	1	11/30/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-011-0	29596	51	1	11/30/12	8,276	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-012-1	29596	31	1	11/30/12	8,712	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-682-013-2	29596	32	1	11/30/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-682-014-3	29596	33	1	12/20/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-015-4	29596	34	1	12/20/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-016-5	29596	35	1	12/20/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-682-017-6	29596	36	1	12/20/12	8,712	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-682-018-7	29596	37	1	12/20/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-682-019-8	29596	38	1	12/20/12	8,712	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-682-020-8	29596	39	1	12/20/12	8,712	2,541	5	\$3,435.00	\$2,919.76	\$2,919.76
266-682-021-9	29596	40	1	12/20/12	9,148	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-683-001-4	29596	23	1	10/8/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-683-002-5	29596	24	1	6/30/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-683-003-6	29596	25	1	6/30/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-683-004-7	29596	26	1	6/30/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-683-005-8	29596	27	1	6/30/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-683-006-9	29596	28	1	6/30/10	10,019	3,480	2	\$4,231.00	\$3,596.36	\$3,596.36
266-683-007-0	29596	29	1	6/30/10	10,019	2,936	4	\$3,514.00	\$2,986.90	\$2,986.90
266-683-008-1	29596	30	1	6/30/10	10,019	3,365	3	\$3,697.00	\$3,142.46	\$3,142.46
266-690-001-6	32997	1	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-690-002-7	32997	2	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-690-003-8	32997	3	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-690-004-9	32997	4	1	5/5/14	10,890	3,027	4	\$3,514.00	\$2,986.90	\$0.00
266-690-005-0	32997	5	1	5/5/14	10,890	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-690-006-1	32997	6	1	5/5/14	10,890	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-690-007-2	32997	79	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-690-008-3	32997	80	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-690-009-4	32997	81	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-690-010-4	32997	82	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-690-011-5	32997	83	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-690-012-6	32997	84	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-691-001-9	32997	7	1	7/15/14	11,761	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-002-0	32997	8	1	7/15/14	11,326	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-003-1	32997	68	1	7/15/14	13,504	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-004-2	32997	69	1	7/15/14	16,988	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-005-3	32997	70	1	7/15/14	12,632	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-006-4	32997	71	1	7/15/14	11,761	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-007-5	32997	72	1	7/15/14	11,761	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-008-6	32997	73	1	7/15/14	12,632	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-009-7	32997	74	1	7/15/14	14,810	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-010-7	32997	75	1	7/15/14	13,504	2,575	5	\$3,435.00	\$2,919.76	\$0.00
266-691-011-8	32997	76	1	7/15/14	11,761	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-012-9	32997	77	1	7/15/14	14,375	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-691-013-0	32997	78	1	7/15/14	11,761	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-691-014-1	32997	91	0		0	0	EX	\$0.00	\$0.00	\$0.00
266-692-001-2	32997	44	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-692-002-3	32997	45	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-692-003-4	32997	46	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-692-004-5	32997	47	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-692-005-6	32997	48	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-006-7	32997	49	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-007-8	32997	50	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-008-9	32997	51	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-009-0	32997	55	0		13,504	0	UND	\$5,273.41	\$0.00	\$0.00
266-692-010-0	32997	56	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-011-1	32997	57	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-692-012-2	32997	58	0		12,632	0	UND	\$4,933.19	\$0.00	\$0.00
266-692-013-3	32997	59	1	7/15/14	12,632	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-692-014-4	32997	60	1	7/15/14	13,068	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-692-015-5	32997	61	1	7/15/14	13,068	2,575	5	\$3,435.00	\$2,919.76	\$0.00
266-692-016-6	32997	62	1	7/15/14	13,504	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-693-001-5	32997	85	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-693-002-6	32997	86	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-693-003-7	32997	87	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00

**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building</u>	<u>Tax</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
						<u>Sq. Ft.</u>	<u>Class</u>			
266-693-004-8	32997	88	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-700-001-6	32997	9	0		12,197	0	UND	\$4,763.08	\$0.00	\$0.00
266-700-002-7	32997	10	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-700-003-8	32997	11	0		12,197	0	UND	\$4,763.08	\$0.00	\$0.00
266-700-004-9	32997	12	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-700-005-0	32997	89	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-700-006-1	32997	90	0		12,197	0	UND	\$4,763.08	\$0.00	\$0.00
266-701-001-9	32997	13	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-002-0	32997	14	0		13,504	0	UND	\$5,273.41	\$0.00	\$0.00
266-701-003-1	32997	15	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00
266-701-004-2	32997	16	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00
266-701-005-3	32997	17	0		14,375	0	UND	\$5,613.63	\$0.00	\$0.00
266-701-006-4	32997	18	0		14,375	0	UND	\$5,613.63	\$0.00	\$0.00
266-701-007-5	32997	19	0		15,246	0	UND	\$5,953.85	\$0.00	\$0.00
266-701-008-6	32997	20	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00
266-701-009-7	32997	21	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00
266-701-010-7	32997	22	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00
266-701-011-8	32997	23	0		15,246	0	UND	\$5,953.85	\$0.00	\$0.00
266-701-012-9	32997	24	0		15,246	0	UND	\$5,953.85	\$0.00	\$0.00
266-701-013-0	32997	25	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-701-014-1	32997	26	0		14,375	0	UND	\$5,613.63	\$0.00	\$0.00
266-701-015-2	32997	27	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-701-016-3	32997	28	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-017-4	32997	29	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-018-5	32997	30	0		14,375	0	UND	\$5,613.63	\$0.00	\$0.00
266-701-019-6	32997	31	0		12,632	0	UND	\$4,933.19	\$0.00	\$0.00
266-701-020-6	32997	32	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-021-7	32997	33	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-022-8	32997	34	0		13,939	0	UND	\$5,443.52	\$0.00	\$0.00
266-701-023-9	32997	35	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-701-024-0	32997	36	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-701-025-1	32997	65	1	7/15/14	14,375	3,803	1	\$4,326.00	\$3,677.10	\$0.00
266-701-026-2	32997	66	1	7/15/14	15,682	2,575	5	\$3,435.00	\$2,919.76	\$0.00
266-701-027-3	32997	67	1	7/15/14	16,553	3,426	2	\$4,231.00	\$3,596.36	\$0.00
266-702-001-2	32997	37	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-702-002-3	32997	38	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-702-003-4	32997	39	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-702-004-5	32997	40	0		11,761	0	UND	\$4,592.97	\$0.00	\$0.00
266-702-005-6	32997	41	0		13,068	0	UND	\$5,103.30	\$0.00	\$0.00
266-702-006-7	32997	42	0		10,890	0	UND	\$4,252.75	\$0.00	\$0.00
266-702-007-8	32997	43	0		11,326	0	UND	\$4,422.86	\$0.00	\$0.00
266-702-008-9	32997	52	0		19,166	0	UND	\$7,484.84	\$0.00	\$0.00
266-702-009-0	32997	53	0		14,810	0	UND	\$5,783.74	\$0.00	\$0.00

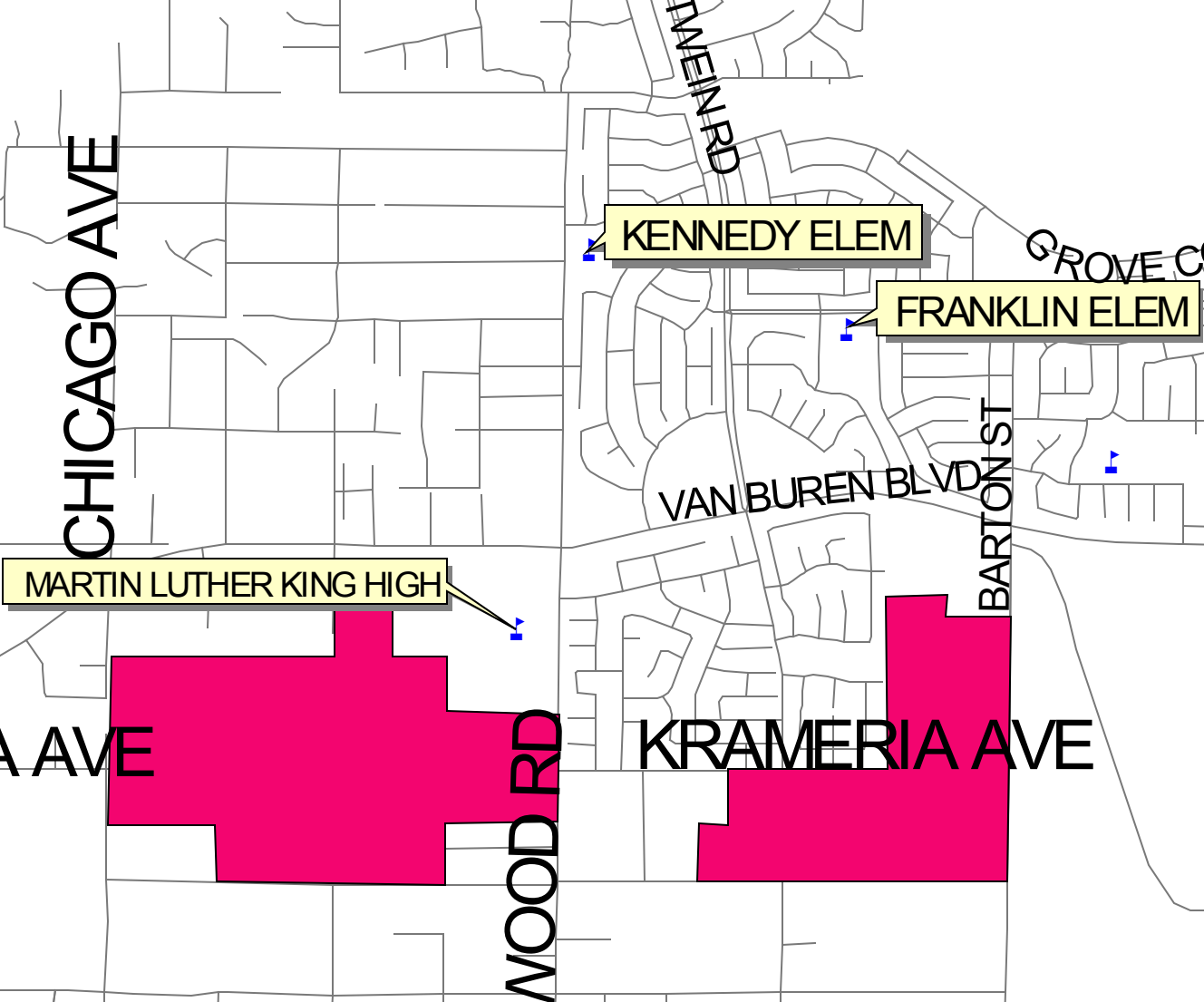
**Community Facilities District No. 15, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

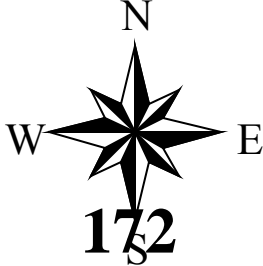
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
266-702-010-0	32997	54	0		16,553	0	UND	\$6,464.18	\$0.00	\$0.00
266-702-011-1	32997	63	1	7/15/14	13,504	2,575	5	\$3,435.00	\$2,919.76	\$0.00
266-702-012-2	32997	64	1	7/15/14	12,632	3,803	1	\$4,326.00	\$3,677.10	\$0.00
Totals:			277		3,681,256	877,612		\$1,369,973.64	\$886,281.36	\$798,880.82

C:\Documents and Settings\mmyano\Desktop\RUSD FY15-16 Levy\CFD 15 IA3\cfd15ia3 tax roll.rpt
5/18/2015

CFD 15 VICINITY MAP



-  CFD 15
-  Street.shp
-  RUSD Schools



**Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-50 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 2,
Resolution No. 2014/15-51 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 3,
Resolution No. 2014/15-52 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 4,
Resolution No. 2014/15-53 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 6 (Improvement Areas No.1 and No. 2),
Resolution No. 2014/15-54 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 7,
Resolution No. 2014/15-55 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 8,
Resolution No. 2014/15-56 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 9 (Improvement Areas No. 1, No. 2, No. 3, No. 4, and No. 5),
Resolution No. 2014/15-57 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 10,
Resolution No. 2014/15-58 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 11,
Resolution No. 2014/15-59 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 12 (Bridle Creek)
Resolution No. 2014/15-60 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 13 (Improvement Area No.1),
Resolution No. 2014/15-61 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 14,
Resolution No. 2014/15-62 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 16,
Resolution No. 2014/15-63 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 17 (Aldea Village),
Resolution No. 2014/15-64 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 18,
Resolution No. 2014/15-65 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 20,
Resolution No. 2014/15-66 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 21 (Improvement Area No. 2),
Resolution No. 2014/15-67 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 22,
Resolution No. 2014/15-68 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 24,

Resolution No. 2014/15-69 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 26,
Resolution No. 2014/15-70 – Levying Special Taxes for Fiscal Year 2015-16 on Community Facilities District (CFD) No. 27

Presented by: Hayley Calhoun, Director, Planning and Development

Responsible

Cabinet Member: Kirk R. Lewis, Ed.D., Assistant Superintendent, Operations

Type of Item: Consent

Short Description: It is necessary that the Board of Education of Riverside Unified School District levy special taxes on property within Community Facilities Districts No. 2, No. 3, No. 4, No. 6 (Improvement Areas No. 1 and 2), No. 7, No. 8, No. 9 (Improvement Areas No. 1, No. 2, No. 3, No. 4, and No. 5), No. 10, No. 11, No. 12 (Bridle Creek), No. 13 (Improvement Area No. 1), No. 14, No. 16, No. 17 (Aldea Village), No. 18, No. 20, No. 21 (Improvement Area No. 2), No. 22, No. 24, No. 26, and No. 27.

DESCRIPTION OF AGENDA ITEM:

The Board of Education must adopt several resolutions levying special taxes on taxable property in Community Facilities Districts No. 2, No. 3, No. 4, No. 6 (Improvement Areas No. 1 and 2), No. 7, No. 8, No. 9 (Improvement Areas No. 1, No. 2, No. 3, No. 4, and No. 5), No. 10, No. 11, No. 12 (Bridle Creek), No. 13 (Improvement Area No. 1), No. 14, No. 16, No. 17 (Aldea Village), No. 18, No. 20, No. 21 (Improvement Area No. 2), No. 22, No. 24, No. 26, and No. 27 for the fiscal year 2015-16, to pay for administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest.

FISCAL IMPACT: Tax levies will cover District expenses for management of CFDs and allow the Fiscal Agent to make interest and principle payments to bondholders.

RECOMMENDATION: It is recommended that the Board adopt Resolution No. 2014/15-50 through Resolution No. 2014/15-70.

ADDITIONAL MATERIAL: Resolution No. 2014/15-50 through Resolution No. 2014/15-70 and CFD maps.

Attached: Yes

RESOLUTION NO. 2014/15-50

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 2 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 2 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-50 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-032-006-9	28866-3	28	1	10/18/2001	4,151	9	\$699.15	\$397.46	\$418.38
284-032-007-0	28866-3	29	1	10/18/2001	3,709	9	\$699.15	\$355.14	\$373.84
284-032-008-1	28866-3	30	1	10/18/2001	4,151	9	\$699.15	\$397.46	\$418.38
284-032-009-2	28866-3	31	1	10/18/2001	4,151	9	\$699.15	\$397.46	\$418.38
284-032-010-2	28866-3	32	1	10/18/2001	4,476	9	\$699.15	\$428.58	\$451.14
284-032-012-4	28866-4	15	1	3/28/2002	4,122	9	\$699.15	\$394.68	\$415.46
284-032-013-5	28866-4	16	1	3/28/2002	3,138	9	\$699.15	\$300.46	\$316.28
284-033-001-7	28866-3	33	1	10/18/2001	3,709	9	\$699.15	\$355.14	\$373.84
284-033-002-8	28866-3	34	1	10/18/2001	4,151	9	\$699.15	\$397.46	\$418.38
284-033-025-9	28866-4	13	1	3/28/2002	3,411	9	\$699.15	\$326.60	\$343.80
284-033-026-0	28866-4	14	1	3/28/2002	4,122	9	\$699.15	\$394.68	\$415.46
284-034-001-0	28866-4	17	1	3/28/2002	4,122	9	\$699.15	\$394.68	\$415.46
284-034-002-1	28866-4	18	1	3/28/2002	4,122	9	\$699.15	\$394.68	\$415.46
284-034-003-2	28866-4	G	0		0	EX	\$0.00	\$0.00	\$0.00
284-034-004-3	28866-4	H	0		0	EX	\$0.00	\$0.00	\$0.00
284-041-001-2	28866-1	11	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-041-002-3	28866-1	12	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-041-003-4	28866-1	13	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-041-004-5	28866-1	14	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-041-005-6	28866-1	15	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-041-006-7	28866-1	16	1	10/28/1999	3,717	10	\$629.24	\$355.90	\$374.64
284-041-007-8	28866-1	17	1	10/28/1999	3,645	10	\$629.24	\$349.02	\$367.38
284-041-008-9	28866-1	18	1	10/28/1999	2,938	10	\$629.24	\$281.32	\$296.12
284-041-009-0	28866-1	19	1	4/27/2001	3,317	10	\$629.24	\$317.60	\$334.32
284-041-010-0	28866-1	POR K	0		0	EX	\$0.00	\$0.00	\$0.00
284-041-011-1	28866-1	L	0		0	EX	\$0.00	\$0.00	\$0.00
284-042-001-5	28866-1	20	1	1/10/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-002-6	28866-1	21	1	1/10/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-003-7	28866-1	22	1	1/10/2000	3,717	10	\$629.24	\$355.90	\$374.64
284-042-004-8	28866-1	23	1	1/10/2000	3,776	10	\$629.24	\$361.56	\$380.58
284-042-005-9	28866-1	24	1	1/10/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-042-006-0	28866-1	25	1	1/10/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-007-1	28866-1	26	1	3/1/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-042-008-2	28866-1	27	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-009-3	28866-1	28	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-010-3	28866-1	29	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-011-4	28866-1	30	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-012-5	28866-1	31	1	3/1/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-042-013-6	28866-1	32	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-014-7	28866-1	33	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-015-8	28866-1	34	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-016-9	28866-1	35	1	3/1/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-042-017-0	28866-1	36	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-018-1	28866-1	37	1	3/1/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-042-019-2	28866-1	38	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-042-020-2	28866-1	39	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-042-021-3	28866-1	M	0		0	EX	\$0.00	\$0.00	\$0.00
284-043-001-8	28866-1	40	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-043-002-9	28866-1	41	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-043-003-0	28866-1	42	1	3/1/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-043-004-1	28866-1	43	1	3/1/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-043-005-2	28866-1	44	1	3/1/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-043-006-3	28866-1	45	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-043-007-4	28866-1	J	0		0	EX	\$0.00	\$0.00	\$0.00
284-044-001-1	28866-1	58	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-044-002-2	28866-1	59	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-044-003-3	28866-1	60	1	1/10/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-044-004-4	28866-1	61	1	1/10/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-044-005-5	28866-1	62	1	1/10/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-044-006-6	28866-1	63	1	1/10/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-044-007-7	28866-1	64	1	1/10/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-044-008-8	28866-1	65	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-044-009-9	28866-1	66	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-044-010-9	28866-1	67	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-044-011-0	28866-1	68	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-044-012-1	28866-1	69	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-051-001-3	28866-1	1	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-051-002-4	28866-1	2	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-051-003-5	28866-1	3	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-051-004-6	28866-1	4	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-051-005-7	28866-1	5	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-051-006-8	28866-1	6	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-051-007-9	28866-1	7	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-051-008-0	28866-1	8	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-051-009-1	28866-1	9	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-051-010-1	28866-1	10	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-051-011-2	28866-1	POR K	0		0	EX	\$0.00	\$0.00	\$0.00
284-052-001-6	28866-1	46	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-052-002-7	28866-1	47	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-052-003-8	28866-1	48	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-052-004-9	28866-1	49	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-052-005-0	28866-1	50	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-052-006-1	28866-1	51	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-053-001-9	28866-1	52	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-053-002-0	28866-1	53	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-053-003-1	28866-1	54	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-053-004-2	28866-1	55	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-053-005-3	28866-1	56	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-053-006-4	28866-1	57	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-053-007-5	28866-1	70	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-053-008-6	28866-1	71	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-053-009-7	28866-1	72	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-053-010-7	28866-1	73	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-053-011-8	28866-1	74	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-053-012-9	28866-1	75	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-001-2	28866-1	76	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-054-002-3	28866-1	77	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-003-4	28866-1	78	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-054-004-5	28866-1	79	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-054-005-6	28866-1	80	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-006-7	28866-1	81	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-054-007-8	28866-1	82	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-008-9	28866-1	83	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-009-0	28866-1	84	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-054-010-0	28866-1	85	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-054-011-1	28866-1	86	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-054-012-2	28866-1	87	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-013-3	28866-1	88	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-054-014-4	28866-1	89	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-054-015-5	28866-1	90	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-055-001-5	28866-1	91	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-055-002-6	28866-1	92	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-055-003-7	28866-1	93	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-055-004-8	28866-1	94	1	4/27/2000	3,317	10	\$629.24	\$317.60	\$334.32
284-055-005-9	28866-1	95	1	4/27/2000	3,512	10	\$629.24	\$336.28	\$353.98
284-055-006-0	28866-1	96	1	4/27/2000	2,938	10	\$629.24	\$281.32	\$296.12
284-055-007-1	28866-1	N	0		0	EX	\$0.00	\$0.00	\$0.00
284-061-001-4	21709-2	1	1	1/20/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-061-002-5	21709-2	2	1	1/20/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-061-003-6	21709-2	3	1	1/20/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-061-004-7	21709-2	4	1	3/1/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-061-005-8	21709-2	5	1	3/1/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-061-006-9	21709-2	6	1	3/1/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-061-007-0	21709-2	7	1	3/1/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-061-008-1	21709-2	8	1	3/1/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-061-009-2	21709-2	9	1	3/1/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-061-010-2	21709-2	10	1	3/1/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-061-011-3	21709-2	11	1	3/1/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-061-012-4	21709-2	12	1	12/28/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-061-013-5	21709-2	13	1	7/29/1999	3,815	11	\$541.84	\$365.30	\$384.52
284-061-014-6	21709-2	14	1	7/29/1999	3,096	11	\$541.84	\$296.44	\$312.04
284-061-015-7	21709-2	15	1	7/29/1999	2,803	11	\$541.84	\$268.40	\$282.52
284-061-016-8	21709-2	16	1	7/29/1999	2,688	11	\$541.84	\$257.38	\$270.92
284-061-017-9	21709-2	17	1	12/28/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-061-018-0	21709-2	18	1	12/28/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-062-001-7	21709-2	19	1	12/28/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-062-002-8	21709-2	20	1	12/28/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-062-003-9	21709-2	21	1	12/28/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-062-004-0	21709-2	22	1	3/6/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-062-005-1	21709-2	23	1	3/6/2001	2,827	11	\$541.84	\$270.70	\$284.94
284-062-006-2	21709-2	24	1	3/6/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-062-007-3	21709-2	25	1	3/6/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-062-008-4	21709-2	26	1	3/6/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-062-009-5	21709-2	27	1	3/6/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-062-010-5	21709-2	28	1	3/6/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-063-001-0	21709-2	85	1	1/20/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-063-002-1	21709-2	86	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-063-003-2	21709-2	87	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-063-004-3	21709-2	88	1	1/20/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-063-005-4	21709-2	89	1	1/20/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-063-006-5	21709-2	90	1	1/20/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-063-007-6	21709-2	91	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-063-008-7	21709-2	92	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-001-3	21709-2	93	1	1/20/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-064-002-4	21709-2	94	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-003-5	21709-2	95	1	1/20/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-064-004-6	21709-2	96	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-005-7	21709-2	97	1	3/6/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-064-006-8	21709-2	98	1	3/6/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-064-007-9	21709-2	99	1	3/6/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-064-008-0	21709-2	100	1	3/6/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-064-009-1	21709-2	101	1	3/6/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-064-010-1	21709-2	102	1	3/6/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-064-011-2	21709-2	103	1	3/6/2001	2,827	11	\$541.84	\$270.70	\$284.94
284-064-012-3	21709-2	104	1	3/1/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-064-013-4	21709-2	105	1	3/1/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-014-5	21709-2	106	1	3/1/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-064-015-6	21709-2	107	1	3/1/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-064-016-7	21709-2	108	1	3/1/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-017-8	21709-2	109	1	3/1/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-064-018-9	21709-2	110	1	3/1/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-019-0	21709-2	111	1	3/1/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-064-020-0	21709-2	112	1	3/1/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-064-021-1	21709-2	113	1	1/20/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-064-022-2	21709-2	114	1	1/20/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-071-001-5	21709-1	1	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-002-6	21709-1	2	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-003-7	21709-1	3	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-071-004-8	21709-1	4	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-005-9	21709-1	5	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-006-0	21709-1	6	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-007-1	21709-1	7	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-008-2	21709-1	8	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-071-009-3	21709-1	9	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-010-3	21709-1	10	1	6/13/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-011-4	21709-1	11	1	6/13/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-071-012-5	21709-1	12	1	6/13/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-013-6	21709-1	13	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-014-7	21709-1	14	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-015-8	21709-1	15, POR	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-071-016-9	21709-1	17, POR	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-017-0	21709-1	18	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-018-1	21709-1	19	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-019-2	21709-1	20	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-071-020-2	21709-1	21	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-021-3	21709-1	22	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-071-022-4	21709-1	23	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-071-023-5	21709-1	24	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-071-024-6	21709-1	25	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-072-001-8	21709-1	41	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-072-002-9	21709-1	42	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-072-003-0	21709-1	43	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-004-1	21709-1	44	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-005-2	21709-1	45	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-072-006-3	21709-1	46	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-007-4	21709-1	47	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-072-008-5	21709-1	48	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-072-009-6	21709-1	49	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-072-010-6	21709-1	50	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-011-7	21709-1	51	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-072-012-8	21709-1	52	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-013-9	21709-1	53	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-072-014-0	21709-1	54	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-001-1	21709-1	61	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-002-2	21709-1	62	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-003-3	21709-1	63	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-004-4	21709-1	64	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-005-5	21709-1	65	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-006-6	21709-1	66	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-007-7	21709-1	67	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-008-8	21709-1	68	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-009-9	21709-1	69	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-010-9	21709-1	70	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-011-0	21709-1	71	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-012-1	21709-1	72	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-013-2	21709-1	73	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-014-3	21709-1	74	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-015-4	21709-1	75	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-016-5	21709-1	76	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-017-6	21709-1	77	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-073-018-7	21709-1	78	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-073-019-8	21709-1	79	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-020-8	21709-1	80	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-073-021-9	21709-1	81	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-081-001-6	21709-4	1	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-002-7	21709-4	2	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-003-8	21709-4	3	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-004-9	21709-4	4	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-005-0	21709-4	5	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-081-006-1	21709-4	6	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-007-2	21709-4	7	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-008-3	21709-4	8	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-081-009-4	21709-4	9	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-010-4	21709-4	10	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-011-5	21709-4	11	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-081-012-6	21709-4	12	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-013-7	21709-4	13	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-014-8	21709-4	14	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-015-9	21709-4	15	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-016-0	21709-4	16	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-017-1	21709-4	17	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-081-018-2	21709-4	18	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-019-3	21709-4	19	1	12/28/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-020-3	21709-4	20	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-081-021-4	21709-4	21	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-081-022-5	21709-4	22	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-081-023-6	21709-4	23	1	12/28/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-001-9	21709-4	67	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-002-0	21709-4	68	1	10/31/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-003-1	21709-4	69	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-004-2	21709-4	70	1	10/31/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-082-005-3	21709-4	71	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-006-4	21709-4	72	1	10/30/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-082-007-5	21709-4	73	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-008-6	21709-4	74	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-009-7	21709-4	75	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-010-7	21709-4	76	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-011-8	21709-4	77	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-012-9	21709-4	78	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-013-0	21709-4	79	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-014-1	21709-4	80	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-015-2	21709-4	81	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-016-3	21709-4	82	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-017-4	21709-4	83	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-082-018-5	21709-4	84	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-019-6	21709-4	85	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-020-6	21709-4	86	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-021-7	21709-4	87	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-022-8	21709-4	88	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-023-9	21709-4	89	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-024-0	21709-4	90	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-082-025-1	21709-4	91	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-026-2	21709-4	92	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-027-3	21709-4	93	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-028-4	21709-4	94	1	5/24/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-082-029-5	21709-4	95	1	5/24/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-082-030-5	21709-4	96	1	5/24/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-083-001-2	21709-4	28	1	10/31/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-083-002-3	21709-4	27	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-083-003-4	21709-4	26	1	10/31/2001	2,132	11	\$541.84	\$204.14	\$214.88
284-083-004-5	21709-4	25	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-083-005-6	21709-4	24	1	10/31/2001	1,906	11	\$541.84	\$182.50	\$192.10
284-083-006-7	21709-4	POR 97	0		0	EX	\$0.00	\$0.00	\$0.00
284-083-007-8	21709-4	POR 97	0		0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-091-001-7	21709-2	29	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-091-002-8	21709-2	30	1	4/3/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-091-003-9	21709-2	31	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-091-004-0	21709-2	32	1	4/3/2000	3,096	11	\$541.84	\$296.44	\$312.04
284-091-005-1	21709-2	33	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-091-006-2	21709-2	34	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-091-007-3	21709-2	35	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-008-4	21709-2	36	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-091-009-5	21709-2	37	1	5/24/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-091-010-5	21709-2	38	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-011-6	21709-2	39	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-091-012-7	21709-2	40	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-013-8	21709-2	41	1	5/24/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-091-014-9	21709-2	42	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-015-0	21709-2	43	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-091-016-1	21709-2	44	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-091-017-2	21709-2	45	1	5/24/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-091-018-3	21709-2	46	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-091-019-4	21709-2	47	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-091-020-4	21709-2	48	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-021-5	21709-2	49	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-091-022-6	21709-2	50	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-091-023-7	21709-2	51	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-001-0	21709-2	52	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-002-1	21709-2	53	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-092-003-2	21709-2	54	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-004-3	21709-2	55	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-005-4	21709-2	56	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-092-006-5	21709-2	57	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-092-007-6	21709-2	58	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-092-008-7	21709-2	59	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-009-8	21709-2	60	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-092-010-8	21709-2	61	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-011-9	21709-2	62	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-092-012-0	21709-2	63	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-013-1	21709-2	64	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-092-014-2	21709-2	65	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-015-3	21709-2	66	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-092-016-4	21709-2	67	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-017-5	21709-2	68	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-018-6	21709-2	69	1	5/24/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-092-019-7	21709-2	70	1	5/24/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-092-020-7	21709-2	71	1	5/24/2001	3,815	11	\$541.84	\$365.30	\$384.52
284-092-021-8	21709-2	72	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-092-022-9	21709-2	73	1	4/3/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-092-023-0	21709-2	74	1	4/3/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-092-024-1	21709-2	75	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-092-025-2	21709-2	76	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-092-026-3	21709-2	77	1	4/3/2000	2,803	11	\$541.84	\$268.40	\$282.52

**Community Facilities District No. 2
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Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-092-027-4	21709-2	78	1	4/3/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-093-001-3	21709-2	79	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-093-002-4	21709-2	80	1	4/3/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-093-003-5	21709-2	81	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-093-004-6	21709-2	82	1	4/3/2000	2,803	11	\$541.84	\$268.40	\$282.52
284-093-005-7	21709-2	83	1	4/3/2000	3,815	11	\$541.84	\$365.30	\$384.52
284-093-006-8	21709-2	84	1	4/3/2000	2,688	11	\$541.84	\$257.38	\$270.92
284-101-001-7	21709-1	26	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-101-002-8	21709-1	27	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-101-003-9	21709-1	28	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-101-004-0	21709-1	29	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-101-006-2	21709-1	30	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-001-0	21709-1	31	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-002-1	21709-1	32	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-003-2	21709-1	33	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-004-3	21709-1	34	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-102-005-4	21709-1	35	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-006-5	21709-1	36	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-007-6	21709-1	37	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-008-7	21709-1	38	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-009-8	21709-1	39	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-010-8	21709-1	40	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-011-9	21709-1	55	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-012-0	21709-1	56	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-013-1	21709-1	57	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-102-014-2	21709-1	58	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-015-3	21709-1	59	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-102-016-4	21709-1	60	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-102-017-5	21709-6	1	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-102-018-6	21709-6	2	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-102-019-7	21709-6	3	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-102-020-7	21709-6	4	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-103-001-3	21709-1	82	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-103-002-4	21709-1	83	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-103-003-5	21709-1	84	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-103-004-6	21709-1	85	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-103-005-7	21709-1	86	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-103-006-8	21709-1	87	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-103-007-9	21709-1	88	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-001-6	21709-1	89	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-104-002-7	21709-1	90	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-003-8	21709-1	91	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-104-004-9	21709-1	92	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-104-005-0	21709-1	93	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-006-1	21709-1	94	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-104-007-2	21709-1	95	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-104-008-3	21709-1	96	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-009-4	21709-1	97	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-104-010-4	21709-1	98	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-104-011-5	21709-1	99	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-104-012-6	21709-1	100	1	7/12/2000	2,663	11	\$541.84	\$254.98	\$268.40
284-104-013-7	21709-1	101	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-014-8	21709-1	102	1	7/12/2000	2,919	11	\$541.84	\$279.50	\$294.20
284-104-015-9	21709-1	103	1	7/12/2000	3,112	11	\$541.84	\$297.98	\$313.66
284-104-016-0	21709-6	5	1	3/7/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-104-017-1	21709-6	6	1	3/7/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-104-018-2	21709-6	7	1	3/7/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-104-019-3	21709-6	8	1	3/7/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-104-020-3	21709-6	9	1	3/7/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-105-001-9	21709-6	10	1	3/7/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-105-002-0	21709-6	11	1	3/7/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-105-003-1	21709-6	12	1	3/7/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-105-004-2	21709-6	13	1	3/7/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-105-005-3	21709-6	14	1	3/7/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-105-006-4	21709-6	15	1	3/7/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-105-007-5	21709-6	16	1	3/7/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-105-008-6	21709-6	17	1	3/7/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-105-009-7	21709-6	18	1	6/29/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-105-010-7	21709-6	19	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-105-011-8	21709-6	20	1	3/7/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-105-012-9	21709-6	21	1	6/29/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-105-013-0	21709-6	22	1	6/29/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-105-014-1	21709-6	23	1	6/29/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-105-015-2	21709-6	24	1	6/29/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-105-016-3	21709-6	25	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-001-2	21709-6	26	1	6/29/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-106-002-3	21709-6	27	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-003-4	21709-6	28	1	6/29/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-106-004-5	21709-6	29	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-005-6	21709-6	30	1	6/29/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-106-006-7	21709-6	31	1	3/7/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-007-8	21709-6	32	1	3/7/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-106-008-9	21709-6	33	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-009-0	21709-6	34	1	6/29/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-106-010-0	21709-6	35	1	6/29/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-011-1	21709-6	36	1	3/7/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-106-012-2	21709-6	37	1	3/7/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-106-013-3	21709-6	38	1	3/2/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-106-014-4	21709-6	39	1	3/2/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-106-015-5	21709-6	40	1	3/2/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-106-016-6	21709-6	41	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-106-017-7	21709-6	42	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-106-018-8	21709-6	43	1	3/2/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-106-019-9	21709-6	44	1	3/2/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-106-020-9	21709-6	45	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-111-001-8	21709-4	29	1	10/31/2001	2,447	11	\$541.84	\$234.30	\$246.64
284-111-002-9	21709-4	30	1	12/11/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-111-003-0	21709-4	31	1	12/11/2001	3,096	11	\$541.84	\$296.44	\$312.04

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-111-004-1	21709-4	32	1	12/11/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-111-005-2	21709-4	33	1	12/11/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-001-1	21709-4	34	1	7/3/2001	2,827	11	\$541.84	\$270.70	\$284.94
284-112-002-2	21709-4	35	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-003-3	21709-4	36	1	7/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-112-004-4	21709-4	37	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-005-5	21709-4	38	1	7/3/2001	2,827	11	\$541.84	\$270.70	\$284.94
284-112-006-6	21709-4	39	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-007-7	21709-4	40	1	7/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-112-008-8	21709-4	41	1	7/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-112-009-9	21709-4	42	1	7/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-112-010-9	21709-4	43	1	7/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-112-011-0	21709-4	44	1	7/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-112-012-1	21709-4	45	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-013-2	21709-4	46	1	7/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-112-014-3	21709-4	47	1	8/17/2001	3,750	11	\$541.84	\$359.06	\$377.96
284-112-015-4	21709-4	48	1	8/17/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-112-016-5	21709-4	49	1	8/17/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-112-017-6	21709-4	50	1	8/17/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-001-4	21709-4	51	1	7/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-113-002-5	21709-4	52	1	7/3/2001	3,750	11	\$541.84	\$359.06	\$377.96
284-113-003-6	21709-4	53	1	7/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-004-7	21709-4	54	1	7/3/2001	2,827	11	\$541.84	\$270.70	\$284.94
284-113-005-8	21709-4	55	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-113-006-9	21709-4	56	1	7/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-007-0	21709-4	57	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-113-008-1	21709-4	58	1	7/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-009-2	21709-4	59	1	7/3/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-113-010-2	21709-4	60	1	7/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-113-011-3	21709-4	61	1	12/11/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-012-4	21709-4	62	1	12/11/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-113-013-5	21709-4	63	1	12/11/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-113-014-6	21709-4	64	1	12/11/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-113-015-7	21709-4	65	1	12/11/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-113-016-8	21709-4	66	1	12/11/2001	3,550	11	\$541.84	\$339.92	\$357.80
284-113-017-9	21709-3	17	1	1/23/2002	1,906	11	\$541.84	\$182.50	\$192.10
284-113-018-0	21709-3	18	1	1/23/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-113-019-1	21709-3	19	1	1/23/2002	2,324	11	\$541.84	\$222.52	\$234.24
284-113-020-1	21709-3	20	1	1/24/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-113-021-2	21709-3	21	1	1/24/2002	2,324	11	\$541.84	\$222.52	\$234.24
284-113-022-3	21709-3	22	1	1/25/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-113-023-4	21709-3	23	1	2/26/2002	2,688	11	\$541.84	\$257.38	\$270.92
284-113-024-5	21709-3	24	1	2/28/2002	3,615	11	\$541.84	\$346.14	\$364.36
284-113-025-6	21709-3	25	1	2/28/2002	3,096	11	\$541.84	\$296.44	\$312.04
284-113-026-7	21709-3	26	1	2/28/2002	2,803	11	\$541.84	\$268.40	\$282.52
284-113-027-8	21709-3	27	1	2/28/2002	3,615	11	\$541.84	\$346.14	\$364.36
284-113-028-9	21709-3	28	1	3/5/2002	2,688	11	\$541.84	\$257.38	\$270.92
284-113-029-0	21709-3	29	1	3/5/2002	3,615	11	\$541.84	\$346.14	\$364.36
284-113-030-0	21709-3	30	1	3/5/2002	2,803	11	\$541.84	\$268.40	\$282.52

**Community Facilities District No. 2
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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-113-031-1	21709-3	31	1	3/5/2002	2,688	11	\$541.84	\$257.38	\$270.92
284-113-032-2	21709-3	32	1	3/27/2002	3,750	11	\$541.84	\$359.06	\$377.96
284-121-001-9	21709-3	1	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-121-002-0	21709-3	2	1	4/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-121-003-1	21709-3	3	1	4/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-122-001-2	21709-3	4	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-122-002-3	21709-3	5	1	4/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-122-003-4	21709-3	6	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-122-004-5	21709-3	7	1	4/3/2001	2,083	11	\$541.84	\$199.46	\$209.94
284-122-005-6	21709-3	8	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-122-006-7	21709-3	9	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-122-007-8	21709-3	10	1	1/18/2002	1,906	11	\$541.84	\$182.50	\$192.10
284-122-008-9	21709-3	11	1	1/18/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-122-009-0	21709-3	12	1	1/18/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-122-010-0	21709-3	13	1	1/18/2002	2,324	11	\$541.84	\$222.52	\$234.24
284-122-011-1	21709-3	14	1	1/18/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-122-012-2	21709-3	15	1	1/18/2002	2,132	11	\$541.84	\$204.14	\$214.88
284-122-013-3	21709-3	16	1	1/18/2002	2,447	11	\$541.84	\$234.30	\$246.64
284-123-001-5	21709-3	33	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-123-002-6	21709-3	34	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-123-003-7	21709-3	35	1	4/3/2001	3,096	11	\$541.84	\$296.44	\$312.04
284-123-004-8	21709-3	36	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-123-005-9	21709-3	37	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-123-006-0	21709-3	38	1	4/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-123-007-1	21709-3	39	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-123-008-2	21709-3	40	1	4/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-123-009-3	21709-3	41	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-123-010-3	21709-3	42	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-123-011-4	21709-3	43	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-124-001-8	21709-3	44	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-124-002-9	21709-3	45	1	4/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-124-003-0	21709-3	46	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-124-004-1	21709-3	47	1	4/3/2001	2,688	11	\$541.84	\$257.38	\$270.92
284-124-005-2	21709-3	48	1	4/3/2001	2,803	11	\$541.84	\$268.40	\$282.52
284-124-006-3	21709-3	49	1	4/3/2001	3,615	11	\$541.84	\$346.14	\$364.36
284-130-001-7	24641	6	0		0	PAR	\$0.00	\$0.00	\$0.00
284-140-006-3	28863	3	0		0	EX	\$0.00	\$0.00	\$0.00
284-140-014-0	30508-1	POR 2	0		0	12	\$0.00	\$0.00	\$0.00
284-140-015-1	30508-1	2	0		0	12	\$0.00	\$0.00	\$0.00
284-140-016-2	30508-1	3	0		451,851	12	\$4,145.62	\$1,785.10	\$1,879.06
284-140-017-3	30508-1	1	0		87,124	12	\$799.34	\$344.20	\$362.32
284-140-018-4	30508-1	POR 3	0		0	12	\$0.00	\$0.00	\$0.00
284-281-001-4	21709-5	1	1	7/18/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-281-002-5	21709-5	2	1	7/18/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-281-003-6	21709-5	3	1	7/18/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-281-004-7	21709-5	4	1	7/18/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-281-005-8	21709-5	5	1	7/18/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-281-006-9	21709-5	6	1	7/18/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-281-007-0	21709-5	7	1	7/18/2001	2,394	11	\$541.84	\$229.24	\$241.30

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Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-281-008-1	21709-5	8	1	7/18/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-281-009-2	21709-5	9	1	7/18/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-281-010-2	21709-5	10	1	7/18/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-281-011-3	21709-5	11	1	7/18/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-281-012-4	21709-5	12	1	7/18/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-281-013-5	21709-5	13	1	3/25/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-281-014-6	21709-5	14	1	3/25/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-281-015-7	21709-5	15	1	3/25/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-281-016-8	21709-5	16	1	3/25/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-281-017-9	21709-5	17	1	3/25/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-281-018-0	21709-5	18	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-281-019-1	21709-5	19	1	10/1/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-281-020-1	21709-5	20	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-281-021-2	21709-5	21	1	11/6/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-281-022-3	21709-5	22	1	11/6/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-281-023-4	21709-5	23	1	11/6/2001	3,147	11	\$541.84	\$301.34	\$317.18
284-281-024-5	21709-5	24	1	11/6/2001	3,147	11	\$541.84	\$301.34	\$317.18
284-281-025-6	21709-5	25	1	11/6/2001	2,637	11	\$541.84	\$252.50	\$265.78
284-281-026-7	21709-5	26	1	11/6/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-281-027-8	21709-5	27	1	11/6/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-281-028-9	21709-5	28	1	1/2/2002	2,516	11	\$541.84	\$240.92	\$253.60
284-281-029-0	21709-5	29	1	1/2/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-281-030-0	21709-5	30	1	1/2/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-281-031-1	21709-5	31	1	1/2/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-281-032-2	21709-5	32	1	1/2/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-281-033-3	21709-5	33	1	1/2/2002	2,516	11	\$541.84	\$240.92	\$253.60
284-281-034-4	21709-5	34	1	1/2/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-281-035-5	21709-5	35	1	1/2/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-281-036-6	21709-5	36	1	3/6/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-281-037-7	21709-5	37	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-282-001-7	21709-5	92	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-282-002-8	21709-5	93	1	10/1/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-282-003-9	21709-5	94	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-282-004-0	21709-5	95	1	3/6/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-282-005-1	21709-5	96	1	3/6/2002	2,516	11	\$541.84	\$240.92	\$253.60
284-282-006-2	21709-5	97	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-282-007-3	21709-5	98	1	1/2/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-282-008-4	21709-5	99	1	1/2/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-282-009-5	21709-5	100	1	11/6/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-282-010-5	21709-5	101	1	11/6/2001	2,637	11	\$541.84	\$252.50	\$265.78
284-282-011-6	21709-5	102	1	11/6/2001	3,147	11	\$541.84	\$301.34	\$317.18
284-283-001-0	21709-5	103	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-283-002-1	21709-5	104	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-283-003-2	21709-5	105	1	3/27/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-283-004-3	21709-5	106	1	3/27/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-283-005-4	21709-5	107	1	10/1/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-283-006-5	21709-5	108	1	10/1/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-283-007-6	21709-5	109	1	10/1/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-283-008-7	21709-5	110	1	10/1/2001	2,394	11	\$541.84	\$229.24	\$241.30

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-283-009-8	21709-5	111	1	10/1/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-291-001-5	21709-5	38	1	3/6/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-291-002-6	21709-5	39	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-291-003-7	21709-5	40	1	3/6/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-291-004-8	21709-5	41	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-291-005-9	21709-5	42	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-291-008-2	21709-5	45	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-291-009-3	21709-5	46	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-291-010-3	21709-5	47	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-291-011-4	21709-5	48	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-291-012-5	21709-5	49	1	3/28/2002	2,598	11	\$541.84	\$248.76	\$261.86
284-291-013-6	21709-5	50	1	1/2/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-291-014-7	21709-5	51	1	1/2/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-291-015-8	21709-5	52	1	1/2/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-291-016-9	21709-5	53	1	1/2/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-291-017-0	21709-5	54	1	1/2/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-291-018-1	21709-5	55	1	1/2/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-291-019-2	21709-5	56	1	11/6/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-291-020-2	21709-5	57	1	11/6/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-291-021-3	21709-5	58	1	11/6/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-291-022-4	21709-5	59	1	11/6/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-291-023-5	21709-5	60	1	11/6/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-291-024-6	21709-5	61	1	11/6/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-291-025-7	21709-5	62	1	11/6/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-291-026-8	21709-5	43	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-291-027-9	21709-5	44	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-292-001-8	21709-5	63	1	11/6/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-292-002-9	21709-5	64	1	11/6/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-292-003-0	21709-5	65	1	11/6/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-292-004-1	21709-5	66	1	11/6/2001	2,589	11	\$541.84	\$247.90	\$260.94
284-292-005-2	21709-5	67	1	11/6/2001	2,297	11	\$541.84	\$219.94	\$231.52
284-292-006-3	21709-5	68	1	11/6/2001	2,394	11	\$541.84	\$229.24	\$241.30
284-292-007-4	21709-5	69	1	1/2/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-292-008-5	21709-5	70	1	1/2/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-292-009-6	21709-5	71	1	1/2/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-292-010-6	21709-5	72	1	1/2/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-292-011-7	21709-5	73	1	1/2/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-292-012-8	21709-5	74	1	1/2/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-292-013-9	21709-5	75	1	3/28/2002	2,589	11	\$541.84	\$247.90	\$260.94
284-292-014-0	21709-5	76	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-292-015-1	21709-5	77	1	3/28/2002	2,394	11	\$541.84	\$229.24	\$241.30
284-292-016-2	21709-5	78	1	3/28/2002	2,297	11	\$541.84	\$219.94	\$231.52
284-292-017-3	21709-5	79	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-292-018-4	21709-5	80	1	3/6/2002	2,636	11	\$541.84	\$252.40	\$265.68
284-292-019-5	21709-5	81	1	3/6/2002	2,885	11	\$541.84	\$276.24	\$290.78
284-292-020-5	21709-5	82	1	3/6/2002	2,516	11	\$541.84	\$240.92	\$253.60
284-292-021-6	21709-5	83	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-292-022-7	21709-5	84	1	10/1/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-292-023-8	21709-5	85	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-292-024-9	21709-5	86	1	10/1/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-292-025-0	21709-5	87	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-292-026-1	21709-5	88	1	10/1/2001	2,636	11	\$541.84	\$252.40	\$265.68
284-292-027-2	21709-5	89	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-292-028-3	21709-5	90	1	10/1/2001	2,516	11	\$541.84	\$240.92	\$253.60
284-292-029-4	21709-5	91	1	10/1/2001	2,885	11	\$541.84	\$276.24	\$290.78
284-301-001-5	28866-2	1	1	9/5/2002	4,332	9	\$699.15	\$414.80	\$436.62
284-301-002-6	28866-2	2	1	9/5/2002	4,122	9	\$699.15	\$394.68	\$415.46
284-301-003-7	28866-2	G	0		0	EX	\$0.00	\$0.00	\$0.00
284-302-001-8	28866-2	3	1	6/22/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-302-002-9	28866-2	4	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-003-0	28866-2	5	1	9/5/2002	4,332	9	\$699.15	\$414.80	\$436.62
284-302-004-1	28866-2	6	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-005-2	28866-2	7	1	6/22/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-302-006-3	28866-2	8	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-007-4	28866-2	9	1	6/22/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-302-008-5	28866-2	10	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-009-6	28866-2	11	1	6/29/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-010-6	28866-2	12	1	6/29/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-302-011-7	28866-2	13	1	6/29/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-012-8	28866-2	14	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-013-9	28866-2	15	1	10/15/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-302-014-0	28866-2	16	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-015-1	28866-2	17	1	10/15/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-302-016-2	28866-2	18	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-302-017-3	28866-2	19	1	10/15/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-303-001-1	28866-2	36	1	11/6/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-303-002-2	28866-2	37	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-303-003-3	28866-2	38	1	10/15/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-303-004-4	28866-2	39	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-303-005-5	28866-2	40	1	6/29/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-303-006-6	28866-2	41	1	6/29/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-303-007-7	28866-2	I	0		0	EX	\$0.00	\$0.00	\$0.00
284-303-008-8	28866-2	42	1	6/29/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-304-001-4	28866-2	43	1	6/29/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-304-002-5	28866-2	44	1	6/29/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-304-003-6	28866-2	45	1	6/29/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-304-004-7	28866-2	46	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-304-005-8	28866-2	47	1	6/22/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-304-006-9	28866-2	48	1	6/22/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-304-007-0	28866-2	49	1	6/22/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-304-008-1	28866-2	50	1	6/18/2001	3,614	9	\$699.15	\$346.04	\$364.26
284-304-009-2	28866-2	51	1	6/18/2001	4,332	9	\$699.15	\$414.80	\$436.62
284-304-010-2	28866-2	52	1	6/18/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-305-001-7	28866-2	20	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-305-002-8	28866-2	21	1	10/15/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-305-003-9	28866-2	22	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-305-004-0	28866-2	23	1	10/15/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-305-005-1	28866-2	24	1	10/15/2001	4,122	9	\$699.15	\$394.68	\$415.46

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-305-006-2	28866-2	25	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-305-007-3	28866-2	26	1	11/6/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-305-008-4	28866-2	27	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-310-001-3	28866-2	28	1	11/6/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-310-002-4	28866-2	29	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-310-003-5	28866-2	30	1	11/6/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-310-004-6	28866-2	31	1	11/6/2001	3,138	9	\$699.15	\$300.46	\$316.28
284-310-005-7	28866-2	32	1	11/6/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-310-006-8	28866-2	33	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-310-007-9	28866-2	34	1	11/6/2001	3,411	9	\$699.15	\$326.60	\$343.80
284-310-008-0	28866-2	35	1	11/6/2001	4,122	9	\$699.15	\$394.68	\$415.46
284-310-009-1	28866-2	F	0		0	EX	\$0.00	\$0.00	\$0.00
284-321-001-7	28866-5	1	1	6/19/2001	3,776	9	\$699.15	\$361.56	\$380.58
284-321-002-8	28866-5	2	1	6/19/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-321-003-9	28866-5	3	1	6/19/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-321-004-0	28866-5	4	1	8/24/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-321-005-1	28866-5	5	1	8/24/2001	3,623	9	\$699.15	\$346.90	\$365.16
284-321-006-2	28866-5	6	1	8/24/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-321-007-3	28866-5	7	1	8/24/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-321-008-4	28866-5	8	1	8/24/2001	3,769	9	\$699.15	\$360.88	\$379.88
284-321-009-5	28866-5	9	1	8/24/2001	3,365	9	\$699.15	\$322.20	\$339.16
284-321-010-5	28866-5	10	1	8/24/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-321-011-6	28866-5	I	0		0	EX	\$0.00	\$0.00	\$0.00
284-322-001-0	28866-5	11	1	8/24/2001	3,717	9	\$699.15	\$355.90	\$374.64
284-322-002-1	28866-5	12	1	8/24/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-322-003-2	28866-5	13	1	3/11/2002	3,492	9	\$699.15	\$334.36	\$351.96
284-322-004-3	28866-5	14	1	3/11/2002	3,512	9	\$699.15	\$336.28	\$353.98
284-322-005-4	28866-5	15	1	3/11/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-322-006-5	28866-5	H	0		0	EX	\$0.00	\$0.00	\$0.00
284-323-001-3	28866-5	16	1	11/2/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-323-002-4	28866-5	17	1	11/2/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-323-003-5	28866-5	18	1	11/2/2001	3,623	9	\$699.15	\$346.90	\$365.16
284-323-004-6	28866-5	19	1	11/2/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-323-005-7	28866-5	20	1	11/2/2001	3,365	9	\$699.15	\$322.20	\$339.16
284-324-001-6	28866-5	21	1	11/2/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-324-002-7	28866-5	22	1	11/2/2001	3,623	9	\$699.15	\$346.90	\$365.16
284-324-003-8	28866-5	23	1	11/2/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-324-004-9	28866-5	24	1	11/2/2001	3,769	9	\$699.15	\$360.88	\$379.88
284-324-005-0	28866-5	25	1	6/19/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-324-006-1	28866-5	26	1	6/19/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-324-007-2	28866-5	27	1	6/19/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-324-008-3	28866-5	28	1	6/19/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-324-009-4	28866-5	29	1	6/19/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-324-010-4	28866-5	30	1	6/19/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-325-001-9	28866-5	31	1	6/19/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-325-002-0	28866-5	32	1	6/19/2001	3,769	9	\$699.15	\$360.88	\$379.88
284-325-003-1	28866-5	33	1	6/19/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-325-004-2	28866-5	34	1	6/19/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-325-005-3	28866-5	35	1	6/19/2001	2,938	9	\$699.15	\$281.32	\$296.12

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-325-006-4	28866-5	36	1	11/2/2001	3,776	9	\$699.15	\$361.56	\$380.58
284-325-007-5	28866-5	37	1	11/2/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-325-008-6	28866-5	38	1	11/2/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-325-009-7	28866-5	39	1	11/2/2001	3,769	9	\$699.15	\$360.88	\$379.88
284-325-010-7	28866-5	40	1	3/11/2002	3,492	9	\$699.15	\$334.36	\$351.96
284-325-011-8	28866-5	41	1	3/11/2002	3,512	9	\$699.15	\$336.28	\$353.98
284-325-012-9	28866-5	42	1	8/24/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-325-013-0	28866-5	43	1	8/24/2001	2,938	9	\$699.15	\$281.32	\$296.12
284-325-014-1	28866-5	44	1	8/24/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-325-015-2	28866-5	45	1	8/24/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-325-016-3	28866-5	46	1	8/24/2001	3,512	9	\$699.15	\$336.28	\$353.98
284-325-017-4	28866-5	47	1	8/24/2001	3,146	9	\$699.15	\$301.24	\$317.08
284-325-018-5	28866-5	48	1	8/24/2001	3,492	9	\$699.15	\$334.36	\$351.96
284-326-001-2	28863	F	0		0	EX	\$0.00	\$0.00	\$0.00
284-332-001-1	28866-7	47	1	1/30/2002	2,414	10	\$629.24	\$231.14	\$243.32
284-332-002-2	28866-7	48	1	3/28/2002	2,684	10	\$629.24	\$257.00	\$270.52
284-332-003-3	28866-7	49	1	3/28/2002	2,598	10	\$629.24	\$248.76	\$261.86
284-332-004-4	28866-7	50	1	3/28/2002	2,684	10	\$629.24	\$257.00	\$270.52
284-332-005-5	28866-7	51	1	3/28/2002	2,598	10	\$629.24	\$248.76	\$261.86
284-332-006-6	28866-7	52	1	3/28/2002	2,684	10	\$629.24	\$257.00	\$270.52
284-332-007-7	28866-7	53	1	3/28/2002	2,598	10	\$629.24	\$248.76	\$261.86
284-332-008-8	28866-7	54	1	3/28/2002	2,598	10	\$629.24	\$248.76	\$261.86
284-332-009-9	28866-7	55	1	3/28/2002	2,414	10	\$629.24	\$231.14	\$243.32
284-334-001-7	28866	1	1	3/25/2002	3,100	10	\$629.24	\$296.84	\$312.46
284-334-002-8	28866	2	1	3/25/2002	2,945	10	\$629.24	\$281.98	\$296.84
284-334-003-9	28866	3	1	3/25/2002	2,718	10	\$629.24	\$260.26	\$273.96
284-334-004-0	28866	4	1	9/24/2002	3,100	10	\$629.24	\$296.84	\$312.46
284-334-005-1	28866	H	0		0	EX	\$0.00	\$0.00	\$0.00
284-336-001-3	28866	51	1	9/24/2002	2,718	10	\$629.24	\$260.26	\$273.96
284-350-001-7	28866-6	F	0		0	EX	\$0.00	\$0.00	\$0.00
284-350-002-8	28866-6	1	1	3/11/2002	3,717	9	\$699.15	\$355.90	\$374.64
284-350-003-9	28866-6	2	1	3/11/2002	3,645	9	\$699.15	\$349.02	\$367.38
284-350-004-0	28866-6	D	0		0	EX	\$0.00	\$0.00	\$0.00
284-350-005-1	28866-6	3	1	3/11/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-006-2	28866-6	4	1	3/11/2002	3,512	9	\$699.15	\$336.28	\$353.98
284-350-007-3	28866-6	5	1	3/11/2002	3,365	9	\$699.15	\$322.20	\$339.16
284-350-008-4	28866-6	6	1	3/11/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-009-5	28866-6	7	1	3/11/2002	3,645	9	\$699.15	\$349.02	\$367.38
284-350-010-5	28866-6	E	0		0	EX	\$0.00	\$0.00	\$0.00
284-350-011-6	28866-6	8	1	6/4/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-012-7	28866-6	9	1	6/4/2002	3,995	9	\$699.15	\$382.52	\$402.66
284-350-013-8	28866-6	G	0		0	EX	\$0.00	\$0.00	\$0.00
284-350-014-9	28866-6	10	1	6/4/2002	3,146	9	\$699.15	\$301.24	\$317.08
284-350-015-0	28866-6	11	1	6/4/2002	3,776	9	\$699.15	\$361.56	\$380.58
284-350-016-1	28866-6	12	1	6/4/2002	3,866	9	\$699.15	\$370.18	\$389.66
284-350-017-2	28866-6	13	1	6/4/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-018-3	28866-6	14	1	6/4/2002	3,512	9	\$699.15	\$336.28	\$353.98
284-350-019-4	28866-6	15	1	6/4/2002	3,492	9	\$699.15	\$334.36	\$351.96
284-350-020-4	28866-6	16	1	6/4/2002	3,717	9	\$699.15	\$355.90	\$374.64

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
284-350-021-5	28866-6	17	1	6/4/2002	3,512	9	\$699.15	\$336.28	\$353.98
284-350-022-6	28866-6	18	1	6/4/2002	3,645	9	\$699.15	\$349.02	\$367.38
284-350-023-7	28866-6	19	1	3/11/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-024-8	28866-6	20	1	3/11/2002	3,317	9	\$699.15	\$317.60	\$334.32
284-350-025-9	28866-6	21	1	3/11/2002	3,769	9	\$699.15	\$360.88	\$379.88
284-350-026-0	28866-6	22	1	3/11/2002	2,938	9	\$699.15	\$281.32	\$296.12
284-350-027-1	28866-6	23	1	3/11/2002	3,512	9	\$699.15	\$336.28	\$353.98
294-020-024-1	MB 6/13 S	POR 4	0		0	WMW	\$0.00	\$0.00	\$0.00
294-020-030-6	MB 6/13 S	POR1,4	0		0	EX	\$0.00	\$0.00	\$0.00
294-020-043-8	MB 6/13 S	POR 2	0		2,459	PAR	\$0.00	\$0.00	\$0.00
294-030-018-7			0		0	EX	\$0.00	\$0.00	\$0.00
294-030-019-8			0		0	EX	\$0.00	\$0.00	\$0.00
294-231-001-2	21834-4	53	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-231-002-3	21834-4	54	1	2/2/1989	1,753	17	\$541.84	\$167.86	\$176.68
294-231-003-4	21834-4	55	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-231-004-5	21834-4	56	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-231-005-6	21834-4	57	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-231-006-7	21834-4	58	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-231-007-8	21834-4	59	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-231-008-9	21834-4	60	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-231-009-0	21834-4	61	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-231-010-0	21834-5	44	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-231-011-1	21834-5	45	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-231-012-2	21834-5	46	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-231-013-3	21834-5	47	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-231-014-4	21834-5	48	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-231-015-5	21834-5	49	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-232-001-5	21834-4	62	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-232-002-6	21834-4	63	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-232-003-7	21834-4	64	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-232-004-8	21834-4	65	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-232-005-9	21834-4	66	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-232-006-0	21834-4	67	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-232-007-1	21834-4	68	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-232-008-2	21834-4	69	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-232-009-3	21834-4	70	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-232-010-3	21834-5	35	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-232-011-4	21834-5	36	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-232-012-5	21834-5	37	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-232-013-6	21834-5	38	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-232-014-7	21834-5	39	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-232-015-8	21834-5	40	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-232-016-9	21834-5	41	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-232-017-0	21834-5	42	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-232-018-1	21834-5	43	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-233-001-8	21834-5	23	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-002-9	21834-5	24	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-233-003-0	21834-5	25	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-004-1	21834-5	26	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68

**Community Facilities District No. 2
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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-233-005-2	21834-5	27	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-006-3	21834-5	28	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-233-007-4	21834-5	29	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-008-5	21834-5	30	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-233-009-6	21834-5	31	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-010-6	21834-5	32	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-233-011-7	21834-5	33	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-233-012-8	21834-5	34	1	9/7/1980	1,844	17	\$541.84	\$176.56	\$185.86
294-234-001-1	21834-5	75	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-234-002-2	21834-5	76	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-234-003-3	21834-5	77	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-234-004-4	21834-5	78	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-234-005-5	21834-5	79	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-234-006-6	21834-5	80	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-234-007-7	21834-5	81	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-234-008-8	21834-5	82	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-235-001-4	21834-5	101	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-235-002-5	21834-5	102	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-235-003-6	21834-5	103	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-235-004-7	21834-5	104	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-235-005-8	21834-5	105	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-235-006-9	21834-5	106	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-235-007-0	21834-5	107	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-241-001-3	21834-4	41	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-241-002-4	21834-4	42	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-001-6	21834-4	43	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-242-002-7	21834-4	44	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-003-8	21834-4	45	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-242-004-9	21834-4	46	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-005-0	21834-4	47	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-242-006-1	21834-4	48	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-007-2	21834-4	49	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-242-008-3	21834-4	50	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-009-4	21834-4	51	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-242-010-4	21834-2	52	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-001-9	21834-4	27	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-002-0	21834-4	28	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-243-003-1	21834-4	29	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-243-004-2	21834-4	30	1	2/2/1989	1,890	17	\$541.84	\$180.98	\$190.50
294-243-005-3	21834-4	31	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-006-4	21834-4	32	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-007-5	21834-4	33	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-243-008-6	21834-4	34	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-009-7	21834-4	35	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-243-010-7	21834-4	36	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-243-011-8	21834-4	37	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-012-9	21834-4	38	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-243-013-0	21834-2	39	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-243-014-1	21834-4	40	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-244-001-2	21834-4	7	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-244-002-3	21834-4	8	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-003-4	21834-4	9	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-244-004-5	21834-4	10	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-005-6	21834-4	11	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-244-006-7	21834-4	12	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-007-8	21834-4	13	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-244-008-9	21834-4	14	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-244-009-0	21834-4	15	1	2/3/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-010-0	21834-4	16	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-011-1	21834-4	17	1	2/3/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-244-012-2	21834-4	18	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-244-013-3	21834-4	19	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-014-4	21834-4	20	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-244-015-5	21834-4	21	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-016-6	21834-4	22	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-017-7	21834-4	23	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-244-018-8	21834-4	24	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-019-9	21834-4	25	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-244-020-9	21834-4	26	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-245-001-5	21834-4	71	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-002-6	21834-4	72	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-003-7	21834-4	73	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-004-8	21834-4	74	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-005-9	21834-4	75	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-245-006-0	21834-4	76	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-245-007-1	21834-4	77	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-008-2	21834-4	78	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-009-3	21834-4	79	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-010-3	21834-4	80	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-011-4	21834-4	81	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-012-5	21834-4	82	1	2/2/1989	2,554	17	\$541.84	\$244.56	\$257.42
294-245-013-6	21834-4	83	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-014-7	21834-4	84	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-015-8	21834-4	85	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-016-9	21834-4	86	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-245-017-0	21834-4	87	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-018-1	21834-4	88	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-019-2	21834-4	89	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-020-2	21834-4	90	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-021-3	21834-4	91	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-022-4	21834-4	92	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-023-5	21834-4	93	1	2/2/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-245-024-6	21834-4	94	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-025-7	21834-4	95	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-245-026-8	21834-4	96	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-245-027-9	21834-4	97	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-246-001-8	21834-4	1	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-246-002-9	21834-4	2	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-246-003-0	21834-4	3	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-246-004-1	21834-4	4	1	5/15/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-246-005-2	21834-4	5	1	2/2/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-246-006-3	21834-4	6	1	2/2/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-251-001-4	21834-2	1	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-251-002-5	21834-2	2	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-251-003-6	21834-2	3	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-251-004-7	21834-2	4	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-251-005-8	21834-2	5	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-251-006-9	21834-2	6	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-251-007-0	21834-2	7	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-251-008-1	21834-2	8	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-251-009-2	21834-1	62	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-251-010-2	21834-1	63	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-251-011-3	21834-1	64	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-251-012-4	21834-1	65	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-251-013-5	21834-1	66	1	4/10/1990	1,514	16	\$541.84	\$144.98	\$152.60
294-251-014-6	21834-1	67	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-251-015-7	21834-1	68	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-251-016-8	21834-1	69	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-252-001-7	21834-2	94	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-252-002-8	21834-2	95	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-252-003-9	21834-2	96	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-004-0	21834-2	97	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-005-1	21834-2	98	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-252-006-2	21834-2	99	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-007-3	21834-2	100	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-008-4	21834-2	101	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-252-009-5	21834-2	102	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-010-5	21834-2	103	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-011-6	21834-2	104	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-252-012-7	21834-2	105	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-252-013-8	21834-2	106	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-253-001-0	21834-1	1	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-002-1	21834-1	2	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-003-2	21834-1	3	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-253-004-3	21834-1	4	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-005-4	21834-1	5	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-006-5	21834-1	6	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-007-6	21834-1	7	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-008-7	21834-1	8	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-009-8	21834-1	9	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-253-010-8	21834-1	10	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-011-9	21834-1	11	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-012-0	21834-1	12	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-013-1	21834-1	13	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-014-2	21834-1	14	1	4/3/1989	2,194	16	\$541.84	\$210.08	\$221.14
294-253-015-3	21834-1	15	1	4/3/1989	2,194	16	\$541.84	\$210.08	\$221.14
294-253-016-4	21834-1	16	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-253-017-5	21834-1	17	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-253-018-6	21834-1	18	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-019-7	21834-1	19	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-253-020-7	21834-1	20	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-253-021-8	21834-1	21	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-253-022-9	21834-1	22	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-253-023-0	21834-1	23	1	4/10/1990	1,514	16	\$541.84	\$144.98	\$152.60
294-253-024-1	21834-1	24	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-253-025-2	21834-1	25	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-253-026-3	21834-1	26	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-253-027-4	21834-1	27	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-028-5	21834-1	28	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-029-6	21834-1	29	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-030-6	21834-1	30	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-031-7	21834-1	31	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-032-8	21834-1	32	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-253-033-9	21834-1	33	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-253-034-0	21834-1	34	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-253-035-1	21834-1	35	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-253-036-2	21834-1	36	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-254-001-3	21834-1	37	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-254-002-4	21834-1	38	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-254-003-5	21834-1	39	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-254-004-6	21834-1	40	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-254-005-7	21834-1	41	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-254-006-8	21834-1	42	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-254-007-9	21834-1	43	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-254-008-0	21834-1	44	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-254-009-1	21834-1	45	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-001-6	21834-1	70	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-255-002-7	21834-1	71	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-255-003-8	21834-1	72	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-004-9	21834-1	73	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-255-005-0	21834-1	74	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-006-1	21834-1	75	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-255-007-2	21834-1	76	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-008-3	21834-1	77	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-255-009-4	21834-1	78	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-010-4	21834-1	79	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-255-011-5	21834-1	80	1	4/3/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-012-6	21834-1	81	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-255-013-7	21834-1	82	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-255-014-8	21834-1	83	1	5/16/1989	2,197	16	\$541.84	\$210.36	\$221.44
294-255-015-9	21834-1	84	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-255-016-0	21834-1	85	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-017-1	21834-1	86	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-255-018-2	21834-1	87	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-255-019-3	21834-1	88	1	4/10/1990	1,514	16	\$541.84	\$144.98	\$152.60
294-255-020-3	21834-1	89	1	4/10/1990	1,618	16	\$541.84	\$154.92	\$163.08

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-255-021-4	21834-1	90	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-255-022-5	21834-1	91	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-023-6	21834-1	92	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-024-7	21834-1	93	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-255-025-8	21834-1	94	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-026-9	21834-1	95	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-027-0	21834-1	96	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-255-028-1	21834-1	97	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-029-2	21834-1	98	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-255-030-2	21834-1	99	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-255-031-3	21834-1	100	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-261-001-5	21834-2	9	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-002-6	21834-2	10	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-261-003-7	21834-2	11	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-261-004-8	21834-2	12	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-261-005-9	21834-2	13	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-006-0	21834-2	14	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-261-007-1	21834-2	15	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-261-008-2	21834-2	16	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-009-3	21834-2	17	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-261-010-3	21834-2	18	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-011-4	21834-2	19	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-012-5	21834-2	20	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-261-013-6	21834-2	21	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-014-7	21834-2	22	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-261-015-8	21834-2	23	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-261-016-9	21834-1	50	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-261-017-0	21834-1	51	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-261-018-1	21834-1	52	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-261-019-2	21834-1	53	1	4/10/1990	1,554	16	\$541.84	\$148.80	\$156.64
294-261-020-2	21834-1	54	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-261-021-3	21834-1	55	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-261-022-4	21834-1	56	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-261-023-5	21834-1	57	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-261-024-6	21834-1	58	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-261-025-7	21834-1	59	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-261-026-8	21834-1	60	1	4/10/1990	2,197	16	\$541.84	\$210.36	\$221.44
294-261-027-9	21834-1	61	1	4/10/1990	2,028	16	\$541.84	\$194.18	\$204.40
294-262-001-8	21834-2	24	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-262-002-9	21834-2	25	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-003-0	21834-2	26	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-004-1	21834-2	27	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-262-005-2	21834-2	28	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-006-3	21834-2	29	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-007-4	21834-2	30	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-262-008-5	21834-2	31	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-009-6	21834-2	32	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-262-010-6	21834-2	33	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-262-011-7	21834-2	34	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-262-012-8	21834-2	35	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-262-013-9	21834-2	36	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-262-014-0	21834-3	1	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-262-015-1	21834-3	2	1	6/29/1989	1,824	17	\$541.84	\$174.66	\$183.84
294-262-016-2	21834-3	3	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-262-017-3	21834-3	4	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-262-018-4	21834-3	5	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-262-019-5	21834-3	6	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-262-020-5	21834-3	7	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-262-021-6	21834-3	8	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-262-022-7	21834-3	9	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-262-023-8	21834-3	10	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-262-024-9	21834-3	11	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-263-001-1	21834-2	85	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-263-002-2	21834-2	86	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-263-003-3	21834-2	87	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-263-004-4	21834-2	88	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-263-005-5	21834-2	89	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-263-006-6	21834-2	90	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-263-007-7	21834-2	91	1	5/16/1989	1,752	16	\$541.84	\$167.76	\$176.58
294-263-008-8	21834-2	92	1	5/16/1989	1,085	16	\$541.84	\$103.90	\$109.36
294-263-009-9	21834-2	93	1	5/16/1989	1,554	16	\$541.84	\$148.80	\$156.64
294-264-001-4	21834-1	46	1	4/3/1989	1,678	16	\$541.84	\$160.68	\$169.12
294-264-002-5	21834-1	47	1	4/3/1989	1,514	16	\$541.84	\$144.98	\$152.60
294-264-003-6	21834-1	48	1	4/3/1989	2,028	16	\$541.84	\$194.18	\$204.40
294-264-004-7	21834-1	49	1	4/10/1990	1,678	16	\$541.84	\$160.68	\$169.12
294-264-005-8	21834-3	22	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-264-006-9	21834-3	23	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-264-007-0	21834-3	24	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-264-008-1	21834-3	25	1	5/12/1993	1,967	17	\$541.84	\$188.34	\$198.26
294-264-009-2	21834-3	26	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-271-001-6	21834-2	37	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-002-7	21834-2	38	1	5/16/1988	1,752	17	\$541.84	\$167.76	\$176.58
294-271-003-8	21834-2	39	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-004-9	21834-2	40	1	5/16/1988	1,752	17	\$541.84	\$167.76	\$176.58
294-271-005-0	21834-2	41	1	5/16/1988	1,752	17	\$541.84	\$167.76	\$176.58
294-271-006-1	21834-2	42	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-007-2	21834-2	43	1	5/16/1988	1,085	17	\$541.84	\$103.90	\$109.36
294-271-008-3	21834-2	44	1	5/16/1988	1,085	17	\$541.84	\$103.90	\$109.36
294-271-009-4	21834-2	45	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-010-4	21834-2	46	1	5/16/1988	1,085	17	\$541.84	\$103.90	\$109.36
294-271-011-5	21834-2	47	1	5/16/1988	1,752	17	\$541.84	\$167.76	\$176.58
294-271-012-6	21834-2	48	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-013-7	21834-2	49	1	5/16/1988	1,752	17	\$541.84	\$167.76	\$176.58
294-271-014-8	21834-2	50	1	5/16/1988	1,554	17	\$541.84	\$148.80	\$156.64
294-271-015-9	21834-2	51	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-271-016-0	21834-2	52	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-271-017-1	21834-2	53	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-271-018-2	21834-2	54	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-271-019-3	21834-2	55	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-271-020-3	21834-2	56	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-271-021-4	21834-2	57	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-271-022-5	21834-2	58	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-271-023-6	21834-2	59	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-271-024-7	21834-2	60	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-271-025-8	21834-2	61	1	5/16/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-271-026-9	21834-3	86	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-271-027-0	21834-3	87	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-271-028-1	21834-3	88	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-271-029-2	21834-3	89	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-271-030-2	21834-3	90	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-271-031-3	21834-3	91	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-271-032-4	21834-3	92	1	6/29/1989	1,824	17	\$541.84	\$174.66	\$183.84
294-271-033-5	21834-3	93	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-271-034-6	21834-3	94	1	6/29/1989	1,824	17	\$541.84	\$174.66	\$183.84
294-271-035-7	21834-3	95	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-271-036-8	21834-2	96	1	6/29/1989	3,170	17	\$541.84	\$303.54	\$319.50
294-271-037-9	21834-3	97	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-271-038-0	21834-3	98	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-271-039-1	21834-3	99	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-272-001-9	21834-2	62	1	5/16/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-272-002-0	21834-2	63	1	5/16/1989	1,552	17	\$541.84	\$148.60	\$156.44
294-272-003-1	21834-2	64	1	5/16/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-272-004-2	21834-2	65	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-272-005-3	21834-2	66	1	5/16/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-272-006-4	21834-2	67	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-272-007-5	21834-2	68	1	5/16/1989	1,085	17	\$541.84	\$103.90	\$109.36
294-272-008-6	21834-2	69	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-272-009-7	21834-2	70	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-272-010-7	21834-2	71	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-272-011-8	21834-2	72	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-273-001-2	21834-2	73	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-273-002-3	21834-2	74	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-001-5	21834-2	75	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-002-6	21834-2	76	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-274-003-7	21834-2	77	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-004-8	21834-2	78	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-274-005-9	21834-2	79	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-006-0	21834-2	80	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-007-1	21834-2	81	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-274-008-2	21834-2	82	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-009-3	21834-2	83	1	5/16/1989	1,752	17	\$541.84	\$167.76	\$176.58
294-274-010-3	21834-2	84	1	5/16/1989	1,554	17	\$541.84	\$148.80	\$156.64
294-281-001-7	21834-5	1	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-002-8	21834-5	2	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-003-9	21834-5	3	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-281-004-0	21834-5	4	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-005-1	21834-5	5	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-281-006-2	21834-5	6	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-007-3	21834-5	7	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-281-008-4	21834-5	8	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-009-5	21834-5	9	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-281-010-5	21834-5	10	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-011-6	21834-5	11	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-016-1	21834-5	14	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-281-017-2	21834-5	15	1	11/10/1992	1,550	17	\$541.84	\$148.42	\$156.22
294-281-018-3	21834-5	16	1	12/11/1989	2,580	17	\$541.84	\$247.04	\$260.04
294-281-019-4	21834-5	12	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-281-020-4	21834-5	13	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-282-001-0	21834-5	17	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-282-002-1	21834-5	18	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-282-003-2	21834-5	19	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-282-004-3	21834-5	20	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-282-005-4	21834-5	21	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-282-006-5	21834-5	22	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-283-001-3	21834-5	50	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-283-002-4	21834-5	51	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-283-003-5	21834-5	52	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-283-004-6	21834-5	53	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-283-005-7	21834-5	54	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-283-006-8	21834-5	55	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-283-007-9	21834-5	56	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-283-008-0	21834-5	57	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-283-009-1	21834-5	58	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-283-010-1	21834-5	59	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-284-007-2	21834-5	63	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-008-3	21834-5	64	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-009-4	21834-5	65	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-010-4	21834-5	66	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-011-5	21834-5	67	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-012-6	21834-5	68	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-013-7	21834-5	69	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-014-8	21834-5	70	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-015-9	21834-5	71	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-016-0	21834-5	72	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-017-1	21834-5	73	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-018-2	21834-5	74	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-019-3	21834-5	83	1	9/7/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-284-020-3	21834-5	84	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-021-4	21834-5	85	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-022-5	21834-5	86	1	9/7/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-023-6	21834-5	87	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-284-024-7	21834-5	88	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-025-8	21834-5	89	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-026-9	21834-5	90	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-027-0	21834-5	91	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-028-1	21834-5	92	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86

**Community Facilities District No. 2
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Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-284-029-2	21834-5	93	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-284-030-2	21834-5	94	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-031-3	21834-5	60	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-284-032-4	21834-5	61	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-284-033-5	21834-5	62	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-285-001-9	21834-5	95	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-285-002-0	21834-5	96	1	3/23/1989	1,872	17	\$541.84	\$179.24	\$188.68
294-285-003-1	21834-5	97	1	3/23/1989	1,255	17	\$541.84	\$120.18	\$126.50
294-285-004-2	21834-5	98	1	3/23/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-285-005-3	21834-5	99	1	3/23/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-285-006-4	21834-5	100	1	9/7/1989	1,844	17	\$541.84	\$176.56	\$185.86
294-285-007-5	21834-5	108	1	5/12/1989	2,155	17	\$541.84	\$206.34	\$217.20
294-291-001-8	21834	1	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-002-9	21834	2	1	1/15/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-291-003-0	21834	3	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-004-1	21834	4	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-005-2	21834	5	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-006-3	21834	6	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-007-4	21834	7	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-008-5	21834	8	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-009-6	21834	9	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-010-6	21834	10	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-011-7	21834	11	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-012-8	21834	12	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-013-9	21834	13	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-014-0	21834	14	1	6/28/1991	1,931	17	\$541.84	\$184.90	\$194.62
294-291-015-1	21834	15	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-291-016-2	21834	16	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-291-017-3	21834	17	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-291-018-4	21834	18	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-291-019-5	21834	19	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-291-020-5	21834	20	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-291-021-6	21834	21	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-291-022-7	21834	22	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-291-023-8	21834	23	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-291-024-9	21834	24	1	1/15/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-291-025-0	21834	25	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-026-1	21834	26	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-291-027-2	21834	27	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-291-028-3	21834	28	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-292-001-1	21834	29	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-292-002-2	21834	30	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-292-003-3	21834	31	1	1/15/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-292-004-4	21834	32	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-292-005-5	21834	33	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-292-006-6	21834	34	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-292-007-7	21834	35	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-292-008-8	21834	36	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-292-009-9	21834	37	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64

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Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-292-010-9	21834	38	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-292-011-0	21834	39	1	6/28/1991	1,932	17	\$541.84	\$185.00	\$194.74
294-293-001-4	21834	40	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-293-002-5	21834	41	1	6/28/1991	1,931	17	\$541.84	\$184.90	\$194.62
294-293-003-6	21834	42	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-293-004-7	21834	43	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-293-005-8	21834	44	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-293-006-9	21834	45	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-293-007-0	21834	46	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-293-008-1	21834	47	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-293-009-2	21834	48	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-293-010-2	21834	49	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-301-001-8	21834	50	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-301-002-9	21834	51	1	1/8/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-301-003-0	21834	52	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-004-1	21834	53	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-005-2	21834	54	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-006-3	21834	55	1	1/8/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-301-007-4	21834	56	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-008-5	21834	57	1	1/8/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-301-009-6	21834	58	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-010-6	21834	59	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-301-011-7	21834	60	1	1/8/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-302-001-1	21834	62	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-002-2	21834	63	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-003-3	21834	64	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-302-004-4	21834	65	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-005-5	21834	66	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-006-6	21834	67	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-007-7	21834	68	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-008-8	21834	69	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-302-009-9	21834	70	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-010-9	21834	71	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-011-0	21834	72	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-012-1	21834	73	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-013-2	21834	74	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-302-014-3	21834	75	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-015-4	21834	76	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-016-5	21834	77	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-017-6	21834	78	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-302-018-7	21834	79	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-302-019-8	21834	80	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-302-020-8	21834	81	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-001-4	21834	82	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-002-5	21834	83	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-303-003-6	21834	84	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-004-7	21834	85	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-005-8	21834	86	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-303-006-9	21834	87	1	1/15/1990	1,931	17	\$541.84	\$184.90	\$194.62

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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-303-007-0	21834	88	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-008-1	21834	89	1	1/15/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-303-009-2	21834	90	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-303-010-2	21834	91	1	1/15/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-011-3	21834	92	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-303-012-4	21834	92	1	6/28/1991	2,447	17	\$541.84	\$234.30	\$246.64
294-303-013-5	21834	94	1	6/28/1991	2,116	17	\$541.84	\$202.62	\$213.28
294-303-014-6	21834	95	1	6/28/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-015-7	21834	96	1	1/8/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-303-016-8	21834	97	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-017-9	21834	98	1	1/8/1990	1,931	17	\$541.84	\$184.90	\$194.62
294-303-018-0	21834	99	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-019-1	21834	100	1	1/8/1990	2,441	17	\$541.84	\$233.74	\$246.04
294-303-020-1	21834	101	1	1/8/1990	2,116	17	\$541.84	\$202.62	\$213.28
294-303-021-2	21834	102	1	1/8/1990	2,447	17	\$541.84	\$234.30	\$246.64
294-303-022-3	21834	103	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-023-4	21834	104	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-303-024-5	21834	105	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-303-025-6	21834	106	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-026-7	21834	107	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-027-8	21834	108	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-303-028-9	21834	109	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-029-0	21834	110	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-303-030-0	21834	111	1	7/18/1989	2,447	17	\$541.84	\$234.30	\$246.64
294-303-031-1	21834	112	1	7/18/1989	1,931	17	\$541.84	\$184.90	\$194.62
294-303-032-2	21834	113	1	7/18/1989	2,116	17	\$541.84	\$202.62	\$213.28
294-311-001-9	21834-3	12	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-311-002-0	21834-3	13	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-311-003-1	21834-3	14	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-311-004-2	21834-3	15	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-311-005-3	21834-3	16	1	6/29/1989	1,824	17	\$541.84	\$174.66	\$183.84
294-311-006-4	21834-3	17	1	10/6/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-311-007-5	21834-3	18	1	6/29/1989	2,502	17	\$541.84	\$239.58	\$252.18
294-311-008-6	21834-3	19	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-311-009-7	21834-3	20	1	5/12/1993	1,967	17	\$541.84	\$188.34	\$198.26
294-311-010-7	21834-3	21	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-312-001-2	21834-3	27	1	5/12/1990	2,200	17	\$541.84	\$210.66	\$221.74
294-312-002-3	21834-3	28	1	5/12/1993	1,967	17	\$541.84	\$188.34	\$198.26
294-312-003-4	21834-3	29	1	5/12/1993	1,967	17	\$541.84	\$188.34	\$198.26
294-312-004-5	21834-3	30	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-312-005-6	21834-3	31	1	5/12/1993	2,200	17	\$541.84	\$210.66	\$221.74
294-313-021-3	21834-3	42	1	12/4/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-022-4	21834-3	43	1	10/21/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-023-5	21834-3	44	1	10/21/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-024-6	21834-3	45	1	10/21/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-025-7	21834-3	46	1	10/21/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-026-8	21834-3	47	1	10/21/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-029-1	21834-3	49	1	10/21/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-030-1	21834-3	50	1	10/21/1992	1,967	17	\$541.84	\$188.34	\$198.26

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Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-313-031-2	21834-3	51	1	10/21/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-032-3	21834-3	52	1	10/21/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-033-4	21834-3	40	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-034-5	21834-3	39	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-035-6	21834-3	41	1	12/4/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-036-7	21834-3	38	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-037-8	21834-3	33	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-038-9	21834-3	32	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-039-0	21834-3	36	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-040-0	21834-3	34	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-313-041-1	21834-3	35	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-042-2	21834-3	37	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-313-043-3	21834-3	48	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-001-8	21834-3	53	1	12/4/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-002-9	21834-3	54	1	12/4/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-003-0	21834-3	55	1	12/4/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-004-1	21834-3	56	1	12/4/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-005-2	21834-3	57	1	12/4/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-006-3	21834-3	58	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-007-4	21834-3	59	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-008-5	21834-3	60	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-009-6	21834-3	61	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-010-6	21834-3	62	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-011-7	21834-3	63	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-012-8	21834-3	64	1	12/18/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-013-9	21834-3	65	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-014-0	21834-3	66	1	12/18/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-015-1	21834-3	67	1	6/29/1989	2,280	17	\$541.84	\$218.32	\$229.80
294-314-016-2	21834-3	68	1	7/31/1990	1,824	17	\$541.84	\$174.66	\$183.84
294-314-017-3	21834-3	69	1	7/31/1990	2,280	17	\$541.84	\$218.32	\$229.80
294-314-018-4	21834-3	70	1	7/31/1990	2,502	17	\$541.84	\$239.58	\$252.18
294-314-019-5	21834-3	71	1	7/31/1990	2,280	17	\$541.84	\$218.32	\$229.80
294-314-020-5	21834-3	72	1	7/31/1990	2,502	17	\$541.84	\$239.58	\$252.18
294-314-021-6	21834-3	73	1	9/14/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-022-7	21834-3	74	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-023-8	21834-3	75	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-024-9	21834-3	76	1	9/14/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-025-0	21834-3	77	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-026-1	21834-3	78	1	9/14/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-314-027-2	21834-3	79	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-314-028-3	21834-3	80	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-315-001-1	21834-3	81	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-315-002-2	21834-3	82	1	9/14/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-315-003-3	21834-3	83	1	9/14/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-315-004-4	21834-3	84	1	9/14/1992	1,967	17	\$541.84	\$188.34	\$198.26
294-315-005-5	21834-3	85	1	9/15/1992	2,200	17	\$541.84	\$210.66	\$221.74
294-321-007-6	22275-2	59	1	8/21/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-321-008-7	22275-2	60	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-321-009-8	22275-2	61	1	8/21/1991	1,824	15	\$541.84	\$174.66	\$183.84

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-321-010-8	22275-2	62	1	2/5/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-321-011-9	22275-2	63	1	2/5/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-321-012-0	22275-3	12	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-321-013-1	22275-3	13	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-321-014-2	22275-3	14	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-321-015-3	22275-3	15	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-321-016-4	22275-3	16	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-321-017-5	22275-3	17	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-321-018-6	22275-3	18	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-321-019-7	22275-3	19	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-321-020-7	22275-3	20	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-322-001-3	22275-2	64	1	2/5/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-322-002-4	22275-2	65	1	2/5/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-003-5	22275-2	66	1	2/5/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-004-6	22275-2	67	1	8/21/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-322-005-7	22275-2	68	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-006-8	22275-2	69	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-007-9	22275-2	70	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-008-0	22275-2	71	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-009-1	22275-2	72	1	8/21/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-322-010-1	22275-2	73	1	8/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-011-2	22275-2	74	1	10/30/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-322-012-3	22275-2	75	1	10/30/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-013-4	22275-2	76	1	10/30/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-014-5	22275-2	77	1	10/30/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-322-015-6	22275-2	78	1	10/30/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-322-016-7	22275-2	79	1	10/30/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-322-017-8	22275-2	84	1	2/20/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-018-9	22275-2	85	1	2/20/1992	1,824	15	\$541.84	\$174.66	\$183.84
294-322-019-0	22275-2	86	1	2/20/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-020-0	22275-2	87	1	2/20/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-021-1	22275-2	88	1	2/20/1992	1,824	15	\$541.84	\$174.66	\$183.84
294-322-022-2	22275-2	89	1	4/24/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-023-3	22275-2	90	1	4/24/1992	1,824	15	\$541.84	\$174.66	\$183.84
294-322-024-4	22275-2	91	1	4/24/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-025-5	22275-2	92	1	4/24/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-026-6	22275-2	93	1	4/27/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-322-027-7	22275-2	94	1	4/27/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-028-8	22275-2	95	1	4/27/1992	1,824	15	\$541.84	\$174.66	\$183.84
294-322-029-9	22275-2	96	1	4/27/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-030-9	22275-2	97	1	4/27/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-322-031-0	22275-2	98	1	4/27/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-032-1	22275-2	99	1	4/27/1992	2,086	15	\$541.84	\$199.74	\$210.26
294-322-033-2	22275-2	100	1	4/27/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-323-001-6	22275-2	53	1	10/30/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-323-002-7	22275-2	54	1	10/29/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-323-003-8	22275-2	55	1	10/29/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-323-004-9	22275-2	56	1	10/29/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-323-005-0	22275-2	57	1	10/29/1991	1,824	15	\$541.84	\$174.66	\$183.84

**Community Facilities District No. 2
Riverside Unified School District**

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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-323-006-1	22275-2	58	1	10/29/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-323-007-2	22275-3	23	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-323-008-3	22275-3	24	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-323-009-4	22275-3	25	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-323-010-4	22275-3	26	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-323-011-5	22275-3	27	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-323-012-6	22275-3	28	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-323-013-7	22275-3	29	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-323-014-8	22275-3	30	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-323-015-9	22275-3	31	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-323-016-0	22275-3	32	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-323-017-1	22275-3	33	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-323-018-2	22275-3	34	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-323-019-3	22275-3	35	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-323-020-3	22275-3	36	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-324-001-9	22275-3	87	1	10/20/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-324-002-0	22275-3	86	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-324-003-1	22275-3	85	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-324-004-2	22275-3	84	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-324-005-3	22275-3	83	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-324-006-4	22275-3	82	1	6/5/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-331-001-1	22275-2	29	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-331-002-2	22275-2	30	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-331-003-3	22275-2	31	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-331-004-4	22275-2	32	1	7/22/1991	1,843	15	\$541.84	\$176.48	\$185.76
294-331-005-5	22275-2	33	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-331-006-6	22275-2	34	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-331-007-7	22275-2	35	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-331-008-8	22275-2	36	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-331-009-9	22275-2	37	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-331-010-9	22275-2	38	1	10/26/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-331-011-0	22275-2	39	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-331-012-1	22275-2	40	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-331-013-2	22275-2	41	1	10/25/1993	1,732	15	\$541.84	\$165.84	\$174.58
294-332-001-4	22275-2	42	1	9/10/1993	1,732	15	\$541.84	\$165.84	\$174.58
294-332-002-5	22275-2	43	1	1/7/1994	1,967	15	\$541.84	\$188.34	\$198.26
294-332-003-6	22275-2	44	1	1/7/1990	2,245	15	\$541.84	\$214.96	\$226.28
294-332-004-7	22275-2	45	1	1/7/1994	1,967	15	\$541.84	\$188.34	\$198.26
294-332-005-8	22275-2	46	1	2/25/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-332-006-9	22275-2	47	1	2/25/1994	1,732	15	\$541.84	\$165.84	\$174.58
294-332-007-0	22275-2	48	1	2/25/1994	1,967	15	\$541.84	\$188.34	\$198.26
294-332-008-1	22275-2	49	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-332-009-2	22275-2	50	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-332-010-2	22275-2	51	1	10/29/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-332-011-3	22275-2	52	1	10/29/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-333-001-7	22275-2	80	1	10/30/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-333-002-8	22275-2	81	1	10/30/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-333-003-9	22275-2	82	1	2/20/1992	1,490	15	\$541.84	\$142.68	\$150.18
294-333-004-0	22275-2	83	1	2/20/1992	1,824	15	\$541.84	\$174.66	\$183.84

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-334-001-0	22275-2	1	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-002-1	22275-2	2	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-003-2	22275-2	3	1	3/30/1994	1,967	15	\$541.84	\$188.34	\$198.26
294-334-004-3	22275-2	4	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-005-4	22275-2	5	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-006-5	22275-2	6	1	3/30/1994	1,732	15	\$541.84	\$165.84	\$174.58
294-334-007-6	22275-2	7	1	3/30/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-008-7	22275-2	8	1	2/25/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-009-8	22275-2	9	1	2/25/1994	1,732	15	\$541.84	\$165.84	\$174.58
294-334-010-8	22275-2	10	1	2/25/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-011-9	22275-2	11	1	2/25/1994	1,732	15	\$541.84	\$165.84	\$174.58
294-334-012-0	22275-2	12	1	3/3/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-013-1	22275-2	13	1	1/7/1994	1,732	15	\$541.84	\$165.84	\$174.58
294-334-014-2	22275-2	14	1	1/7/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-015-3	22275-2	15	1	1/7/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-334-016-4	22275-2	16	1	1/7/1994	1,967	15	\$541.84	\$188.34	\$198.26
294-334-017-5	22275-2	17	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-334-018-6	22275-2	18	1	10/25/1993	1,967	15	\$541.84	\$188.34	\$198.26
294-334-019-7	22275-2	19	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-334-020-7	22275-2	20	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-334-021-8	22275-2	21	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-334-022-9	22275-2	22	1	10/25/1993	2,245	15	\$541.84	\$214.96	\$226.28
294-334-023-0	22275-2	23	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-334-024-1	22275-2	24	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-334-025-2	22275-2	25	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-334-026-3	22275-2	26	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-334-027-4	22275-2	27	1	7/22/1991	2,580	15	\$541.84	\$247.04	\$260.04
294-334-028-5	22275-2	28	1	7/22/1991	2,155	15	\$541.84	\$206.34	\$217.20
294-341-001-2	22275-3	55	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-341-002-3	22275-3	56	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-341-003-4	22275-3	57	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-341-004-5	22275-3	58	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-341-005-6	22275-3	59	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-341-006-7	22275-3	60	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-341-007-8	22275-3	61	1	12/11/1989	2,596	15	\$541.84	\$248.58	\$261.66
294-341-008-9	22275-3	62	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-341-009-0	22275-3	63	1	12/11/1989	2,596	15	\$541.84	\$248.58	\$261.66
294-341-010-0	22275-3	64	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-342-001-5	22275-3	1	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-342-002-6	22275-3	2	1	1/23/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-342-003-7	22275-3	3	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-342-004-8	22275-3	4	1	1/23/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-342-005-9	22275-3	5	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-006-0	22275-3	6	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-007-1	22275-3	7	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-008-2	22275-3	8	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-342-009-3	22275-3	9	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-010-3	22275-3	10	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-011-4	22275-3	11	1	6/5/1992	2,252	15	\$541.84	\$215.64	\$226.98

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-342-012-5	22275-3	12	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-342-013-6	22275-3	13	1	6/5/1990	2,532	15	\$541.84	\$242.44	\$255.20
294-343-001-8	22275-3	65	1	12/11/1989	2,596	15	\$541.84	\$248.58	\$261.66
294-343-002-9	22275-3	66	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-003-0	22275-3	67	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-004-1	22275-3	68	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-005-2	22275-3	69	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-006-3	22275-3	70	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-007-4	22275-3	71	1	1/23/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-008-5	22275-3	72	1	1/23/1992	2,733	15	\$541.84	\$261.68	\$275.46
294-343-009-6	22275-3	73	1	6/5/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-343-010-6	22275-3	74	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-011-7	22275-3	75	1	6/5/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-343-012-8	22275-3	76	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-013-9	22275-3	77	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-343-014-0	22275-3	78	1	6/5/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-015-1	22275-3	79	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-343-016-2	22275-3	80	1	6/5/1992	2,113	15	\$541.84	\$202.32	\$212.98
294-343-017-3	22275-3	81	1	6/5/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-343-018-4	22275-3	88	1	12/11/1989	2,596	15	\$541.84	\$248.58	\$261.66
294-343-019-5	22275-3	89	1	12/11/1989	2,460	15	\$541.84	\$235.56	\$247.94
294-343-020-5	22275-3	90	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-343-021-6	22275-3	91	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-022-7	22275-3	92	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-343-023-8	22275-3	93	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-343-024-9	22275-3	94	1	2/26/1991	2,460	15	\$541.84	\$235.56	\$247.94
294-343-025-0	22275-3	95	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-343-026-1	22275-3	96	1	2/26/1991	2,460	15	\$541.84	\$235.56	\$247.94
294-343-027-2	22275-3	97	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-343-028-3	22275-3	98	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-343-029-4	22275-3	99	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-343-030-4	22275-3	100	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-344-001-1	22275-3	54	1	12/11/1989	2,420	15	\$541.84	\$231.72	\$243.92
294-344-002-2	22275-3	53	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-344-003-3	22275-3	52	1	12/11/1989	2,420	15	\$541.84	\$231.72	\$243.92
294-344-004-4	22275-3	51	1	12/11/1981	1,975	15	\$541.84	\$189.12	\$199.06
294-344-005-5	22275-3	50	1	12/11/1989	2,420	15	\$541.84	\$231.72	\$243.92
294-344-006-6	22275-3	49	1	12/11/1989	2,596	15	\$541.84	\$248.58	\$261.66
294-344-007-7	22275-3	48	1	12/11/1989	1,975	15	\$541.84	\$189.12	\$199.06
294-344-008-8	22275-3	47	1	2/26/1991	2,596	15	\$541.84	\$248.58	\$261.66
294-344-009-9	22275-3	46	1	2/26/1991	2,420	15	\$541.84	\$231.72	\$243.92
294-344-010-9	22275-3	45	1	2/26/1991	2,596	15	\$541.84	\$248.58	\$261.66
294-344-011-0	22275-3	44	1	2/26/1991	2,420	15	\$541.84	\$231.72	\$243.92
294-344-012-1	22275-3	43	1	2/26/1991	1,975	15	\$541.84	\$189.12	\$199.06
294-344-013-2	22275-3	42	1	2/26/1991	2,420	15	\$541.84	\$231.72	\$243.92
294-344-014-3	22275-3	41	1	2/26/1991	2,596	15	\$541.84	\$248.58	\$261.66
294-345-001-4	22275-3	40	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-345-002-5	22275-3	39	1	10/20/1992	2,738	15	\$541.84	\$262.16	\$275.96
294-345-003-6	22275-3	38	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20

**Community Facilities District No. 2
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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-345-004-7	22275-3	37	1	10/20/1992	2,532	15	\$541.84	\$242.44	\$255.20
294-351-001-3	22275	1	1	11/14/1989	1,798	15	\$541.84	\$172.16	\$181.22
294-351-002-4	22275	2	1	11/14/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-351-003-5	22275	3	1	11/14/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-351-004-6	22275	4	1	11/14/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-351-005-7	22275	5	1	11/14/1981	2,388	15	\$541.84	\$228.66	\$240.70
294-351-006-8	22275	6	1	11/14/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-351-007-9	22275	7	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-351-008-0	22275	8	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-351-009-1	22275	9	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-351-010-1	22275	10	1	7/22/1991	1,959	15	\$541.84	\$187.58	\$197.46
294-351-011-2	22275	11	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-351-012-3	22275	12	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-351-013-4	22275	13	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-351-014-5	22275	14	1	7/22/1991	1,798	15	\$541.84	\$172.16	\$181.22
294-351-015-6	22275	15	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-351-016-7	22275	16	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-351-017-8	22275	17	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-351-018-9	22275	18	1	7/22/1991	1,959	15	\$541.84	\$187.58	\$197.46
294-351-019-0	22275	19	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-351-020-0	22275	20	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-351-021-1	22275	21	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-351-022-2	22275	22	1	2/6/1992	1,798	15	\$541.84	\$172.16	\$181.22
294-352-001-6	22275	73	1	4/30/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-352-002-7	22275	74	1	4/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-352-003-8	22275	75	1	4/28/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-352-004-9	22275	76	1	4/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-352-005-0	22275	77	1	4/28/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-352-006-1	22275	78	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-352-007-2	22275	79	1	7/22/1991	1,798	15	\$541.84	\$172.16	\$181.22
294-352-008-3	22275	80	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-352-009-4	22275	81	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-352-010-4	22275	82	1	7/22/1991	2,591	15	\$541.84	\$248.10	\$261.16
294-352-011-5	22275	83	1	7/22/1991	2,342	15	\$541.84	\$224.26	\$236.06
294-352-012-6	22275	84	1	11/16/1989	1,798	15	\$541.84	\$172.16	\$181.22
294-352-013-7	22275	85	1	2/6/1992	1,798	15	\$541.84	\$172.16	\$181.22
294-352-014-8	22275	86	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-352-015-9	22275	87	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-352-016-0	22275	88	1	6/11/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-352-017-1	22275	89	1	6/11/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-352-018-2	22275	90	1	6/11/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-352-019-3	22275	91	1	6/11/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-352-020-3	22275	92	1	6/11/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-352-021-4	22275	93	1	6/11/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-353-001-9	22275	52	1	8/30/1992	1,798	15	\$541.84	\$172.16	\$181.22
294-353-002-0	22275	53	1	8/30/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-353-003-1	22275	54	1	8/30/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-353-004-2	22275	55	1	8/30/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-353-005-3	22275	56	1	8/30/1992	2,591	15	\$541.84	\$248.10	\$261.16

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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-353-006-4	22275	57	1	8/30/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-353-007-5	22275	58	1	8/30/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-353-008-6	22275	59	1	8/30/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-353-009-7	22275	60	1	11/16/1989	1,798	15	\$541.84	\$172.16	\$181.22
294-353-010-7	22275	61	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-353-011-8	22275	62	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-353-012-9	22275	63	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-353-013-0	22275	64	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-353-014-1	22275	65	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-353-015-2	22275	66	1	11/16/1989	1,798	15	\$541.84	\$172.16	\$181.22
294-353-016-3	22275	67	1	4/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-353-017-4	22275	68	1	4/30/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-353-018-5	22275	69	1	4/30/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-353-019-6	22275	70	1	4/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-353-020-6	22275	71	1	4/30/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-353-021-7	22275	72	1	4/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-353-022-8	22275	41	1	8/30/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-353-023-9	22275	42	1	8/30/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-353-024-0	22275	43	1	8/30/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-353-025-1	22275	44	1	8/30/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-353-026-2	22275	45	1	8/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-353-027-3	22275	46	1	8/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-353-028-4	22275	47	1	11/16/1989	1,798	15	\$541.84	\$172.16	\$181.22
294-353-029-5	22275	48	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-353-030-5	22275	49	1	11/16/1989	2,388	15	\$541.84	\$228.66	\$240.70
294-353-031-6	22275	50	1	11/16/1989	2,540	15	\$541.84	\$243.22	\$256.02
294-353-032-7	22275	51	1	8/30/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-354-001-2	22275	23	1	2/6/1992	1,798	15	\$541.84	\$172.16	\$181.22
294-354-002-3	22275	24	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-354-003-4	22275	25	1	2/6/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-354-004-5	22275	26	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-354-005-6	22275	27	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-354-006-7	22275	28	1	2/6/1992	2,591	15	\$541.84	\$248.10	\$261.16
294-354-007-8	22275	29	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-354-008-9	22275	30	1	2/6/1992	2,342	15	\$541.84	\$224.26	\$236.06
294-354-009-0	22275	31	1	1/5/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-354-010-0	22275	32	1	1/5/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-354-011-1	22275	33	1	1/5/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-354-012-2	22275	34	1	1/5/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-354-013-3	22275	35	1	1/5/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-354-014-4	22275	36	1	1/5/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-354-015-5	22275	37	1	1/5/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-354-016-6	22275	38	1	1/5/1993	2,342	15	\$541.84	\$224.26	\$236.06
294-354-017-7	22275	39	1	1/5/1993	2,591	15	\$541.84	\$248.10	\$261.16
294-354-018-8	22275	40	1	1/5/1993	1,798	15	\$541.84	\$172.16	\$181.22
294-361-001-4	22275-1	1	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-002-5	22275-1	2	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-003-6	22275-1	3	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-004-7	22275-1	4	1	3/21/1991	1,490	15	\$541.84	\$142.68	\$150.18

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-361-005-8	22275-1	5	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-006-9	22275-1	6	1	3/21/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-361-007-0	22275-1	7	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-008-1	22275-1	8	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-009-2	22275-1	9	1	3/21/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-361-010-2	22275-1	10	1	3/21/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-361-011-3	22275-1	11	1	3/21/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-012-4	22275-1	12	1	3/21/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-013-5	22275-1	13	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-014-6	22275-1	14	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-015-7	22275-1	15	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-016-8	22275-1	16	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-017-9	22275-1	17	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-018-0	22275-1	18	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-019-1	22275-1	19	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-020-1	22275-1	20	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-021-2	22275-1	21	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-022-3	22275-1	22	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-023-4	22275-1	23	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-024-5	22275-1	24	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-025-6	22275-1	25	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-026-7	22275-1	26	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-027-8	22275-1	27	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-028-9	22275-1	28	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-029-0	22275-1	29	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-030-0	22275-1	30	1	3/19/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-361-031-1	22275-1	31	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-032-2	22275-1	32	1	3/19/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-361-033-3	22275-1	33	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-361-034-4	22275-1	34	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-361-035-5	22275-1	35	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-362-001-7	22275-1	102	1	3/19/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-362-002-8	22275-1	101	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-362-003-9	22275-1	100	1	3/19/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-362-004-0	22275-1	99	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-362-005-1	22275-1	98	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-362-006-2	22275-1	97	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-362-007-3	22275-1	96	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-362-008-4	22275-1	95	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-362-009-5	22275-1	94	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-362-010-5	22275-1	93	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-362-011-6	22275-1	92	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-362-012-7	22275-1	91	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-362-013-8	22275-1	90	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-362-014-9	22275-1	89	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-362-015-0	22275-1	88	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-371-001-5	22275-1	54	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-371-002-6	22275-1	55	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-371-003-7	22275-1	56	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-371-004-8	22275-1	57	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-371-005-9	22275-1	58	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-371-006-0	22275-1	59	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-371-007-1	22275-1	60	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-372-001-8	22275-1	36	1	2/22/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-372-002-9	22275-1	37	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-003-0	22275-1	38	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-004-1	22275-1	39	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-005-2	22275-1	40	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-006-3	22275-1	41	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-007-4	22275-1	42	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-008-5	22275-1	43	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-009-6	22275-1	44	1	2/22/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-372-010-6	22275-1	45	1	2/22/1991	2,086	15	\$541.84	\$199.74	\$210.26
294-372-011-7	22275-1	46	1	2/22/1991	1,824	15	\$541.84	\$174.66	\$183.84
294-372-012-8	22275-1	47	1	2/22/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-372-013-9	22275-1	48	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-372-014-0	22275-1	49	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-372-015-1	22275-1	50	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-372-016-2	22275-1	51	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-372-017-3	22275-1	52	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-372-018-4	22275-1	53	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-001-1	22275-1	87	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-002-2	22275-1	86	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-373-003-3	22275-1	85	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-004-4	22275-1	84	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-373-005-5	22275-1	83	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-006-6	22275-1	82	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-007-7	22275-1	81	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-373-008-8	22275-1	80	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-009-9	22275-1	79	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-010-9	22275-1	78	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-373-011-0	22275-1	77	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-012-1	22275-1	76	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-373-013-2	22275-1	75	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-373-014-3	22275-1	74	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-373-015-4	22275-1	73	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-373-016-5	22275-1	72	1	3/21/1991	1,490	15	\$541.84	\$142.68	\$150.18
294-373-017-6	22275-1	71	1	12/18/1989	2,086	15	\$541.84	\$199.74	\$210.26
294-373-018-7	22275-1	70	1	12/18/1989	1,824	15	\$541.84	\$174.66	\$183.84
294-373-019-8	22275-1	69	1	12/18/1989	1,490	15	\$541.84	\$142.68	\$150.18
294-373-020-8	22275-1	68	1	6/28/1994	2,245	15	\$541.84	\$214.96	\$226.28
294-374-001-4	22275-1	61	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-374-002-5	22275-1	62	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-374-003-6	22275-1	63	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-374-004-7	22275-1	64	1	3/7/1990	1,824	15	\$541.84	\$174.66	\$183.84
294-374-005-8	22275-1	65	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26
294-374-006-9	22275-1	67	1	3/7/1990	1,490	15	\$541.84	\$142.68	\$150.18
294-374-007-0	22275-1	66	1	3/7/1990	2,086	15	\$541.84	\$199.74	\$210.26

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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-381-001-6	22653-7	10	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-002-7	22653-7	11	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-003-8	22653-7	12	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-004-9	22653-7	13	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-005-0	22653-7	14	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-006-1	22653-7	15	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-007-2	22653-7	16	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-008-3	22653-7	17	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-009-4	22653-7	18	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-010-4	22653-7	19	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-011-5	22653-7	20	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-012-6	22653-7	21	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-013-7	22653-7	22	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-014-8	22653-7	23	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-015-9	22653-7	24	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-016-0	22653-7	25	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-017-1	22653-7	26	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-018-2	22653-7	27	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-019-3	22653-7	28	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-020-3	22653-7	29	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-021-4	22653-7	30	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-022-5	22653-7	31	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-381-023-6	22653-7	32	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-381-024-7	22653-7	33	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-382-001-9	22653-7	103	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-382-002-0	22653-7	104	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-382-003-1	22653-7	105	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-382-004-2	22653-7	106	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-382-005-3	22653-7	107	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-382-006-4	22653-7	108	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-382-007-5	22653-7	109	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-382-008-6	22653-7	110	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-383-001-2	22653-7	99	1	11/11/1995	1,712	19	\$541.84	\$163.92	\$172.56
294-383-002-3	22653-7	100	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-383-003-4	22653-7	101	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-383-004-5	22653-7	102	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-391-001-7	22653-7	1	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-391-002-8	22653-7	2	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-391-003-9	22653-7	3	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-391-004-0	22653-7	4	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-391-005-1	22653-7	5	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-391-006-2	22653-7	6	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-391-007-3	22653-7	7	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-391-008-4	22653-7	8	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-391-009-5	22653-7	9	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-391-010-5	22653-7	34	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-391-011-6	22653-7	35	1	11/11/1995	1,593	19	\$541.84	\$152.54	\$160.56
294-391-012-7	22653-7	36	1	4/23/1996	1,662	19	\$541.84	\$159.14	\$167.52
294-391-013-8	22653-7	37	1	4/23/1996	1,434	19	\$541.84	\$137.32	\$144.54

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<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-391-014-9	22653-7	38	1	4/23/1996	1,434	19	\$541.84	\$137.32	\$144.54
294-391-015-0	22653-7	39	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-391-016-1	22653-7	40	1	4/23/1996	1,662	19	\$541.84	\$159.14	\$167.52
294-391-017-2	22653-7	41	1	9/3/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-391-018-3	22653-7	42	1	9/3/1996	1,494	19	\$541.84	\$143.06	\$150.58
294-391-019-4	22653-7	43	1	9/3/1996	1,434	19	\$541.84	\$137.32	\$144.54
294-391-020-4	22653-7	44	1	1/29/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-391-021-5	22653-7	45	1	1/29/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-391-022-6	22653-7	46	1	1/29/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-392-001-0	22653-7	90	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-392-002-1	22653-7	91	1	4/23/1996	1,662	19	\$541.84	\$159.14	\$167.52
294-392-003-2	22653-7	92	1	4/23/1996	1,434	19	\$541.84	\$137.32	\$144.54
294-392-004-3	22653-7	93	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-392-005-4	22653-7	94	1	4/23/1996	1,434	19	\$541.84	\$137.32	\$144.54
294-392-006-5	22653-7	95	1	11/11/1995	1,494	19	\$541.84	\$143.06	\$150.58
294-392-007-6	22653-7	96	1	11/11/1995	1,712	19	\$541.84	\$163.92	\$172.56
294-392-008-7	22653-7	97	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-392-009-8	22653-7	98	1	11/11/1995	1,434	19	\$541.84	\$137.32	\$144.54
294-401-001-7	22653-7	89	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-401-002-8	22653-7	88	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-401-003-9	22653-7	87	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-004-0	22653-7	86	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-005-1	22653-7	85	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-401-006-2	22653-7	84	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-007-3	22653-7	83	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-401-008-4	22653-7	82	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-401-009-5	22653-7	81	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-010-5	22653-7	80	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-011-6	22653-7	79	1	2/10/1997	1,662	19	\$541.84	\$159.14	\$167.52
294-401-012-7	22653-7	78	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-401-013-8	22653-7	77	1	4/15/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-401-014-9	22653-7	76	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-015-0	22653-7	75	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-016-1	22653-7	74	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-401-017-2	22653-7	73	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-018-3	22653-7	72	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-019-4	22653-7	71	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-020-4	22653-7	70	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-021-5	22653-7	69	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-401-022-6	22653-7	68	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-401-023-7	22653-7	67	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-402-001-0	22653-7	47	1	1/29/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-402-002-1	22653-7	48	1	1/29/1997	1,662	19	\$541.84	\$159.14	\$167.52
294-402-003-2	22653-7	49	1	3/20/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-402-004-3	22653-7	50	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-402-005-4	22653-7	51	1	4/23/1996	1,483	19	\$541.84	\$142.00	\$149.48
294-402-006-5	22653-7	52	1	4/23/1996	1,494	19	\$541.84	\$143.06	\$150.58
294-402-007-6	22653-7	53	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-402-008-7	22653-7	54	1	4/23/1996	1,662	19	\$541.84	\$159.14	\$167.52

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-402-009-8	22653-7	55	1	4/23/1996	1,434	19	\$541.84	\$137.32	\$144.54
294-402-010-8	22653-7	56	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-402-011-9	22653-7	57	1	4/23/1996	1,712	19	\$541.84	\$163.92	\$172.56
294-402-012-0	22653-7	58	1	2/10/1997	1,434	19	\$541.84	\$137.32	\$144.54
294-402-013-1	22653-7	59	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-402-014-2	22653-7	60	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-402-015-3	22653-7	61	1	2/10/1997	1,483	19	\$541.84	\$142.00	\$149.48
294-402-016-4	22653-7	62	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-402-017-5	22653-7	63	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-402-018-6	22653-7	64	1	8/27/1996	1,483	19	\$541.84	\$142.00	\$149.48
294-402-019-7	22653-7	65	1	2/10/1997	1,494	19	\$541.84	\$143.06	\$150.58
294-402-020-7	22653-7	66	1	2/10/1997	1,712	19	\$541.84	\$163.92	\$172.56
294-402-021-8	22653-5	08	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-402-022-9	22653-5	07	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-402-023-0	22653-5	06	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-402-024-1	22653-5	05	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-402-025-2	22653-5	04	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-402-026-3	22653-5	03	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-402-027-4	22653-5	02	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-402-028-5	22653-5	01	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-411-001-8	22653-4	1	1	11/16/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-411-002-9	22653-4	2	1	11/16/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-411-003-0	22653-4	3	1	11/16/1995	2,953	19	\$541.84	\$282.76	\$297.64
294-411-004-1	22653-4	4	1	11/16/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-411-005-2	22653-4	5	1	11/16/1995	2,953	19	\$541.84	\$282.76	\$297.64
294-411-006-3	22653-4	6	1	11/16/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-411-007-4	22653-4	7	1	11/16/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-411-008-5	22653-4	8	1	11/16/1995	2,165	19	\$541.84	\$207.30	\$218.22
294-411-009-6	22653-4	9	1	11/16/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-411-010-6	22653-4	10	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-411-011-7	22653-4	11	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-411-012-8	22653-4	12	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-411-013-9	22653-4	13	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-411-014-0	22653-4	14	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-411-015-1	22653-4	15	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-411-016-2	22653-4	16	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-411-017-3	22653-4	17	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-411-018-4	22653-4	18	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-411-019-5	22653-4	19	1	6/18/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-412-001-1	22653-4	20	1	8/14/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-412-002-2	22653-4	21	1	8/14/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-412-003-3	22653-4	22	1	8/14/1995	2,165	19	\$541.84	\$207.30	\$218.22
294-412-004-4	22653-4	23	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-005-5	22653-4	24	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-412-006-6	22653-4	25	1	8/14/1995	2,165	19	\$541.84	\$207.30	\$218.22
294-412-007-7	22653-4	26	1	8/14/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-412-008-8	22653-4	27	1	8/14/1995	2,953	19	\$541.84	\$282.76	\$297.64
294-412-009-9	22653-4	28	1	8/14/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-412-010-9	22653-4	29	1	8/14/1995	2,165	19	\$541.84	\$207.30	\$218.22

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-412-011-0	22653-4	30	1	8/14/1995	2,627	19	\$541.84	\$251.54	\$264.78
294-412-012-1	22653-4	31	1	8/14/1995	3,165	19	\$541.84	\$303.06	\$319.00
294-412-013-2	22653-4	32	1	8/14/1995	2,953	19	\$541.84	\$282.76	\$297.64
294-412-014-3	22653-4	33	1	8/14/1995	2,165	19	\$541.84	\$207.30	\$218.22
294-412-015-4	22653-4	34	1	12/28/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-016-5	22653-4	35	1	12/28/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-412-017-6	22653-4	53	1	7/18/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-412-018-7	22653-4	54	1	4/5/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-412-019-8	22653-4	55	1	4/5/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-412-020-8	22653-4	56	1	4/5/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-021-9	22653-4	57	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-412-022-0	22653-4	58	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-023-1	22653-4	59	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-412-024-2	22653-4	60	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-025-3	22653-4	61	1	6/18/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-412-026-4	22653-4	62	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-412-027-5	22653-4	63	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-421-001-9	22653-4	36	1	12/28/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-421-002-0	22653-4	37	1	12/28/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-421-003-1	22653-4	38	1	3/22/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-421-004-2	22653-4	39	1	3/22/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-421-005-3	22653-4	40	1	3/22/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-421-006-4	22653-4	41	1	3/22/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-421-007-5	22653-4	42	1	4/29/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-421-008-6	22653-4	43	1	4/29/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-421-009-7	22653-4	44	1	4/29/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-421-010-7	22653-4	45	1	4/29/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-421-011-8	22653-4	46	1	4/29/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-421-012-9	22653-4	47	1	4/5/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-421-013-0	22653-4	48	1	4/5/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-421-014-1	22653-4	49	1	4/5/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-421-015-2	22653-4	50	1	4/5/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-421-016-3	22653-4	51	1	4/5/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-421-017-4	22653-4	52	1	4/5/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-422-001-2	22653-4	64	1	6/18/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-422-002-3	22653-4	65	1	6/18/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-422-003-4	22653-4	66	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-422-004-5	22653-4	67	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-422-005-6	22653-4	68	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-422-006-7	22653-4	69	1	6/18/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-422-007-8	22653-4	70	1	6/18/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-422-008-9	22653-2	87	1	8/13/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-422-009-0	22653-2	86	1	8/13/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-422-010-0	22653-2	85	1	8/13/1997	2,173	19	\$541.84	\$208.06	\$219.02
294-422-011-1	22653-2	84	1	8/13/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-422-012-2	22653-2	83	1	8/13/1997	2,173	19	\$541.84	\$208.06	\$219.02
294-422-013-3	22653-2	82	1	8/13/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-422-014-4	22653-2	81	1	8/13/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-423-001-5	22653-4	71	1	4/29/1996	3,165	19	\$541.84	\$303.06	\$319.00

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-423-002-6	22653-4	72	1	4/29/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-423-003-7	22653-4	73	1	4/29/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-423-004-8	22653-4	74	1	3/22/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-423-005-9	22653-4	75	1	3/22/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-423-006-0	22653-4	76	1	3/22/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-423-007-1	22653-4	77	1	3/22/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-423-008-2	22653-4	78	1	3/22/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-423-009-3	22653-4	79	1	3/22/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-423-010-3	22653-4	80	1	3/4/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-423-011-4	22653-4	81	1	3/4/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-423-012-5	22653-4	82	1	3/4/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-424-001-8	22653-4	83	1	3/4/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-424-002-9	22653-4	84	1	3/4/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-424-003-0	22653-4	85	1	3/4/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-424-004-1	22653-4	86	1	3/4/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-424-005-2	22653-4	87	1	3/4/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-424-006-3	22653-4	88	1	12/28/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-424-007-4	22653-4	89	1	12/28/1996	3,165	19	\$541.84	\$303.06	\$319.00
294-424-008-5	22653-4	90	1	12/28/1996	2,953	19	\$541.84	\$282.76	\$297.64
294-424-009-6	22653-4	91	1	12/28/1996	2,627	19	\$541.84	\$251.54	\$264.78
294-424-010-6	22653-4	92	1	12/28/1996	2,165	19	\$541.84	\$207.30	\$218.22
294-431-001-0	22653-1	62	1	2/10/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-002-1	22653-1	63	1	1/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-003-2	22653-1	64	1	1/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-004-3	22653-1	65	1	10/20/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-431-005-4	22653-1	66	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-006-5	22653-1	67	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-007-6	22653-1	68	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-008-7	22653-1	69	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-009-8	22653-1	70	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-010-8	22653-1	71	1	2/10/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-011-9	22653-1	72	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-012-0	22653-1	73	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-013-1	22653-1	74	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-014-2	22653-1	75	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-015-3	22653-1	76	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-016-4	22653-1	77	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-017-5	22653-1	78	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-431-018-6	22653-1	79	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-431-019-7	22653-1	80	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-431-020-7	22653-1	81	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-431-021-8	22653-1	82	1	4/9/1997	1,700	19	\$541.84	\$162.78	\$171.34
294-431-022-9	22653-1	83	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-431-023-0	22653-1	84	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-431-024-1	22653-1	85	1	4/9/1997	1,700	19	\$541.84	\$162.78	\$171.34
294-431-025-2	22653-1	86	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-431-026-3	22653-1	87	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-431-027-4	22653-1	88	1	4/9/1997	1,700	19	\$541.84	\$162.78	\$171.34
294-431-028-5	22653-1	89	1	12/11/1996	1,700	19	\$541.84	\$162.78	\$171.34

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-431-029-6	22653-1	90	1	12/11/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-432-001-3	22653-1	35	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-432-002-4	22653-1	36	1	9/27/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-432-003-5	22653-1	37	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-433-001-6	22653-1	38	1	9/27/1996	1,700	19	\$541.84	\$162.78	\$171.34
294-433-002-7	22653-1	39	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-433-003-8	22653-1	40	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-433-004-9	22653-1	41	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-433-005-0	22653-1	42	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-433-006-1	22653-1	43	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-433-007-2	22653-1	44	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-433-008-3	22653-1	45	1	4/9/1997	1,700	19	\$541.84	\$162.78	\$171.34
294-433-009-4	22653-1	46	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-433-010-4	22653-1	47	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-433-011-5	22653-1	48	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-433-012-6	22653-1	49	1	4/9/1997	1,960	19	\$541.84	\$187.68	\$197.56
294-433-013-7	22653-1	50	1	4/9/1997	1,700	19	\$541.84	\$162.78	\$171.34
294-433-014-8	22653-1	51	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-433-015-9	22653-1	52	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-433-016-0	22653-2	58	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-433-017-1	22653-2	59	1	6/10/1998	2,242	19	\$541.84	\$214.68	\$225.98
294-433-018-2	22653-2	60	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-019-3	22653-2	61	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-020-3	22653-2	62	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-433-021-4	22653-2	63	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-022-5	22653-2	64	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-433-023-6	22653-2	65	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-024-7	22653-2	66	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-433-025-8	22653-2	67	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-433-026-9	22653-2	68	1	4/3/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-433-027-0	22653-2	69	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-433-028-1	22653-2	70	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-433-029-2	22653-2	71	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-433-030-2	22653-2	72	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-433-031-3	22653-2	73	1	4/3/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-433-032-4	22653-2	74	1	5/20/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-033-5	22653-2	75	1	5/20/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-034-6	22653-2	76	1	5/20/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-433-035-7	22653-2	77	1	5/20/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-433-036-8	22653-2	78	1	5/20/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-433-037-9	22653-2	79	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-433-038-0	22653-2	80	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-434-001-9	22653-1	53	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-434-002-0	22653-1	54	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-434-003-1	22653-1	55	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-434-004-2	22653-1	56	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-434-005-3	22653-1	57	1	10/7/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-434-006-4	22653-1	58	1	7/14/1997	2,621	19	\$541.84	\$250.96	\$264.18
294-434-007-5	22653-1	59	1	1/19/1999	2,855	19	\$541.84	\$273.38	\$287.76

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-434-008-6	22653-1	60	1	1/19/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-434-009-7	22653-1	61	1	1/19/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-434-010-7	22653-2	57	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-434-011-8	22653-2	56	1	6/4/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-434-012-9	22653-2	55	1	6/4/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-434-013-0	22653-2	11	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-434-014-1	22653-2	10	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-434-015-2	22653-2	09	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-434-016-3	22653-2	08	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-434-017-4	22653-2	07	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-434-018-5	22653-2	06	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-434-019-6	22653-2	05	1	6/10/1998	2,242	19	\$541.84	\$214.68	\$225.98
294-434-020-6	22653-2	04	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-434-021-7	22653-2	03	1	6/10/1998	2,242	19	\$541.84	\$214.68	\$225.98
294-434-022-8	22653-2	02	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-434-023-9	22653-2	01	1	6/10/1998	2,242	19	\$541.84	\$214.68	\$225.98
294-441-001-1	22653-1	01	1	1/23/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-441-002-2	22653-1	02	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-441-003-3	22653-1	03	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-441-004-4	22653-1	04	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-441-005-5	22653-1	05	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-441-006-6	22653-1	06	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-441-007-7	22653-1	07	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-441-008-8	22653-1	08	1	10/7/1997	1,810	19	\$541.84	\$173.32	\$182.44
294-441-009-9	22653-1	09	1	10/7/1997	2,050	19	\$541.84	\$196.30	\$206.62
294-441-011-0	22653-1	11	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-012-1	22653-1	12	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-013-2	22653-1	13	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-441-014-3	22653-1	14	1	4/9/1997	2,097	19	\$541.84	\$200.80	\$211.36
294-441-015-4	22653-1	15	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-441-016-5	22653-1	16	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-019-8	22653-1	19	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-020-8	22653-1	20	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-021-9	22653-1	21	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-022-0	22653-1	22	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-441-023-1	22653-1	23	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-024-2	22653-1	24	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-025-3	22653-1	25	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-026-4	22653-1	26	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-441-027-5	22653-1	27	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-028-6	22653-1	28	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-029-7	22653-1	29	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-441-030-7	22653-1	30	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-441-031-8	22653-1	31	1	9/27/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-441-032-9	22653-1	32	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-441-033-0	22653-1	33	1	9/27/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-441-034-1	22653-1	34	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-441-035-2	22653-1	10	1	10/7/1997	1,776	19	\$541.84	\$170.06	\$179.00
294-441-038-5	22653-1	18	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-441-039-6	22653-1	17	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-001-4	22653-1	110	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-442-002-5	22653-1	109	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-442-003-6	22653-1	108	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-004-7	22653-1	107	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-005-8	22653-1	106	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-442-006-9	22653-1	105	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-007-0	22653-1	104	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-442-008-1	22653-1	103	1	11/11/1995	1,700	19	\$541.84	\$162.78	\$171.34
294-442-009-2	22653-1	102	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-010-2	22653-1	101	1	11/11/1995	1,960	19	\$541.84	\$187.68	\$197.56
294-442-011-3	22653-1	100	1	11/11/1995	2,097	19	\$541.84	\$200.80	\$211.36
294-442-012-4	22653-1	99	1	5/17/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-442-013-5	22653-1	98	1	5/17/1996	1,700	19	\$541.84	\$162.78	\$171.34
294-442-014-6	22653-1	97	1	5/17/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-442-015-7	22653-1	96	1	5/17/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-442-016-8	22653-1	95	1	9/27/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-442-017-9	22653-1	94	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-442-018-0	22653-1	93	1	9/27/1996	2,097	19	\$541.84	\$200.80	\$211.36
294-442-019-1	22653-1	92	1	9/27/1996	1,700	19	\$541.84	\$162.78	\$171.34
294-442-020-1	22653-1	91	1	9/27/1996	1,960	19	\$541.84	\$187.68	\$197.56
294-451-001-2	22653-5	16	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-451-002-3	22653-5	15	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-451-003-4	22653-5	14	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-451-004-5	22653-5	13	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-451-005-6	22653-3	58	1	6/13/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-451-006-7	22653-3	59	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-451-007-8	22653-3	60	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-451-008-9	22653-3	61	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-451-009-0	22653-3	62	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-451-010-0	22653-3	63	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-451-011-1	22653-3	64	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-451-012-2	22653-3	65	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-451-013-3	22653-3	66	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-451-014-4	22653-3	67	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-451-015-5	22653-3	68	1	6/13/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-451-016-6	22653-3	69	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-452-001-5	22653-5	12	1	7/18/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-452-002-6	22653-5	11	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-452-003-7	22653-5	10	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-004-8	22653-5	09	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-005-9	22653-5	17	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-006-0	22653-5	18	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-007-1	22653-5	19	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-008-2	22653-5	20	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-009-3	22653-5	21	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-010-3	22653-5	22	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-452-011-4	22653-5	23	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-012-5	22653-5	24	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-452-013-6	22653-5	25	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-014-7	22653-5	26	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-015-8	22653-5	27	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-452-016-9	22653-5	28	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-017-0	22653-5	29	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-018-1	22653-5	30	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-452-019-2	22653-5	31	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-452-020-2	22653-5	32	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-021-3	22653-5	33	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-452-022-4	22653-5	34	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-452-023-5	22653-5	35	1	10/15/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-001-8	22653-5	101	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-002-9	22653-5	100	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-003-0	22653-5	99	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-004-1	22653-5	98	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-005-2	22653-5	97	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-006-3	22653-5	96	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-007-4	22653-5	95	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-008-5	22653-5	94	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-009-6	22653-5	93	1	7/18/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-010-6	22653-5	92	1	12/11/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-011-7	22653-5	91	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-012-8	22653-5	90	1	12/11/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-013-9	22653-5	89	1	12/11/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-014-0	22653-5	88	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-015-1	22653-5	87	1	12/11/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-016-2	22653-5	86	1	12/11/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-017-3	22653-5	85	1	12/11/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-453-018-4	22653-5	84	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-019-5	22653-5	83	1	12/11/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-020-5	22653-5	82	1	12/11/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-021-6	22653-5	81	1	12/11/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-022-7	22653-5	80	1	12/11/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-023-8	22653-5	79	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-024-9	22653-5	78	1	12/11/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-025-0	22653-5	77	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-026-1	22653-5	76	1	12/11/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-453-027-2	22653-5	75	1	12/11/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-453-028-3	22653-5	74	1	10/15/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-453-029-4	22653-3	49	1	6/13/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-453-030-4	22653-3	50	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-453-031-5	22653-3	51	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-453-032-6	22653-3	52	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-453-033-7	22653-3	53	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-453-034-8	22653-3	54	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-453-035-9	22653-3	55	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-453-036-0	22653-3	56	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-453-037-1	22653-3	57	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-461-001-3	22653-5	36	1	10/15/1997	2,855	19	\$541.84	\$273.38	\$287.76

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-461-002-4	22653-5	37	1	10/15/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-003-5	22653-5	38	1	10/15/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-004-6	22653-5	39	1	10/15/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-461-005-7	22653-5	40	1	10/15/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-461-006-8	22653-5	41	1	8/19/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-007-9	22653-5	42	1	8/19/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-008-0	22653-5	43	1	8/19/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-461-009-1	22653-5	44	1	8/19/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-010-1	22653-5	45	1	8/19/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-461-011-2	22653-5	46	1	8/19/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-012-3	22653-5	47	1	6/2/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-013-4	22653-5	48	1	6/2/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-461-014-5	22653-5	49	1	6/2/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-015-6	22653-5	50	1	6/2/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-016-7	22653-5	51	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-017-8	22653-5	52	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-018-9	22653-5	53	1	7/18/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-461-019-0	22653-5	54	1	6/4/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-020-0	22653-5	55	1	6/4/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-021-1	22653-5	56	1	6/4/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-461-022-2	22653-5	57	1	6/30/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-461-023-3	22653-5	58	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-461-024-4	22653-5	59	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-461-025-5	22653-5	60	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-461-026-6	22653-3	16	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-461-027-7	22653-3	15	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-462-001-6	22653-5	73	1	10/15/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-462-002-7	22653-5	72	1	10/15/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-462-003-8	22653-5	71	1	10/15/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-462-004-9	22653-5	70	1	10/15/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-462-005-0	22653-3	37	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-462-006-1	22653-3	38	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-462-007-2	22653-3	39	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-462-008-3	22653-3	40	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-462-009-4	22653-3	41	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-462-010-4	22653-3	42	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-462-011-5	22653-3	43	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-462-012-6	22653-3	44	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-462-013-7	22653-3	45	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-462-014-8	22653-3	46	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-462-015-9	22653-3	47	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-462-016-0	22653-3	48	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-463-001-9	22653-5	69	1	8/19/1997	2,401	19	\$541.84	\$229.90	\$242.00
294-463-002-0	22653-5	68	1	8/19/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-463-003-1	22653-5	67	1	6/2/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-463-004-2	22653-5	66	1	6/2/1997	3,270	19	\$541.84	\$313.10	\$329.58
294-463-005-3	22653-5	65	1	6/2/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-463-006-4	22653-5	64	1	6/2/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-463-007-5	22653-5	63	1	7/18/1997	3,270	19	\$541.84	\$313.10	\$329.58

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-463-008-6	22653-5	62	1	7/18/1997	2,588	19	\$541.84	\$247.80	\$260.84
294-463-009-7	22653-5	61	1	7/18/1997	2,855	19	\$541.84	\$273.38	\$287.76
294-463-010-7	22653-3	17	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-463-011-8	22653-3	26	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-463-012-9	22653-3	27	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-463-013-0	22653-3	28	1	6/13/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-463-014-1	22653-3	29	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-463-015-2	22653-3	30	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-463-016-3	22653-3	31	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-463-017-4	22653-3	32	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-463-018-5	22653-3	33	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-463-019-6	22653-3	34	1	6/13/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-463-020-6	22653-3	35	1	6/13/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-463-021-7	22653-3	36	1	6/13/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-471-001-4	22653-2	88	1	8/13/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-471-002-5	22653-2	89	1	10/2/1997	2,243	19	\$541.84	\$214.78	\$226.08
294-471-003-6	22653-2	90	1	10/2/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-471-004-7	22653-2	91	1	10/2/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-471-005-8	22653-2	92	1	10/2/1997	2,243	19	\$541.84	\$214.78	\$226.08
294-471-006-9	22653-2	93	1	10/2/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-471-007-0	22653-2	94	1	10/2/1997	2,243	19	\$541.84	\$214.78	\$226.08
294-471-008-1	22653-2	95	1	10/2/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-471-009-2	22653-2	96	1	2/20/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-471-010-2	22653-2	97	1	2/20/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-471-011-3	22653-2	98	1	2/20/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-471-012-4	22653-2	99	1	2/20/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-471-013-5	22653-2	100	1	2/20/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-471-014-6	22653-2	101	1	2/20/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-472-001-7	22653-2	54	1	6/4/1997	2,173	19	\$541.84	\$208.06	\$219.02
294-472-002-8	22653-2	53	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-472-003-9	22653-2	52	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-472-004-0	22653-2	51	1	8/13/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-472-005-1	22653-2	50	1	8/13/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-472-006-2	22653-2	16	1	4/3/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-472-007-3	22653-2	15	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-472-008-4	22653-2	14	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-472-009-5	22653-2	13	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-472-010-5	22653-2	12	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-001-0	22653-2	49	1	2/20/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-473-002-1	22653-2	48	1	2/20/1997	2,173	19	\$541.84	\$208.06	\$219.02
294-473-003-2	22653-2	47	1	2/20/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-473-004-3	22653-2	46	1	2/20/1997	2,173	19	\$541.84	\$208.06	\$219.02
294-473-005-4	22653-2	45	1	2/20/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-473-006-5	22653-2	44	1	2/20/1997	2,243	19	\$541.84	\$214.78	\$226.08
294-473-007-6	22653-2	43	1	2/20/1997	2,348	19	\$541.84	\$224.82	\$236.66
294-473-008-7	22653-2	42	1	2/20/1997	2,038	19	\$541.84	\$195.14	\$205.42
294-473-009-8	22653-2	41	1	2/20/1997	2,405	19	\$541.84	\$230.28	\$242.40
294-473-010-8	22653-2	40	1	2/20/1997	2,243	19	\$541.84	\$214.78	\$226.08
294-473-011-9	22653-2	39	1	2/20/1998	2,405	19	\$541.84	\$230.28	\$242.40

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-473-012-0	22653-2	38	1	2/20/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-473-013-1	22653-2	37	1	2/20/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-473-014-2	22653-2	36	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-473-015-3	22653-2	35	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-016-4	22653-2	34	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-473-017-5	22653-2	33	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-018-6	22653-2	32	1	6/10/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-473-019-7	22653-2	31	1	6/10/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-020-7	22653-2	30	1	6/10/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-473-021-8	22653-2	29	1	5/20/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-022-9	22653-2	28	1	5/20/1998	2,348	19	\$541.84	\$224.82	\$236.66
294-473-023-0	22653-2	27	1	5/20/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-473-024-1	22653-2	26	1	5/20/1998	2,173	19	\$541.84	\$208.06	\$219.02
294-473-025-2	22653-2	25	1	5/20/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-473-026-3	22653-2	24	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-473-027-4	22653-2	23	1	4/3/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-473-028-5	22653-2	22	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-473-029-6	22653-2	21	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-473-030-6	22653-2	20	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-473-031-7	22653-2	19	1	4/3/1998	2,405	19	\$541.84	\$230.28	\$242.40
294-473-032-8	22653-2	18	1	4/3/1998	2,243	19	\$541.84	\$214.78	\$226.08
294-473-033-9	22653-2	17	1	4/3/1998	2,038	19	\$541.84	\$195.14	\$205.42
294-481-001-5	22653-6	01	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-002-6	22653-6	02	1	11/18/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-481-003-7	22653-6	03	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-004-8	22653-6	04	1	11/18/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-481-005-9	22653-6	05	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-006-0	22653-6	06	1	11/18/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-481-007-1	22653-6	07	1	11/18/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-481-008-2	22653-6	08	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-009-3	22653-6	09	1	8/26/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-481-010-3	22653-6	10	1	8/26/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-481-011-4	22653-6	11	1	8/26/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-012-5	22653-6	12	1	8/26/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-481-013-6	22653-6	13	1	8/26/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-481-014-7	22653-6	14	1	8/26/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-482-001-8	22653-6	15	1	8/26/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-482-002-9	22653-6	16	1	8/26/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-482-003-0	22653-6	17	1	8/26/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-482-004-1	22653-6	18	1	8/26/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-482-005-2	22653-6	19	1	8/26/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-482-006-3	22653-6	20	1	8/26/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-482-007-4	22653-6	21	1	8/26/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-482-008-5	22653-6	22	1	11/18/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-482-009-6	22653-6	23	1	11/18/1998	2,050	19	\$541.84	\$196.30	\$206.62
294-482-010-6	22653-6	24	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-482-011-7	22653-6	25	1	2/4/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-012-8	22653-6	26	1	2/4/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-013-9	22653-6	27	1	2/4/1999	1,776	19	\$541.84	\$170.06	\$179.00

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-482-014-0	22653-6	28	1	2/4/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-015-1	22653-6	29	1	4/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-016-2	22653-6	30	1	4/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-017-3	22653-6	31	1	4/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-482-018-4	22653-6	32	1	4/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-019-5	22653-6	33	1	4/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-020-5	22653-6	34	1	4/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-482-021-6	22653-6	35	1	4/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-022-7	22653-6	36	1	4/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-023-8	22653-6	37	1	4/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-024-9	22653-6	38	1	4/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-482-025-0	22653-6	39	1	4/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-026-1	22653-6	40	1	4/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-482-027-2	22653-6	41	1	4/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-028-3	22653-6	42	1	2/4/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-482-029-4	22653-6	43	1	2/4/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-482-030-4	22653-6	44	1	2/4/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-482-031-5	22653-6	45	1	2/4/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-483-001-1	22653-6	46	1	2/4/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-483-002-2	22653-6	47	1	2/4/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-483-003-3	22653-6	48	1	2/4/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-483-004-4	22653-6	49	1	2/4/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-483-005-5	22653-6	50	1	2/4/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-483-006-6	22653-6	51	1	11/18/1998	1,776	19	\$541.84	\$170.06	\$179.00
294-483-007-7	22653-6	52	1	11/18/1998	1,810	19	\$541.84	\$173.32	\$182.44
294-491-001-6	22653-3	01	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-002-7	22653-3	02	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-491-003-8	22653-3	03	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-004-9	22653-3	04	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-491-005-0	22653-3	05	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-491-006-1	22653-3	06	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-007-2	22653-3	07	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-491-008-3	22653-3	08	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-009-4	22653-3	09	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-491-010-4	22653-3	10	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-491-011-5	22653-3	11	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-012-6	22653-3	12	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-491-013-7	22653-3	13	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-491-014-8	22653-3	14	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-492-001-9	22653-3	18	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-492-002-0	22653-3	19	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-492-003-1	22653-3	20	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-492-004-2	22653-3	21	1	6/12/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-492-005-3	22653-3	22	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-492-006-4	22653-3	23	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-492-007-5	22653-3	24	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-492-008-6	22653-3	25	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-493-001-2	22653-3	70	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-493-002-3	22653-3	71	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-493-003-4	22653-3	72	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-493-004-5	22653-3	73	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-493-005-6	22653-3	74	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-493-006-7	22653-3	75	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-493-007-8	22653-3	76	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-493-008-9	22653-3	77	1	6/12/1998	2,401	19	\$541.84	\$229.90	\$242.00
294-493-009-0	22653-3	78	1	6/12/1998	2,588	19	\$541.84	\$247.80	\$260.84
294-493-010-0	22653-3	79	1	6/12/1998	3,270	19	\$541.84	\$313.10	\$329.58
294-493-011-1	22653-3	80	1	6/12/1998	2,855	19	\$541.84	\$273.38	\$287.76
294-493-012-2	22653-3	81	1	1/20/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-493-013-3	22653-3	82	1	1/20/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-493-014-4	22653-3	83	1	1/20/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-493-015-5	22653-3	84	1	1/20/1999	2,401	19	\$541.84	\$229.90	\$242.00
294-493-016-6	22653-3	85	1	1/20/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-493-017-7	22653-3	86	1	1/20/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-493-018-8	22653-3	87	1	1/20/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-493-019-9	22653-3	88	1	1/20/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-001-6	22653-8	1	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-002-7	22653-8	2	1	5/13/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-003-8	22653-8	3	1	5/13/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-004-9	22653-8	4	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-005-0	22653-8	5	1	5/13/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-006-1	22653-8	6	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-007-2	22653-8	7	1	5/13/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-008-3	22653-8	8	1	5/13/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-009-4	22653-8	9	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-010-4	22653-8	80	1	9/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-011-5	22653-8	81	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-012-6	22653-8	82	1	9/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-013-7	22653-8	83	1	9/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-014-8	22653-8	84	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-015-9	22653-8	85	1	9/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-016-0	22653-8	86	1	9/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-017-1	22653-8	87	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-018-2	22653-8	88	1	9/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-019-3	22653-8	89	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-020-3	22653-8	90	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-501-021-4	22653-8	91	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-501-022-5	22653-8	92	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-501-023-6	22653-8	93	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-501-024-7	22653-8	94	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-501-025-8	22653-8	95	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-026-9	22653-8	96	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-027-0	22653-8	97	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-028-1	22653-8	98	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-029-2	22653-8	99	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-030-2	22653-8	100	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-031-3	22653-8	101	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-032-4	22653-8	102	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-501-033-5	22653-8	103	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-034-6	22653-8	104	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-035-7	22653-8	105	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-036-8	22653-8	106	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-037-9	22653-8	107	1	7/28/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-038-0	22653-8	108	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-039-1	22653-8	109	1	7/28/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-040-1	22653-8	110	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-041-2	22653-8	111	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-042-3	22653-8	112	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-501-043-4	22653-8	113	1	7/28/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-501-044-5	22653-8	114	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-501-045-6	22653-8	115	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-001-9	22653-8	10	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-002-0	22653-8	11	1	5/13/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-003-1	22653-8	12	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-004-2	22653-8	13	1	5/13/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-005-3	22653-8	14	1	5/13/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-006-4	22653-8	15	1	5/13/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-007-5	22653-8	16	1	5/13/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-008-6	22653-8	17	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-009-7	22653-8	18	1	7/28/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-010-7	22653-8	19	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-011-8	22653-8	20	1	7/28/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-012-9	22653-8	21	1	7/28/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-013-0	22653-8	22	1	7/28/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-014-1	22653-8	23	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-015-2	22653-8	24	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-016-3	22653-8	25	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-017-4	22653-8	26	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-018-5	22653-8	27	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-019-6	22653-8	28	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-020-6	22653-8	29	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-021-7	22653-8	30	1	11/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-502-022-8	22653-8	31	1	11/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-502-023-9	22653-8	32	1	11/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-502-024-0	22653-8	33	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-502-025-1	22653-8	34	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-502-026-2	22653-8	35	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-502-027-3	22653-8	36	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-502-028-4	22653-8	37	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-502-029-5	22653-8	38	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-502-030-5	30717-1	46	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-502-031-6	30717-1	47	1	10/31/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-502-032-7	30717-1	48	1	10/31/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-502-033-8	30717-1	49	1	10/31/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-502-034-9	30717-1	50	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-502-035-0	30717-1	51	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-502-036-1	30717-1	52	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-502-037-2	30717-1	53	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-502-038-3	30717-1	54	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-502-039-4	30717-1	55	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-502-040-4	30717-1	56	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-502-041-5	30717-1	57	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-502-042-6	30717-1	58	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-502-043-7	30717-1	59	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-502-044-8	30717-1	60	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-502-045-9	30717-1	61	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-503-001-2	30717-1	62	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-503-002-3	30717-1	63	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-503-003-4	30717-1	64	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-503-004-5	30717-1	65	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-503-005-6	30717-1	66	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-503-006-7	30717-1	67	0	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-503-007-8	30717-1	68	0	7/15/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-503-008-9	30717-1	69	0	7/15/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-511-001-7	22653-8	39	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-511-002-8	22653-8	40	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-511-003-9	22653-8	41	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-511-004-0	22653-8	42	1	3/1/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-511-005-1	22653-8	43	1	3/1/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-511-006-2	22653-8	44	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-511-007-3	22653-8	45	1	3/1/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-511-008-4	22653-8	46	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-001-0	22653-8	47	1	3/1/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-002-1	22653-8	48	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-003-2	22653-8	49	1	3/1/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-004-3	22653-8	50	1	3/1/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-005-4	22653-8	51	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-006-5	22653-8	52	1	4/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-007-6	22653-8	53	1	4/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-008-7	22653-8	54	1	4/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-009-8	22653-8	55	1	4/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-010-8	22653-8	56	1	4/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-011-9	22653-8	57	1	4/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-012-0	22653-8	58	1	4/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-013-1	22653-8	59	1	4/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-014-2	22653-8	60	1	4/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-015-3	22653-8	61	1	4/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-016-4	22653-8	62	1	4/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-017-5	22653-8	63	1	4/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-018-6	22653-8	64	1	3/1/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-019-7	22653-8	65	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-020-7	22653-8	66	1	3/1/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-021-8	22653-8	67	1	3/1/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-022-9	22653-8	68	1	3/1/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-023-0	22653-8	69	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-024-1	22653-8	70	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-512-025-2	22653-8	71	1	1/7/2000	2,588	19	\$541.84	\$247.80	\$260.84
294-512-026-3	22653-8	72	1	1/7/2000	2,855	19	\$541.84	\$273.38	\$287.76
294-512-027-4	22653-8	73	1	1/7/2000	3,270	19	\$541.84	\$313.10	\$329.58
294-512-028-5	22653-8	74	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-512-029-6	22653-8	75	1	9/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-512-030-6	22653-8	76	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-512-031-7	22653-8	77	1	9/2/1999	3,270	19	\$541.84	\$313.10	\$329.58
294-512-032-8	22653-8	78	1	9/2/1999	2,588	19	\$541.84	\$247.80	\$260.84
294-512-033-9	22653-8	79	1	9/2/1999	2,855	19	\$541.84	\$273.38	\$287.76
294-521-001-8	22653-9	1	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-002-9	22653-9	2	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-521-003-0	22653-9	3	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-004-1	22653-9	4	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-005-2	22653-9	5	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-521-006-3	22653-9	6	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-007-4	22653-9	7	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-521-008-5	22653-9	8	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-009-6	22653-9	9	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-010-6	22653-9	10	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-011-7	22653-9	11	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-012-8	22653-9	12	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-013-9	22653-9	13	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-521-014-0	22653-9	14	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-015-1	22653-9	15	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-016-2	22653-9	16	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-017-3	22653-9	17	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-018-4	22653-9	18	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-019-5	22653-9	19	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-020-5	22653-9	20	1	9/2/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-521-021-6	22653-9	21	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-022-7	22653-9	22	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-521-023-8	22653-9	23	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-521-024-9	22653-9	24	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-001-1	22653-9	25	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-002-2	22653-9	26	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-003-3	22653-9	27	1	9/2/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-004-4	22653-9	28	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-005-5	22653-9	29	1	9/2/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-006-6	22653-9	30	1	9/2/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-007-7	22653-9	31	1	9/2/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-008-8	22653-9	32	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-009-9	22653-9	33	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-010-9	22653-9	34	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-011-0	22653-9	35	1	9/12/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-012-1	22653-9	36	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-013-2	22653-9	37	1	9/12/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-014-3	22653-9	38	1	9/12/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-015-4	22653-9	39	1	5/26/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-016-5	22653-9	40	1	5/26/1999	1,776	19	\$541.84	\$170.06	\$179.00

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-522-017-6	22653-9	41	1	5/26/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-522-018-7	22653-9	42	1	5/26/1999	2,050	19	\$541.84	\$196.30	\$206.62
294-522-019-8	22653-9	43	1	5/26/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-020-8	22653-9	44	1	5/26/1999	1,776	19	\$541.84	\$170.06	\$179.00
294-522-021-9	22653-9	45	1	5/26/1999	1,810	19	\$541.84	\$173.32	\$182.44
294-550-001-8	30718	1	0	10/26/2004	3,100	12	\$28.44	\$12.26	\$12.90
294-550-002-9	30718	2	1	10/21/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-550-003-0	30718	3	1	10/21/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-550-004-1	30718	4	1	10/21/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-550-005-2	30718	5	1	10/21/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-550-006-3	30718	6	0	10/26/2004	2,945	12	\$27.02	\$11.64	\$12.26
294-550-007-4	30718	7	1	12/26/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-550-008-5	30718	8	1	12/26/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-550-009-6	30718	9	1	12/26/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-550-010-6	30718	10	1	12/26/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-550-011-7	30718	11	1	12/26/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-550-012-8	30718	12	1	12/26/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-550-013-9	30718	13	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-550-014-0	30718	14	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-550-015-1	30718	15	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-550-016-2	30718	16	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-550-017-3	30718	77	0	10/26/2004	2,718	12	\$24.94	\$10.74	\$11.30
294-550-018-4	30718	78	0	10/26/2004	2,945	12	\$27.02	\$11.64	\$12.26
294-551-001-1	30718	55	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-551-002-2	30718	56	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-551-003-3	30718	57	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-551-004-4	30718	58	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-551-005-5	30718	59	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-552-001-4	30718	60	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-552-002-5	30718	61	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-552-003-6	30718	62	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-552-004-7	30718	63	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-552-005-8	30718	64	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-552-006-9	30718	65	1	12/26/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-552-007-0	30718	66	1	12/26/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-552-008-1	30718	67	1	12/26/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-552-009-2	30718	68	1	12/26/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-552-010-2	30718	69	1	12/26/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-552-011-3	30718	70	1	12/26/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-552-012-4	30718	71	1	12/26/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-552-013-5	30718	72	1	12/26/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-552-014-6	30718	73	1	12/29/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-552-015-7	30718	74	0	10/26/2004	3,100	12	\$28.44	\$12.26	\$12.90
294-552-016-8	30718	75	0	10/26/2004	2,945	12	\$27.02	\$11.64	\$12.26
294-552-017-9	30718	76	0	10/26/2004	2,848	12	\$26.13	\$11.26	\$11.84
294-560-001-9	30718	17	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-560-002-0	30718	18	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-003-1	30718	19	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-560-004-2	30718	20	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26

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Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-560-005-3	30718	21	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-560-006-4	30718	22	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-560-007-5	30718	23	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-008-6	30718	24	1	11/13/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-560-009-7	30718	25	1	11/13/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-010-7	30718	26	1	11/13/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-560-011-8	30718	27	1	11/13/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-012-9	30718	28	1	11/13/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-560-013-0	30718	29	1	11/13/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-560-014-1	30718	30	1	11/13/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-560-015-2	30718	31	1	11/13/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-016-3	30718	32	1	11/13/2003	2,718	13	\$24.94	\$10.74	\$11.30
294-560-017-4	30718	33	1	11/13/2003	3,100	13	\$28.44	\$12.26	\$12.90
294-560-018-5	30718	34	1	11/13/2003	2,718	13	\$24.94	\$10.74	\$11.30
294-560-019-6	30718	35	1	11/13/2003	2,945	13	\$27.02	\$11.64	\$12.26
294-560-020-6	30718	36	1	11/13/2003	3,100	13	\$28.44	\$12.26	\$12.90
294-560-021-7	30718	37	1	11/13/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-560-022-8	30718	38	1	11/13/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-560-023-9	30718	39	1	11/13/2003	2,945	13	\$27.02	\$11.64	\$12.26
294-560-024-0	30718	40	1	11/13/2003	2,718	13	\$24.94	\$10.74	\$11.30
294-560-025-1	30718	41	1	11/13/2003	2,848	13	\$26.13	\$11.26	\$11.84
294-561-001-2	30718	42	1	11/13/2003	3,100	13	\$28.44	\$12.26	\$12.90
294-561-002-3	30718	43	1	11/13/2003	2,718	13	\$24.94	\$10.74	\$11.30
294-561-003-4	30718	44	1	11/13/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-561-004-5	30718	45	1	11/13/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-561-005-6	30718	46	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-561-006-7	30718	47	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-561-007-8	30718	48	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-561-008-9	30718	49	1	12/8/2003	2,945	13	\$27.02	\$11.64	\$12.26
294-561-009-0	30718	50	1	12/8/2003	2,718	13	\$24.94	\$10.74	\$11.30
294-561-010-0	30718	51	1	12/8/2003	3,100	12	\$28.44	\$12.26	\$12.90
294-561-011-1	30718	52	1	12/8/2003	2,945	12	\$27.02	\$11.64	\$12.26
294-561-012-2	30718	53	1	12/8/2003	2,718	12	\$24.94	\$10.74	\$11.30
294-561-013-3	30718	54	1	12/8/2003	2,848	12	\$26.13	\$11.26	\$11.84
294-570-001-0	30717-1	9	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-002-1	30717-1	10	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-003-2	30717-1	11	1	3/12/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-004-3	30717-1	12	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-005-4	30717-1	13	1	3/12/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-006-5	30717-1	14	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-007-6	30717-1	15	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-008-7	30717-1	16	1	2/11/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-009-8	30717-1	17	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-010-8	30717-1	18	1	2/11/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-011-9	30717-1	19	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-012-0	30717-1	20	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-013-1	30717-1	21	1	2/11/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-014-2	30717-1	22	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-015-3	30717-1	23	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-570-016-4	30717-1	24	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-017-5	30717-1	25	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-019-7	30717-1	26	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-020-7	30717-1	27	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-570-021-8	30717-1	28	1	2/11/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-570-022-9	30717-1	29	1	2/11/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-570-024-1	30717-1	30	1	12/26/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-570-025-2	30717-1	31	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-570-026-3	30717-1	32	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-570-027-4	30717-1	33	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-570-028-5	30717-1	34	1	12/26/2003	3,387	13	\$31.07	\$13.38	\$14.10
294-571-001-3	30717-1	81	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-571-002-4	30717-1	82	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-571-003-5	30717-1	83	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-571-004-6	30717-1	84	1	12/26/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-571-005-7	30717-1	85	1	12/26/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-571-006-8	30717-1	86	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-571-007-9	30717-1	87	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-571-008-0	30717-1	88	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-572-001-6	30717-1	109	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-572-002-7	30717-1	110	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-572-003-8	30717-1	111	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-572-004-9	30717-1	112	1	12/26/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-572-005-0	30717-1	113	1	2/11/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-572-006-1	30717-1	114	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-572-007-2	30717-1	115	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-572-008-3	30717-1	116	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-580-001-1	30717-1	1	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-580-002-2	30717-1	2	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-580-003-3	30717-1	3	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-580-004-4	30717-1	4	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-580-005-5	30717-1	5	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-580-006-6	30717-1	6	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-580-007-7	30717-1	7	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-580-008-8	30717-1	8	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-581-001-4	30717-1	35	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-581-002-5	30717-1	36	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-581-003-6	30717-1	37	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-581-004-7	30717-1	38	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-581-005-8	30717-1	39	1	11/21/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-581-006-9	30717-1	40	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-581-007-0	30717-1	41	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-581-008-1	30717-1	42	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-581-009-2	30717-1	43	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-581-010-2	30717-1	44	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-581-011-3	30717-1	45	1	7/15/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-582-001-7	30717-1	70	1	11/21/2003	3,382	13	\$31.03	\$13.36	\$14.06
294-582-002-8	30717-1	71	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-003-9	30717-1	72	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

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294-582-004-0	30717-1	73	1	11/21/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-582-005-1	30717-1	74	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-006-2	30717-1	75	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-007-3	30717-1	76	1	11/21/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-008-4	30717-1	77	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-009-5	30717-1	78	1	11/21/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-582-010-5	30717-1	79	1	11/21/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-011-6	30717-1	80	1	12/26/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-012-7	30717-1	89	1	12/26/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-582-013-8	30717-1	90	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-014-9	30717-1	91	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-015-0	30717-1	92	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-016-1	30717-1	93	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-017-2	30717-1	94	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-582-018-3	30717-1	95	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-019-4	30717-1	96	1	12/11/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-582-020-4	30717-1	97	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-582-021-5	30717-1	98	1	12/11/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-583-001-0	30717-1	99	1	12/11/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-583-002-1	30717-1	100	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-583-003-2	30717-1	101	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-583-004-3	30717-1	102	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-583-005-4	30717-1	103	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-583-006-5	30717-1	104	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-583-007-6	30717-1	105	1	12/11/2003	3,384	13	\$31.05	\$13.38	\$14.08
294-583-008-7	30717-1	106	1	12/11/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-583-009-8	30717-1	107	1	12/11/2003	3,404	13	\$31.23	\$13.46	\$14.16
294-583-010-8	30717-1	108	1	12/26/2003	3,752	13	\$34.42	\$14.82	\$15.60
294-583-011-9	30717-1	117	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-583-012-0	30717-1	118	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-583-013-1	30717-1	119	1	3/12/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-583-014-2	30717-1	120	1	3/12/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-583-015-3	30717-1	121	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-583-016-4	30717-1	122	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-583-017-5	30717-1	123	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-583-018-6	30717-1	124	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-583-019-7	30717-1	125	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-583-020-7	30717-1	126	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-584-001-3	30717-1	127	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-584-002-4	30717-1	128	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-584-003-5	30717-1	129	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-584-004-6	30717-1	130	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-584-005-7	30717-1	131	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-584-006-8	30717-1	132	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-584-007-9	30717-1	133	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-584-008-0	30717-1	134	1	5/18/2004	3,752	13	\$34.42	\$14.82	\$15.60
294-584-009-1	30717-1	135	1	5/18/2004	3,404	13	\$31.23	\$13.46	\$14.16
294-584-010-1	30717-1	136	1	5/18/2004	3,384	13	\$31.05	\$13.38	\$14.08
294-590-001-2	30717	1	1	12/24/2003	2,414	13	\$22.15	\$9.54	\$10.04

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-590-002-3	30717	2	1	12/24/2003	2,598	13	\$23.84	\$10.26	\$10.80
294-590-003-4	30717	3	1	12/24/2003	2,684	13	\$24.63	\$10.60	\$11.16
294-590-004-5	30717	4	1	12/24/2003	2,414	13	\$22.15	\$9.54	\$10.04
294-590-005-6	30717	5	1	12/24/2003	2,598	13	\$23.84	\$10.26	\$10.80
294-590-006-7	30717	6	1	12/24/2003	2,684	13	\$24.63	\$10.60	\$11.16
294-590-007-8	30717	7	1	2/6/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-590-008-9	30717	8	1	2/6/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-009-0	30717	9	1	2/6/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-590-010-0	30717	10	1	2/6/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-011-1	30717	11	1	2/6/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-590-012-2	30717	12	1	2/6/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-590-013-3	30717	13	1	2/6/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-590-014-4	30717	14	1	2/6/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-015-5	30717	15	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-590-016-6	30717	16	1	2/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-017-7	30717	17	1	2/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-590-018-8	30717	18	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-590-019-9	30717	19	1	3/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-590-020-9	30717	20	1	3/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-021-0	30717	21	1	3/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-590-022-1	30717	22	1	3/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-590-023-2	30717	23	1	3/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-591-001-5	30717	48	0	7/14/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-591-002-6	30717	49	1	12/19/2003	2,414	13	\$22.15	\$9.54	\$10.04
294-591-003-7	30717	50	1	12/19/2003	2,598	13	\$23.84	\$10.26	\$10.80
294-591-004-8	30717	51	1	12/19/2003	2,684	13	\$24.63	\$10.60	\$11.16
294-592-001-8	30717	52	1	3/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-002-9	30717	53	1	3/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-003-0	30717	54	1	3/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-004-1	30717	55	1	3/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-005-2	30717	56	1	3/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-006-3	30717	57	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-007-4	30717	58	1	2/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-008-5	30717	59	1	2/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-009-6	30717	60	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-010-6	30717	61	1	2/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-011-7	30717	62	1	2/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-012-8	30717	63	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-013-9	30717	64	1	2/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-014-0	30717	65	1	2/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-015-1	30717	66	1	2/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-016-2	30717	67	1	2/11/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-017-3	30717	68	1	2/11/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-018-4	30717	69	1	2/6/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-592-019-5	30717	70	1	2/6/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-592-020-5	30717	71	1	2/6/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-592-021-6	30717	72	1	12/26/2003	2,598	13	\$23.84	\$10.26	\$10.80
294-592-022-7	30717	73	1	12/26/2003	2,684	13	\$24.63	\$10.60	\$11.16
294-592-023-8	30717	74	1	12/26/2003	2,414	13	\$22.15	\$9.54	\$10.04

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-592-024-9	30717	75	1	12/26/2003	2,684	13	\$24.63	\$10.60	\$11.16
294-592-025-0	30717	76	1	12/26/2003	2,598	13	\$23.84	\$10.26	\$10.80
294-600-001-2	30717	24	1	5/18/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-002-3	30717	25	1	5/18/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-003-4	30717	26	1	5/18/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-600-004-5	30717	27	1	5/18/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-005-6	30717	28	1	5/18/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-006-7	30717	29	1	5/18/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-600-007-8	30717	30	1	5/18/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-008-9	30717	31	1	5/18/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-009-0	30717	32	0	7/14/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-010-0	30717	33	0	7/14/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-011-1	30717	34	0	7/14/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-600-012-2	30717	35	0	7/14/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-013-3	30717	36	0	7/14/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-014-4	30717	37	0	7/14/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-600-015-5	30717	38	0	7/14/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-016-6	30717	39	0	7/14/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-600-017-7	30717	40	0	7/14/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-600-018-8	30717	41	0	7/14/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-600-019-9	30717-2	1	1	3/11/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-600-020-9	30717-2	2	1	3/11/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-600-021-0	30717-2	3	1	3/11/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-600-022-1	30717-2	4	1	3/11/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-600-023-2	30717-2	5	1	3/11/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-600-024-3	30717-2	6	1	3/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-600-025-4	30717-2	7	1	3/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-601-001-5	30717	42	0	7/14/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-601-002-6	30717	43	0	7/14/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-601-003-7	30717	44	1	5/18/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-601-004-8	30717	45	1	5/18/2004	2,598	13	\$23.84	\$10.26	\$10.80
294-601-005-9	30717	46	1	5/18/2004	2,684	13	\$24.63	\$10.60	\$11.16
294-601-006-0	30717	47	1	3/11/2004	2,414	13	\$22.15	\$9.54	\$10.04
294-601-007-1	30717-2	70	1	3/11/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-601-008-2	30717-2	71	1	3/11/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-601-009-3	30717-2	72	1	3/11/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-601-010-3	30717-2	73	1	3/11/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-601-011-4	30717-2	74	1	3/11/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-601-012-5	30717-2	75	1	3/11/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-602-001-8	30717-2	58	1	3/11/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-602-002-9	30717-2	59	1	3/11/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-602-003-0	30717-2	60	1	3/11/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-603-001-1	30717-2	61	1	3/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-603-002-2	30717-2	62	1	3/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-603-003-3	30717-2	63	1	3/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-603-004-4	30717-2	64	1	3/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-603-005-5	30717-2	65	1	3/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-603-006-6	30717-2	66	1	3/11/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-603-007-7	30717-2	67	1	3/11/2004	2,718	13	\$24.94	\$10.74	\$11.30

**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-603-008-8	30717-2	68	1	3/11/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-603-009-9	30717-2	69	1	3/11/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-610-001-3	30717-2	8	1	3/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-610-002-4	30717-2	9	1	3/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-610-003-5	30717-2	10	1	3/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-610-004-6	30717-2	11	1	5/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-610-005-7	30717-2	12	1	5/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-610-006-8	30717-2	13	1	5/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-610-007-9	30717-2	14	1	5/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-610-008-0	30717-2	15	1	5/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-610-009-1	30717-2	16	0	7/14/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-610-010-1	30717-2	17	0	7/14/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-610-011-2	30717-2	18	0	7/14/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-610-012-3	30717-2	19	0	7/14/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-610-013-4	30717-2	20	0	7/14/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-610-014-5	30717-2	21	0	7/14/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-610-015-6	30717-2	22	0	7/14/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-001-6	30717-2	23	0	7/15/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-002-7	30717-2	24	0	7/15/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-003-8	30717-2	25	0	7/15/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-004-9	30717-2	26	0	7/15/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-005-0	30717-2	27	0	7/15/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-006-1	30717-2	28	0	7/15/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-007-2	30717-2	29	0	7/15/2004	2,046	13	\$18.77	\$8.08	\$8.52
294-611-008-3	30717-2	30	0	7/15/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-009-4	30717-2	31	0	7/15/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-010-4	30717-2	32	0	7/15/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-011-5	30717-2	33	0	7/15/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-012-6	30717-2	34	0	7/15/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-013-7	30717-2	35	0	7/15/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-014-8	30717-2	36	0	7/15/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-015-9	30717-2	37	0	7/15/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-016-0	30717-2	38	0	7/15/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-017-1	30717-2	39	1	5/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-018-2	30717-2	40	1	5/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-019-3	30717-2	41	1	5/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-020-3	30717-2	42	1	5/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-021-4	30717-2	43	1	5/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-022-5	30717-2	44	1	5/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-023-6	30717-2	45	1	5/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-024-7	30717-2	46	1	5/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-025-8	30717-2	47	1	5/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-026-9	30717-2	48	1	5/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-611-027-0	30717-2	49	1	5/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-028-1	30717-2	50	1	5/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-029-2	30717-2	51	1	3/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-030-2	30717-2	52	1	3/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-031-3	30717-2	53	1	3/18/2004	2,848	13	\$26.13	\$11.26	\$11.84
294-611-032-4	30717-2	54	1	3/18/2004	2,718	13	\$24.94	\$10.74	\$11.30

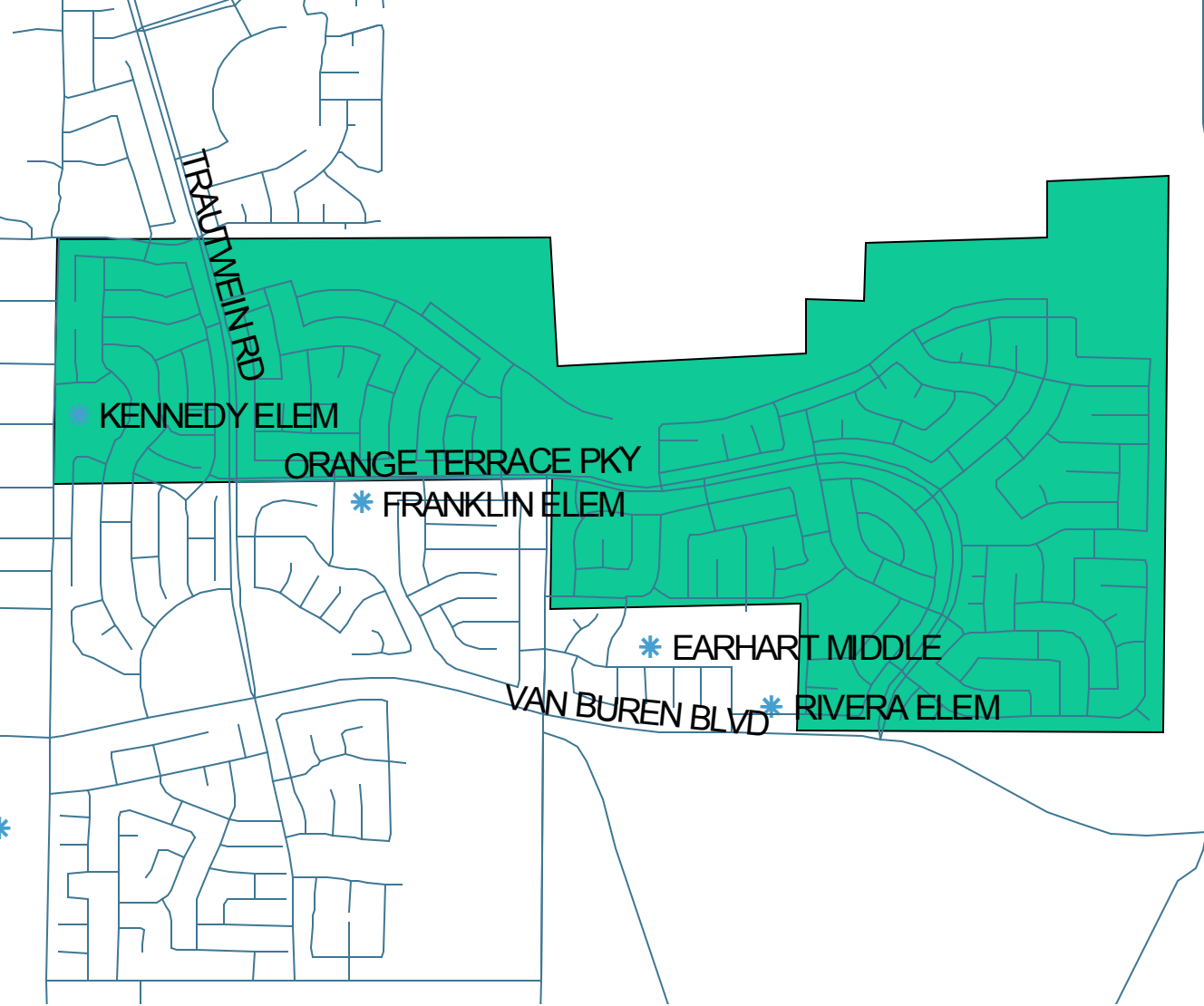
**Community Facilities District No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

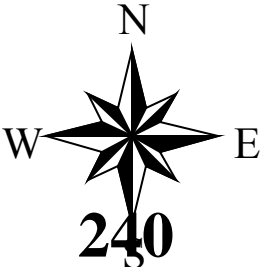
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Plan Area</u>	<u>FY 2015-16 Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-611-033-5	30717-2	55	1	3/18/2004	2,945	13	\$27.02	\$11.64	\$12.26
294-611-034-6	30717-2	56	1	3/18/2004	3,100	13	\$28.44	\$12.26	\$12.90
294-611-035-7	30717-2	57	1	3/18/2004	2,718	13	\$24.94	\$10.74	\$11.30
294-620-001-4	31214	1	1	6/27/2005	2,889	19	\$541.84	\$276.62	\$291.18
294-620-002-5	31214	2	1	6/27/2005	3,153	19	\$541.84	\$301.90	\$317.80
294-620-003-6	31214	3	1	6/27/2005	3,114	19	\$541.84	\$298.18	\$313.86
294-620-014-6	31214	4	1	6/27/2005	3,153	19	\$541.84	\$301.90	\$317.80
294-620-015-7	31214	5	1		1,500	19	\$541.84	\$143.64	\$151.18
294-620-016-8	31214	6	1		1,500	19	\$541.84	\$143.64	\$151.18
294-620-017-9	31214	7	1		1,500	19	\$541.84	\$143.64	\$151.18
294-620-018-0	31214	8	1		54,880	18	\$503.51	\$216.82	\$228.22
294-620-019-1	31214		0		0	18	\$0.00	\$0.00	\$0.00
Totals:			2,903		8,010,249		\$1,456,032.53	\$609,690.04	\$641,773.52

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5/13/2015

CFD 2 Vicinity Map



 Streets.shp
 Schools.shp
 CFD 2



RESOLUTION NO. 2014/15-51

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 3 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 3 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-51 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
							Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-131-002-2	27288-0	1	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-003-3	27288-0	2	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-004-4	27288-0	3	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-005-5	27288-0	4	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-006-6	27288-0	5	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-007-7	27288-0	6	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-008-8	27288-0	7	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-009-9	27288-0	8	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-010-9	27288-0	9	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-011-0	27288-0	10	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-012-1	27288-0	11	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-013-2	27288-0	12	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-014-3	27288-0	13	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-015-4	27288-0	14	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-016-5	27288-0	15	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-017-6	27288-0	16	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-018-7	27288-0	17	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-019-8	27288-0	18	1		1,102	2	\$580.00	\$222.22	\$222.22
276-131-020-8	27288-0	19	1		1,102	2	\$580.00	\$222.22	\$222.22
276-131-021-9	27288-0	20	1		1,612	2	\$580.00	\$222.22	\$222.22
276-131-022-0	27288-0	21	1		1,358	2	\$580.00	\$222.22	\$222.22
276-131-023-1	27288-0	22	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-001-4	27288-0	23	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-002-5	27288-0	24	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-003-6	27288-0	25	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-004-7	27288-0	26	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-005-8	27288-0	27	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-006-9	27288-0	28	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-007-0	27288-0	29	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-008-1	27288-0	30	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-009-2	27288-0	31	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-010-2	27288-0	32	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-011-3	27288-0	33	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-012-4	27288-0	34	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-013-5	27288-0	35	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-014-6	27288-0	36	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-015-7	27288-0	37	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-016-8	27288-0	38	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-017-9	27288-0	39	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-018-0	27288-0	40	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-019-1	27288-0	41	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-020-1	27288-0	42	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-021-2	27288-0	43	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-022-3	27288-0	44	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-023-4	27288-0	45	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-024-5	27288-0	46	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-025-6	27288-0	47	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-026-7	27288-0	48	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-027-8	27288-0	49	1		1,358	2	\$580.00	\$222.22	\$222.22

**Community Facilities District No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
							Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-132-028-9	27288-0	50	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-029-0	27288-0	51	1		1,102	2	\$580.00	\$222.22	\$222.22
276-132-030-0	27288-0	52	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-031-1	27288-0	53	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-032-2	27288-0	54	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-033-3	27288-0	55	1		1,358	2	\$580.00	\$222.22	\$222.22
276-132-034-4	27288-0	56	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-035-5	27288-0	57	1		1,612	2	\$580.00	\$222.22	\$222.22
276-132-036-6	27288-0	58	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-001-7	27288-0	59	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-002-8	27288-0	60	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-003-9	27288-0	61	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-004-0	27288-0	62	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-005-1	27288-0	63	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-006-2	27288-0	64	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-007-3	27288-0	65	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-008-4	27288-0	66	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-009-5	27288-0	67	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-010-5	27288-0	68	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-011-6	27288-0	69	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-012-7	27288-0	70	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-013-8	27288-0	71	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-014-9	27288-0	72	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-015-0	27288-0	73	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-016-1	27288-0	74	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-017-2	27288-0	75	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-018-3	27288-0	76	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-019-4	27288-0	77	1		1,102	2	\$580.00	\$222.22	\$222.22
276-133-020-4	27288-0	78	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-021-5	27288-0	79	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-022-6	27288-0	80	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-023-7	27288-0	81	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-024-8	27288-0	82	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-025-9	27288-0	83	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-026-0	27288-0	84	1		1,358	2	\$580.00	\$222.22	\$222.22
276-133-027-1	27288-0	85	1		1,612	2	\$580.00	\$222.22	\$222.22
276-133-028-2	27288-0	86	1		1,358	2	\$580.00	\$222.22	\$222.22
276-141-001-2	27289-0	13	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-002-3	27289-0	14	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-003-4	27289-0	15	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-004-5	27289-0	16	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-005-6	27289-0	17	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-006-7	27289-0	18	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-007-8	27289-0	19	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-008-9	27289-0	20	1		1,175	1	\$590.00	\$226.06	\$226.06
276-141-009-0	27289-0	21	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-010-0	27289-0	22	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-011-1	27289-0	23	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-012-2	27289-0	24	1		1,175	1	\$590.00	\$226.06	\$226.06

**Community Facilities District No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
							Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-141-013-3	27289-0	25	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-014-4	27289-0	26	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-015-5	27289-0	27	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-016-6	27289-0	28	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-017-7	27289-0	29	1		1,834	1	\$590.00	\$226.06	\$226.06
276-141-018-8	27289-0	30	1		1,362	1	\$590.00	\$226.06	\$226.06
276-141-019-9	27289-0	31	1		1,175	1	\$590.00	\$226.06	\$226.06
276-141-020-9	27289-0	32	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-001-5	27289-0	91	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-002-6	27289-0	92	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-003-7	27289-0	93	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-004-8	27289-0	94	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-005-9	27289-0	95	1		2,248	1	\$590.00	\$226.06	\$226.06
276-142-006-0	27289-0	96	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-007-1	27289-0	97	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-008-2	27289-0	98	1		2,248	1	\$590.00	\$226.06	\$226.06
276-142-009-3	27289-0	99	1		2,248	1	\$590.00	\$226.06	\$226.06
276-142-010-3	27289-0	100	1		1,362	1	\$590.00	\$226.06	\$226.06
276-142-011-4	27289-0	101	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-012-5	27289-0	102	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-013-6	27289-0	103	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-014-7	27289-0	104	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-015-8	27289-0	105	1		1,362	1	\$590.00	\$226.06	\$226.06
276-142-016-9	27289-0	106	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-017-0	27289-0	107	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-018-1	27289-0	108	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-019-2	27289-0	109	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-020-2	27289-0	110	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-021-3	27289-0	111	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-022-4	27289-0	112	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-023-5	27289-0	113	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-024-6	27289-0	114	1		1,175	1	\$590.00	\$226.06	\$226.06
276-142-025-7	27289-0	115	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-026-8	27289-0	116	1		1,362	1	\$590.00	\$226.06	\$226.06
276-142-027-9	27289-0	117	1		1,834	1	\$590.00	\$226.06	\$226.06
276-142-028-0	27289-0	118	1		1,175	1	\$590.00	\$226.06	\$226.06
276-143-002-9	27289-0	33	1		1,175	1	\$590.00	\$226.06	\$226.06
276-143-003-0	27289-0	34	1		2,248	1	\$590.00	\$226.06	\$226.06
276-143-004-1	27289-0	35	1		1,362	1	\$590.00	\$226.06	\$226.06
276-143-005-2	27289-0	36	1		1,175	1	\$590.00	\$226.06	\$226.06
276-143-006-3	27289-0	37	1		1,834	1	\$590.00	\$226.06	\$226.06
276-143-007-4	27289-0	38	1		1,834	1	\$590.00	\$226.06	\$226.06
276-143-008-5	27289-0	39	1		1,362	1	\$590.00	\$226.06	\$226.06
276-143-009-6	27289-0	40	1		1,834	1	\$590.00	\$226.06	\$226.06
276-143-010-6	27289-0	41	1		1,362	1	\$590.00	\$226.06	\$226.06
276-143-011-7	27289-0	42	1		1,834	1	\$590.00	\$226.06	\$226.06
276-143-012-8	27289-0	43	1		2,248	1	\$590.00	\$226.06	\$226.06
276-143-013-9	27289-0	44	1		1,175	1	\$590.00	\$226.06	\$226.06
276-143-014-0	27289-0	45	1		2,239	1	\$590.00	\$226.06	\$226.06

**Community Facilities District No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
							Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-143-015-1	27289-0	46	1		2,239	1	\$590.00	\$226.06	\$226.06
276-143-016-2	27289-0	47	1		1,175	1	\$590.00	\$226.06	\$226.06
276-143-017-3	27289-0	48	1		2,248	1	\$590.00	\$226.06	\$226.06
276-143-018-4	27289-0	49	1		2,239	1	\$590.00	\$226.06	\$226.06
276-143-019-5	27289-0	50	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-002-4	27289-0	1	1		1,175	1	\$590.00	\$226.06	\$226.06
276-151-003-5	27289-0	2	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-004-6	27289-0	3	1		1,362	1	\$590.00	\$226.06	\$226.06
276-151-005-7	27289-0	4	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-006-8	27289-0	5	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-007-9	27289-0	6	1		1,175	1	\$590.00	\$226.06	\$226.06
276-151-008-0	27289-0	7	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-009-1	27289-0	8	1		1,362	1	\$590.00	\$226.06	\$226.06
276-151-010-1	27289-0	9	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-011-2	27289-0	10	1		1,362	1	\$590.00	\$226.06	\$226.06
276-151-012-3	27289-0	11	1		1,834	1	\$590.00	\$226.06	\$226.06
276-151-013-4	27289-0	12	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-001-6	27289-0	79	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-002-7	27289-0	80	1		1,175	1	\$590.00	\$226.06	\$226.06
276-152-003-8	27289-0	81	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-004-9	27289-0	82	1		1,362	1	\$590.00	\$226.06	\$226.06
276-152-005-0	27289-0	83	1		1,175	1	\$590.00	\$226.06	\$226.06
276-152-006-1	27289-0	84	1		2,248	1	\$590.00	\$226.06	\$226.06
276-152-007-2	27289-0	85	1		2,248	1	\$590.00	\$226.06	\$226.06
276-152-008-3	27289-0	86	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-009-4	27289-0	87	1		1,362	1	\$590.00	\$226.06	\$226.06
276-152-010-4	27289-0	88	1		1,175	1	\$590.00	\$226.06	\$226.06
276-152-011-5	27289-0	89	1		2,239	1	\$590.00	\$226.06	\$226.06
276-152-012-6	27289-0	90	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-014-8	27289-0	119	1		1,175	1	\$590.00	\$226.06	\$226.06
276-152-015-9	27289-0	120	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-016-0	27289-0	121	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-017-1	27289-0	122	1		1,362	1	\$590.00	\$226.06	\$226.06
276-152-018-2	27289-0	123	1		1,175	1	\$590.00	\$226.06	\$226.06
276-152-019-3	27289-0	124	1		1,362	1	\$590.00	\$226.06	\$226.06
276-152-020-3	27289-0	125	1		1,834	1	\$590.00	\$226.06	\$226.06
276-152-021-4	27289-0	126	1		1,362	1	\$590.00	\$226.06	\$226.06
276-152-022-5	27289-0	127	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-001-9	27289-0	51	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-002-0	27289-0	52	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-003-1	27289-0	53	1		1,362	1	\$590.00	\$226.06	\$226.06
276-153-004-2	27289-0	54	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-005-3	27289-0	55	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-006-4	27289-0	56	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-007-5	27289-0	57	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-008-6	27289-0	58	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-009-7	27289-0	59	1		2,239	1	\$590.00	\$226.06	\$226.06
276-153-010-7	27289-0	60	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-011-8	27289-0	61	1		1,834	1	\$590.00	\$226.06	\$226.06

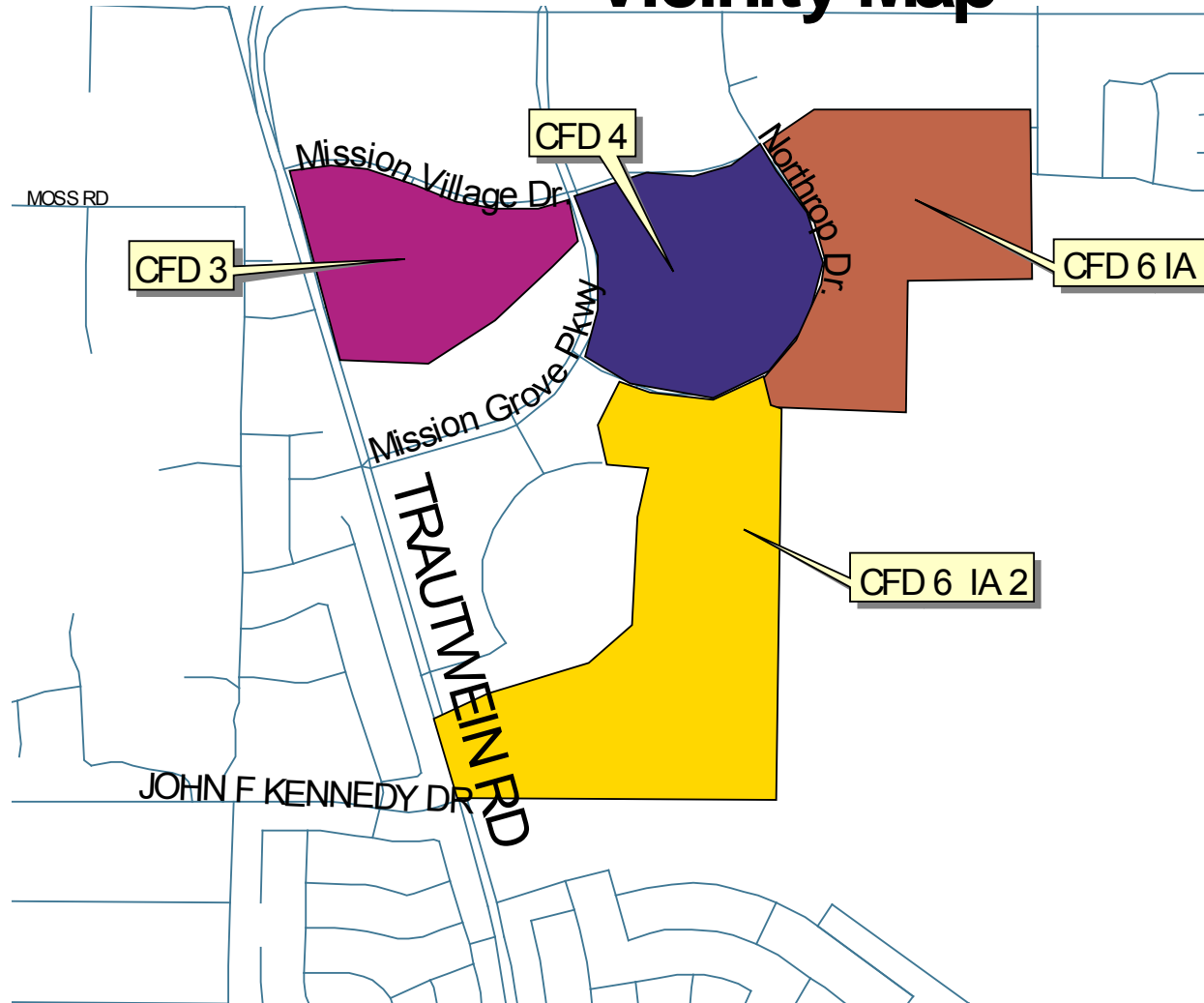
**Community Facilities District No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
276-153-012-9	27289-0	62	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-013-0	27289-0	63	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-014-1	27289-0	64	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-015-2	27289-0	65	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-016-3	27289-0	66	1		2,239	1	\$590.00	\$226.06	\$226.06
276-153-017-4	27289-0	67	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-018-5	27289-0	68	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-019-6	27289-0	69	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-020-6	27289-0	70	1		1,362	1	\$590.00	\$226.06	\$226.06
276-153-021-7	27289-0	71	1		2,239	1	\$590.00	\$226.06	\$226.06
276-153-022-8	27289-0	72	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-023-9	27289-0	73	1		2,248	1	\$590.00	\$226.06	\$226.06
276-153-024-0	27289-0	74	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-025-1	27289-0	75	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-026-2	27289-0	76	1		1,834	1	\$590.00	\$226.06	\$226.06
276-153-027-3	27289-0	77	1		1,175	1	\$590.00	\$226.06	\$226.06
276-153-028-4	27289-0	78	1		2,239	1	\$590.00	\$226.06	\$226.06
Totals:			213		334,460		\$124,810.00	\$47,820.54	\$47,820.54

C:\Documents and Settings\mmiyano\Desktop\RUSD FY15-16 Levy\CFD 3\cfd3 tax roll.rpt
5/13/2015

CFD 3, CFD 4 and CFD 6 Improvement Area 1 and Improvement Area 2 Vicinity Map



- CFD 6**
- IA 1
 - IA 2
 - CFD 4
 - CFD 3
- Streets.shp
Schools.shp



RESOLUTION NO. 2014/15-52

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 4 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 4 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-52 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-190-001-4	27721-F	28	1		0	1	\$580.00	\$205.92	\$228.78
276-190-002-5	27721-F	29	1		0	1	\$580.00	\$205.92	\$228.78
276-190-003-6	27721-F	30	1		0	1	\$580.00	\$205.92	\$228.78
276-190-004-7	27721-F	31	1		0	1	\$580.00	\$205.92	\$228.78
276-190-005-8	27721-F	32	1		0	1	\$580.00	\$205.92	\$228.78
276-190-006-9	27721-F	33	1		0	1	\$580.00	\$205.92	\$228.78
276-190-007-0	27721-F	34	1		0	1	\$580.00	\$205.92	\$228.78
276-190-008-1	27721-F	35	1		0	1	\$580.00	\$205.92	\$228.78
276-190-009-2	27721-F	36	1		0	1	\$580.00	\$205.92	\$228.78
276-190-010-2	27721-F	37	1		0	1	\$580.00	\$205.92	\$228.78
276-190-011-3	27721-F	38	1		0	1	\$580.00	\$205.92	\$228.78
276-190-012-4	27721-F	39	1		1,664	1	\$580.00	\$205.92	\$228.78
276-190-013-5	27721-F	40	1		1,102	1	\$580.00	\$205.92	\$228.78
276-190-014-6	27721-F	41	1		1,466	1	\$580.00	\$205.92	\$228.78
276-190-015-7	27721-F	42	1		1,477	1	\$580.00	\$205.92	\$228.78
276-190-016-8	27721-F	43	1		1,466	1	\$580.00	\$205.92	\$228.78
276-190-017-9	27721-F	110	0		0	EX	\$0.00	\$0.00	\$0.00
276-190-018-0	27721-F	111	0		0	EX	\$0.00	\$0.00	\$0.00
276-190-019-1	27721-F	112	0		0	EX	\$0.00	\$0.00	\$0.00
276-190-020-1	27721-F	109	0		0	EX	\$0.00	\$0.00	\$0.00
276-200-001-4	27721-F	1	1		0	1	\$580.00	\$205.92	\$228.78
276-200-002-5	27721-F	2	1		0	1	\$580.00	\$205.92	\$228.78
276-200-003-6	27721-F	3	1		0	1	\$580.00	\$205.92	\$228.78
276-200-004-7	27721-F	4	1		0	1	\$580.00	\$205.92	\$228.78
276-200-005-8	27721-F	5	1		0	1	\$580.00	\$205.92	\$228.78
276-200-006-9	27721-F	6	1		0	1	\$580.00	\$205.92	\$228.78
276-200-007-0	27721-F	7	1		0	1	\$580.00	\$205.92	\$228.78
276-200-008-1	27721-F	8	1		0	1	\$580.00	\$205.92	\$228.78
276-200-009-2	27721-F	9	1		0	1	\$580.00	\$205.92	\$228.78
276-200-010-2	27721-F	10	1		0	1	\$580.00	\$205.92	\$228.78
276-200-011-3	27721-F	11	1		0	1	\$580.00	\$205.92	\$228.78
276-200-012-4	27721-F	12	1		0	1	\$580.00	\$205.92	\$228.78
276-200-013-5	27721-F	13	1		0	1	\$580.00	\$205.92	\$228.78
276-200-014-6	27721-F	14	1		0	1	\$580.00	\$205.92	\$228.78
276-200-015-7	27721-F	15	1		0	1	\$580.00	\$205.92	\$228.78
276-200-016-8	27721-F	16	1		0	1	\$580.00	\$205.92	\$228.78
276-200-017-9	27721-F	17	1		0	1	\$580.00	\$205.92	\$228.78
276-200-018-0	27721-F	18	1		0	1	\$580.00	\$205.92	\$228.78
276-200-019-1	27721-F	19	1		0	1	\$580.00	\$205.92	\$228.78
276-200-020-1	27721-F	20	1		0	1	\$580.00	\$205.92	\$228.78
276-200-021-2	27721-F	21	1		0	1	\$580.00	\$205.92	\$228.78
276-200-022-3	27721-F	22	1		0	1	\$580.00	\$205.92	\$228.78
276-200-023-4	27721-F	23	1		0	1	\$580.00	\$205.92	\$228.78
276-200-024-5	27721-F	24	1		0	1	\$580.00	\$205.92	\$228.78
276-200-025-6	27721-F	25	1		0	1	\$580.00	\$205.92	\$228.78
276-200-026-7	27721-F	26	1		0	1	\$580.00	\$205.92	\$228.78
276-200-027-8	27721-F	27	1		0	1	\$580.00	\$205.92	\$228.78
276-200-028-9	27721-F	44	1		1,012	1	\$580.00	\$205.92	\$228.78

**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-200-029-0	27721-F	45	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-030-0	27721-F	46	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-031-1	27721-F	47	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-032-2	27721-F	48	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-033-3	27721-F	49	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-034-4	27721-F	50	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-035-5	27721-F	51	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-036-6	27721-F	52	1		1,012	1	\$580.00	\$205.92	\$228.78
276-200-037-7	27721-F	53	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-038-8	27721-F	54	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-039-9	27721-F	55	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-040-9	27721-F	56	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-041-0	27721-F	57	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-042-1	27721-F	58	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-043-2	27721-F	59	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-044-3	27721-F	60	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-045-4	27721-F	61	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-046-5	27721-F	62	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-047-6	27721-F	63	1		0	1	\$580.00	\$205.92	\$228.78
276-200-048-7	27721-F	64	1		0	1	\$580.00	\$205.92	\$228.78
276-200-049-8	27721-F	65	1		0	1	\$580.00	\$205.92	\$228.78
276-200-050-8	27721-F	66	1		0	1	\$580.00	\$205.92	\$228.78
276-200-051-9	27721-F	67	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-052-0	27721-F	68	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-053-1	27721-F	69	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-054-2	27721-F	70	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-055-3	27721-F	71	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-056-4	27721-F	72	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-057-5	27721-F	73	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-058-6	27721-F	74	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-059-7	27721-F	75	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-060-7	27721-F	76	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-061-8	27721-F	77	1		1,314	1	\$580.00	\$205.92	\$228.78
276-200-062-9	27721-F	78	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-063-0	27721-F	79	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-064-1	27721-F	80	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-065-2	27721-F	81	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-066-3	27721-F	82	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-067-4	27721-F	83	1		0	1	\$580.00	\$205.92	\$228.78
276-200-068-5	27721-F	84	1		0	1	\$580.00	\$205.92	\$228.78
276-200-069-6	27721-F	85	1		0	1	\$580.00	\$205.92	\$228.78
276-200-070-6	27721-F	86	1		0	1	\$580.00	\$205.92	\$228.78
276-200-071-7	27721-F	87	1		0	1	\$580.00	\$205.92	\$228.78
276-200-072-8	27721-F	88	1		0	1	\$580.00	\$205.92	\$228.78
276-200-073-9	27721-F	89	1		0	1	\$580.00	\$205.92	\$228.78
276-200-074-0	27721-F	90	1		0	1	\$580.00	\$205.92	\$228.78
276-200-075-1	27721-F	91	1		0	1	\$580.00	\$205.92	\$228.78
276-200-076-2	27721-F	92	1		0	1	\$580.00	\$205.92	\$228.78

**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-200-077-3	27721-F	93	1		0	1	\$580.00	\$205.92	\$228.78
276-200-078-4	27721-F	94	1		0	1	\$580.00	\$205.92	\$228.78
276-200-079-5	27721-F	95	1		0	1	\$580.00	\$205.92	\$228.78
276-200-080-5	27721-F	96	1		0	1	\$580.00	\$205.92	\$228.78
276-200-081-6	27721-F	97	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-082-7	27721-F	98	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-083-8	27721-F	99	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-084-9	27721-F	100	1		1,477	1	\$580.00	\$205.92	\$228.78
276-200-085-0	27721-F	101	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-086-1	27721-F	102	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-087-2	27721-F	103	1		1,466	1	\$580.00	\$205.92	\$228.78
276-200-088-3	27721-F	104	1		1,102	1	\$580.00	\$205.92	\$228.78
276-200-089-4	27721-F	105	1		1,664	1	\$580.00	\$205.92	\$228.78
276-200-090-4	27721-F	106	1		1,317	1	\$580.00	\$205.92	\$228.78
276-200-091-5	27721-F	108	0		0	EX	\$0.00	\$0.00	\$0.00
276-200-093-7	27721-F	107	0		0	EX	\$0.00	\$0.00	\$0.00
276-250-001-9	27721-2	B	0		0	EX	\$0.00	\$0.00	\$0.00
276-251-001-2	27721-2	91	0		0	EX	\$0.00	\$0.00	\$0.00
276-251-002-3	27721-2	88	1		1,619	1	\$580.00	\$205.92	\$228.78
276-251-003-4	27721-2	87	1		1,036	1	\$580.00	\$205.92	\$228.78
276-251-004-5	27721-2	86	1		1,728	1	\$580.00	\$205.92	\$228.78
276-252-001-5	27721-2	76	1		1,728	1	\$580.00	\$205.92	\$228.78
276-252-002-6	27721-2	77	1		1,344	1	\$580.00	\$205.92	\$228.78
276-252-003-7	27721-2	78	1		1,036	1	\$580.00	\$205.92	\$228.78
276-252-004-8	27721-2	79	1		1,344	1	\$580.00	\$205.92	\$228.78
276-252-005-9	27721-2	80	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-006-0	27721-2	81	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-007-1	27721-2	82	1		1,728	1	\$580.00	\$205.92	\$228.78
276-252-008-2	27721-2	83	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-009-3	27721-2	84	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-010-3	27721-2	85	1		1,344	1	\$580.00	\$205.92	\$228.78
276-252-011-4	27721-2	67	1		1,344	1	\$580.00	\$205.92	\$228.78
276-252-012-5	27721-2	68	1		1,945	1	\$580.00	\$205.92	\$228.78
276-252-013-6	27721-2	69	1		1,036	1	\$580.00	\$205.92	\$228.78
276-252-014-7	27721-2	70	1		1,728	1	\$580.00	\$205.92	\$228.78
276-252-015-8	27721-2	71	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-016-9	27721-2	72	1		1,945	1	\$580.00	\$205.92	\$228.78
276-252-017-0	27721-2	73	1		1,728	1	\$580.00	\$205.92	\$228.78
276-252-018-1	27721-2	74	1		1,619	1	\$580.00	\$205.92	\$228.78
276-252-019-2	27721-2	75	1		1,344	1	\$580.00	\$205.92	\$228.78
276-253-001-8	27721-2	55	1		1,036	1	\$580.00	\$205.92	\$228.78
276-253-002-9	27721-2	56	1		1,344	1	\$580.00	\$205.92	\$228.78
276-253-003-0	27721-2	57	1		1,945	1	\$580.00	\$205.92	\$228.78
276-253-004-1	27721-2	58	1		1,344	1	\$580.00	\$205.92	\$228.78
276-253-005-2	27721-2	59	1		1,728	1	\$580.00	\$205.92	\$228.78
276-253-006-3	27721-2	60	1		1,036	1	\$580.00	\$205.92	\$228.78
276-253-007-4	27721-2	61	1		1,619	1	\$580.00	\$205.92	\$228.78
276-253-008-5	27721-2	62	1		1,344	1	\$580.00	\$205.92	\$228.78

**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-253-009-6	27721-2	63	1		1,728	1	\$580.00	\$205.92	\$228.78
276-253-010-6	27721-2	64	1		1,619	1	\$580.00	\$205.92	\$228.78
276-253-011-7	27721-2	65	1		1,619	1	\$580.00	\$205.92	\$228.78
276-253-012-8	27721-2	66	1		1,728	1	\$580.00	\$205.92	\$228.78
276-253-013-9	27721-2	45	1		1,728	1	\$580.00	\$205.92	\$228.78
276-253-014-0	27721-2	46	1		1,373	1	\$580.00	\$205.92	\$228.78
276-253-015-1	27721-2	47	1		1,036	1	\$580.00	\$205.92	\$228.78
276-253-016-2	27721-2	48	1		1,521	1	\$580.00	\$205.92	\$228.78
276-253-017-3	27721-2	49	1		1,373	1	\$580.00	\$205.92	\$228.78
276-253-018-4	27721-2	50	1		1,478	1	\$580.00	\$205.92	\$228.78
276-253-019-5	27721-2	51	1		1,140	1	\$580.00	\$205.92	\$228.78
276-253-020-5	27721-2	52	1		1,478	1	\$580.00	\$205.92	\$228.78
276-253-021-6	27721-2	53	1		1,521	1	\$580.00	\$205.92	\$228.78
276-253-022-7	27721-2	54	1		1,478	1	\$580.00	\$205.92	\$228.78
276-254-001-1	27721-2	32	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-002-2	27721-2	33	1		1,344	1	\$580.00	\$205.92	\$228.78
276-254-003-3	27721-2	34	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-004-4	27721-2	35	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-005-5	27721-2	36	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-006-6	27721-2	37	1		1,344	1	\$580.00	\$205.92	\$228.78
276-254-007-7	27721-2	38	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-008-8	27721-2	39	1		1,344	1	\$580.00	\$205.92	\$228.78
276-254-009-9	27721-2	40	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-010-9	27721-2	41	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-011-0	27721-2	42	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-012-1	27721-2	43	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-013-2	27721-2	44	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-014-3	27721-2	18	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-015-4	27721-2	19	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-016-5	27721-2	20	1		1,344	1	\$580.00	\$205.92	\$228.78
276-254-017-6	27721-2	21	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-018-7	27721-2	22	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-019-8	27721-2	23	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-020-8	27721-2	POR G	0		0	EX	\$0.00	\$0.00	\$0.00
276-254-021-9	27721-2	24	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-022-0	27721-2	25	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-023-1	27721-2	26	1		1,344	1	\$580.00	\$205.92	\$228.78
276-254-024-2	27721-2	27	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-025-3	27721-2	28	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-026-4	27721-2	29	1		1,945	1	\$580.00	\$205.92	\$228.78
276-254-027-5	27721-2	30	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-028-6	27721-2	31	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-029-7	27721-2	POR G	0		0	EX	\$0.00	\$0.00	\$0.00
276-254-030-7	27721-2	01	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-031-8	27721-2	02	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-032-9	27721-2	03	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-033-0	27721-2	04	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-034-1	27721-2	05	1		1,036	1	\$580.00	\$205.92	\$228.78

**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-254-035-2	27721-2	06	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-036-3	27721-2	07	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-037-4	27721-2	08	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-038-5	27721-2	09	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-039-6	27721-2	10	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-040-6	27721-2	11	1		0	1	\$580.00	\$205.92	\$228.78
276-254-041-7	27721-2	12	1		1,036	1	\$580.00	\$205.92	\$228.78
276-254-042-8	27721-2	13	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-043-9	27721-2	14	1		1,619	1	\$580.00	\$205.92	\$228.78
276-254-044-0	27721-2	15	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-045-1	27721-2	16	1		1,945	1	\$580.00	\$205.92	\$228.78
276-254-046-2	27721-2	17	1		1,728	1	\$580.00	\$205.92	\$228.78
276-254-047-3	27721-2	A	0		0	EX	\$0.00	\$0.00	\$0.00
276-260-001-0	27721-1	D	0		0	EX	\$0.00	\$0.00	\$0.00
276-261-001-3	27721-1	62	0		0	EX	\$0.00	\$0.00	\$0.00
276-261-002-4	27721-1	50	1		1,036	1	\$580.00	\$205.92	\$228.78
276-261-003-5	27721-1	51	1		1,036	1	\$580.00	\$205.92	\$228.78
276-261-004-6	27721-1	52	1		1,344	1	\$580.00	\$205.92	\$228.78
276-261-005-7	27721-1	53	1		1,535	1	\$580.00	\$205.92	\$228.78
276-261-006-8	27721-1	54	1		1,728	1	\$580.00	\$205.92	\$228.78
276-261-007-9	27721-1	55	1		1,728	1	\$580.00	\$205.92	\$228.78
276-261-008-0	27721-1	04	1		1,535	1	\$580.00	\$205.92	\$228.78
276-261-009-1	27721-1	65	0		0	EX	\$0.00	\$0.00	\$0.00
276-262-001-6	27721-1	01	1		1,036	1	\$580.00	\$205.92	\$228.78
276-262-002-7	27721-1	02	1		1,535	1	\$580.00	\$205.92	\$228.78
276-262-003-8	27721-1	03	1		1,344	1	\$580.00	\$205.92	\$228.78
276-262-004-9	27721-1	05	1		1,344	1	\$580.00	\$205.92	\$228.78
276-262-005-0	27721-1	06	1		1,728	1	\$580.00	\$205.92	\$228.78
276-262-006-1	27721-1	07	1		1,535	1	\$580.00	\$205.92	\$228.78
276-262-007-2	27721-1	08	1		1,036	1	\$580.00	\$205.92	\$228.78
276-262-008-3	27721-1	09	1		1,728	1	\$580.00	\$205.92	\$228.78
276-262-009-4	27721-1	10	1		1,728	1	\$580.00	\$205.92	\$228.78
276-262-010-4	27721-1	11	1		1,344	1	\$580.00	\$205.92	\$228.78
276-263-001-9	27721-1	12	1		1,344	1	\$580.00	\$205.92	\$228.78
276-263-002-0	27721-1	13	1		1,036	1	\$580.00	\$205.92	\$228.78
276-263-003-1	27721-1	14	1		1,344	1	\$580.00	\$205.92	\$228.78
276-263-004-2	27721-1	15	1		1,535	1	\$580.00	\$205.92	\$228.78
276-263-005-3	27721-1	16	1		1,728	1	\$580.00	\$205.92	\$228.78
276-263-006-4	27721-1	17	1		1,036	1	\$580.00	\$205.92	\$228.78
276-263-007-5	27721-1	18	1		1,535	1	\$580.00	\$205.92	\$228.78
276-263-008-6	27721-1	19	1		1,728	1	\$580.00	\$205.92	\$228.78
276-263-009-7	27721-1	20	1		1,036	1	\$580.00	\$205.92	\$228.78
276-263-010-7	27721-1	21	1		1,728	1	\$580.00	\$205.92	\$228.78
276-263-011-8	27721-1	22	1		1,344	1	\$580.00	\$205.92	\$228.78
276-263-012-9	27721-1	23	1		1,344	1	\$580.00	\$205.92	\$228.78
276-263-013-0	27721-1	24	1		1,728	1	\$580.00	\$205.92	\$228.78
276-263-014-1	27721-1	25	1		1,036	1	\$580.00	\$205.92	\$228.78
276-263-015-2	27721-1	26	1		1,344	1	\$580.00	\$205.92	\$228.78

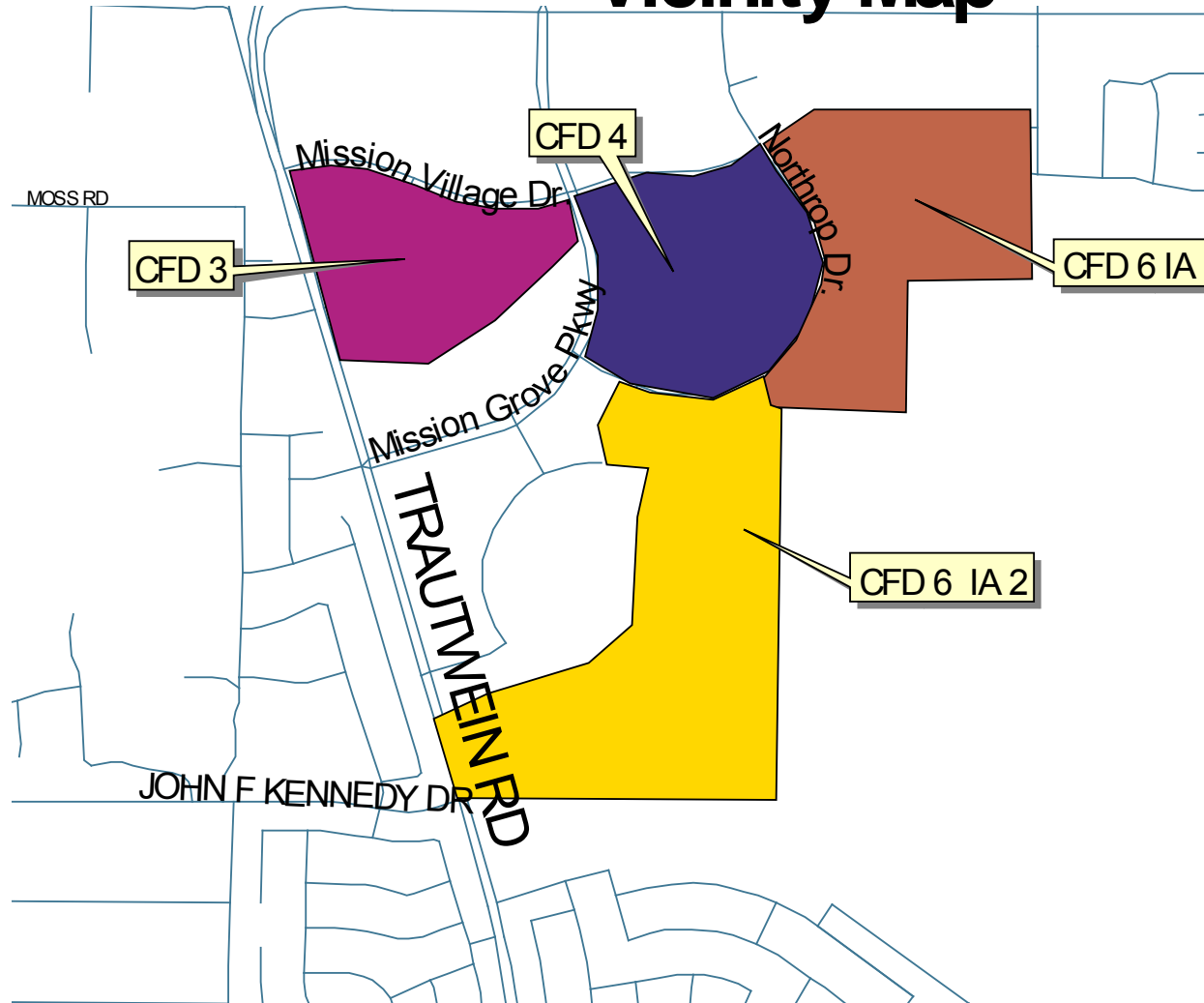
**Community Facilities District No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-263-016-3	27721-1	27	1		1,728	1	\$580.00	\$205.92	\$228.78
276-263-017-4	27721-1	28	1		1,036	1	\$580.00	\$205.92	\$228.78
276-263-018-5	27721-1	29	1		1,344	1	\$580.00	\$205.92	\$228.78
276-264-001-2	27721-1	POR 6	0		0	EX	\$0.00	\$0.00	\$0.00
276-264-002-3	27721-1	POR 6	0		0	EX	\$0.00	\$0.00	\$0.00
276-264-003-4	27721-1	30	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-004-5	27721-1	31	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-005-6	27721-1	32	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-006-7	27721-1	33	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-007-8	27721-1	34	1		1,036	1	\$580.00	\$205.92	\$228.78
276-264-008-9	27721-1	35	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-009-0	27721-1	36	1		1,344	1	\$580.00	\$205.92	\$228.78
276-264-010-0	27721-1	37	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-011-1	27721-1	38	1		1,036	1	\$580.00	\$205.92	\$228.78
276-264-012-2	27721-1	39	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-013-3	27721-1	40	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-014-4	27721-1	64	0		0	EX	\$0.00	\$0.00	\$0.00
276-264-015-5	27721-1	56	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-016-6	27721-1	57	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-017-7	27721-1	58	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-018-8	27721-1	59	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-019-9	27721-1	60	1		1,344	1	\$580.00	\$205.92	\$228.78
276-264-020-9	27721-1	41	1		1,344	1	\$580.00	\$205.92	\$228.78
276-264-021-0	27721-1	42	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-022-1	27721-1	43	1		1,728	1	\$580.00	\$205.92	\$228.78
276-264-023-2	27721-1	44	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-024-3	27721-1	45	1		1,344	1	\$580.00	\$205.92	\$228.78
276-264-025-4	27721-1	46	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-026-5	27721-1	47	1		1,036	1	\$580.00	\$205.92	\$228.78
276-264-027-6	27721-1	48	1		1,535	1	\$580.00	\$205.92	\$228.78
276-264-028-7	27721-1	49	1		1,036	1	\$580.00	\$205.92	\$228.78
Totals:			254		286,178		\$147,320.00	\$52,303.68	\$58,110.12

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5/13/2015

CFD 3, CFD 4 and CFD 6 Improvement Area 1 and Improvement Area 2 Vicinity Map



- CFD 6**
- IA 1
 - IA 2
 - CFD 4
 - CFD 3
- Streets.shp
- Schools.shp
- *



RESOLUTION NO. 2014/15-53

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 6 OF RIVERSIDE UNIFIED SCHOOL DISTRICT ISSUED FOR IMPROVEMENT AREAS NOS. 1 AND 2 THEREOF

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 6 of Riverside Unified School District, County of Riverside, State of California (the "District") issued for Improvement Area No. 1 ("Improvement Area No. 1") and Improvement Area No 2 ("Improvement Area No. 2") of the District, and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within Improvement Area No. 1 and Improvement Area No 2 which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-53 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16	FY 2015-16	FY 2014-15
							<u>Expected Maximum Special Tax</u>	<u>Special Tax Levy</u>	<u>Special Tax Levy</u>
276-211-001-8	27982	1	1	3/26/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-211-002-9	27982	2	1	3/26/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-211-003-0	27982	3	1	3/26/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-211-004-1	27982	4	1	3/26/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-211-005-2	27982	5	1	3/27/1998	1,425	1	\$839.00	\$528.52	\$528.52
276-211-006-3	27982	6	1	3/27/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-211-007-4	27982	7	1	3/27/1998	1,636	1	\$839.00	\$528.52	\$528.52
276-211-008-5	27982	8	1	3/27/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-211-009-6	27982	9	1	3/27/1998	1,823	1	\$839.00	\$528.52	\$528.52
276-211-010-6	27982	10	1	3/27/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-211-011-7	27982	11	1	10/2/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-212-001-1	27982	18	1	10/2/1998	2,125	1	\$839.00	\$528.52	\$528.52
276-212-002-2	27982	19	1	10/2/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-212-003-3	27982	20	1	10/2/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-212-004-4	27982	21	1	1/21/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-212-005-5	27982	22	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-212-006-6	27982	23	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-212-007-7	27982	24	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-001-4	27982	60	1	2/12/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-002-5	27982	61	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-003-6	27982	62	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-004-7	27982	63	1	1/21/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-005-8	27982	64	1	1/21/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-006-9	27982	65	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-007-0	27982	66	1	1/21/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-213-008-1	27982	67	1	1/21/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-009-2	27982	68	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-010-2	27982	69	1	1/21/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-011-3	27982	70	1	1/21/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-213-012-4	27982	71	1	1/21/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-013-5	27982	72	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-213-014-6	27982	73	1	5/27/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-213-015-7	27982	74	1	3/27/1998	2,024	1	\$839.00	\$528.52	\$528.52
276-213-016-8	27982	75	1	2/28/2001	1,615	1	\$839.00	\$528.52	\$528.52
276-213-017-9	27982	76	1	3/27/1998	1,425	1	\$839.00	\$528.52	\$528.52
276-213-018-0	27982	77	1	2/28/2001	2,480	1	\$839.00	\$528.52	\$528.52
276-221-001-9	27982	12	1	10/2/1998	2,125	1	\$839.00	\$528.52	\$528.52
276-221-002-0	27982	13	1	10/2/1998	2,125	1	\$839.00	\$528.52	\$528.52
276-221-003-1	27982	14	1	10/2/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-221-004-2	27982	15	1	10/2/1998	2,125	1	\$839.00	\$528.52	\$528.52
276-221-005-3	27982	16	1	10/2/1998	1,615	1	\$839.00	\$528.52	\$528.52
276-221-006-4	27982	17	1	10/2/1998	2,125	1	\$839.00	\$528.52	\$528.52
276-221-007-5	27982	25	1	2/12/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-221-008-6	27982	26	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-221-009-7	27982	27	1	2/12/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-221-010-7	27982	28	1	2/12/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-221-011-8	27982	29	1	2/12/1999	2,125	1	\$839.00	\$528.52	\$528.52

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-221-012-9	27982	30	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-221-013-0	27982	31	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-221-014-1	27982	32	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-221-015-2	27982	33	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-221-016-3	27982	34	1	7/7/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-221-017-4	27982-3	1	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-221-018-5	27982-3	2	1	6/26/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-221-019-6	27982-3	3	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-221-020-6	27982-3	4	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-221-021-7	27982-3	5	1	6/26/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-221-022-8	27982-3	6	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-221-023-9	27982-3	7	1	6/26/1998	2,473	1	\$839.00	\$528.52	\$528.52
276-221-024-0	27982-3	8	1	6/26/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-221-025-1	27982-3	9	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-221-026-2	27982-3	10	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-222-001-2	27982	35	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-222-002-3	27982	36	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-222-003-4	27982	37	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-222-004-5	27982	38	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-222-005-6	27982	39	1	7/7/1999	1,615	1	\$839.00	\$528.52	\$528.52
276-222-006-7	27982	40	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-222-007-8	27982	41	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-222-008-9	27982-3	11	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-222-009-0	27982-3	12	1	10/27/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-222-010-0	27982-3	13	1	10/27/1998	2,344	1	\$839.00	\$528.52	\$528.52
276-222-011-1	27982-3	14	1	10/27/1998	2,473	1	\$839.00	\$528.52	\$528.52
276-222-012-2	27982-3	15	1	10/27/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-222-013-3	27982-3	16	1	10/27/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-222-014-4	27982-3	17	1	10/27/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-223-001-5	27982	42	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-002-6	27982	43	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-003-7	27982	44	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-004-8	27982	45	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-005-9	27982	46	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-006-0	27982	47	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-007-1	27982	48	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-008-2	27982	49	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-009-3	27982	50	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-010-3	27982	51	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-011-4	27982	52	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-012-5	27982	53	1	7/7/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-013-6	27982	54	1	7/7/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-014-7	27982	55	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-015-8	27982	56	1	2/12/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-016-9	27982	57	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52
276-223-017-0	27982	58	1	2/12/1999	2,125	1	\$839.00	\$528.52	\$528.52
276-223-018-1	27982	59	1	2/12/1999	2,480	1	\$839.00	\$528.52	\$528.52

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-224-001-8	27982-3	48	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-224-002-9	27982-3	49	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-224-003-0	27982-3	50	1	12/16/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-224-004-1	27982-3	51	1	12/16/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-224-005-2	27982-3	52	1	12/16/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-224-006-3	27982-3	53	1	12/16/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-224-007-4	27982-3	54	1	12/16/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-224-008-5	27982-3	55	1	12/16/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-224-009-6	27982-3	56	1	12/16/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-225-001-1	27982-3	18	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-225-002-2	27982-3	19	1	5/20/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-231-001-0	27982-3	42	1	11/6/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-231-002-1	27982-3	43	1	11/6/1998	2,473	1	\$839.00	\$528.52	\$528.52
276-231-003-2	27982-3	44	1	11/6/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-231-004-3	27982-3	45	1	2/16/1999	2,473	1	\$839.00	\$528.52	\$528.52
276-231-005-4	27982-3	46	1	6/26/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-231-006-5	27982-3	47	1	6/26/1998	2,344	1	\$839.00	\$528.52	\$528.52
276-231-007-6	27982-3	57	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-231-008-7	27982-3	58	1	5/20/1999	2,473	1	\$839.00	\$528.52	\$528.52
276-231-009-8	27982-3	59	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-010-8	27982-3	60	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-231-011-9	27982-3	61	1	5/20/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-231-012-0	27982-3	62	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-013-1	27982-3	63	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-231-014-2	27982-3	64	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-015-3	27982-3	65	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-016-4	27982-3	66	1	5/20/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-231-017-5	27982-3	67	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-018-6	27982-3	68	1	2/16/1999	2,544	1	\$839.00	\$528.52	\$528.52
276-231-019-7	27982-3	69	1	2/16/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-020-7	27982-3	70	1	2/16/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-231-021-8	27982-3	71	1	2/16/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-231-022-9	27982-3	72	1	2/16/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-231-023-0	27982-3	73	1	2/16/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-232-001-3	27982-3	20	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-002-4	27982-3	21	1	5/20/1999	2,473	1	\$839.00	\$528.52	\$528.52
276-232-003-5	27982-3	22	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-004-6	27982-3	23	1	5/20/1999	2,473	1	\$839.00	\$528.52	\$528.52
276-232-005-7	27982-3	24	1	5/20/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-006-8	27982-3	25	1	5/20/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-232-007-9	27982-3	26	1	5/20/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-232-008-0	27982-3	27	1	3/17/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-232-009-1	27982-3	28	1	3/17/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-232-010-1	27982-3	29	1	3/17/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-011-2	27982-3	30	1	3/17/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-232-012-3	27982-3	31	1	3/17/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-232-013-4	27982-3	32	1	3/17/1999	2,344	1	\$839.00	\$528.52	\$528.52

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-232-014-5	27982-3	33	1	3/17/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-232-015-6	27982-3	34	1	3/17/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-016-7	27982-3	35	1	11/6/1998	2,314	1	\$839.00	\$528.52	\$528.52
276-232-017-8	27982-3	36	1	11/6/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-232-018-9	27982-3	37	1	11/6/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-232-019-0	27982-3	38	1	11/6/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-232-020-0	27982-3	39	1	11/6/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-232-021-1	27982-3	40	1	11/6/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-232-022-2	27982-3	41	1	11/6/1998	2,473	1	\$839.00	\$528.52	\$528.52
276-232-023-3	27982-2	30	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-232-024-4	27982-2	31	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-232-025-5	27982-2	32	1	6/26/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-232-026-6	27982-2	33	1	6/26/1998	2,344	1	\$839.00	\$528.52	\$528.52
276-232-027-7	27982-2	34	1	7/27/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-232-028-8	27982-2	35	1	7/27/1999	2,344	1	\$839.00	\$528.52	\$528.52
276-232-029-9	27982-2	36	1	7/27/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-232-030-9	27982-2	37	1	7/27/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-233-001-6	27982-2	20	1	6/23/1998	3,099	1	\$839.00	\$528.52	\$528.52
276-233-002-7	27982-2	21	1	6/23/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-233-003-8	27982-2	22	1	6/23/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-233-004-9	27982-2	23	1	7/27/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-233-005-0	27982-2	24	1	7/27/1999	3,099	1	\$839.00	\$528.52	\$528.52
276-233-006-1	27982-2	25	1	7/27/1999	2,765	1	\$839.00	\$528.52	\$528.52
276-233-007-2	27982-2	26	1	7/27/1999	2,544	1	\$839.00	\$528.52	\$528.52
276-233-008-3	27982-2	27	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-233-009-4	27982-2	28	1	6/26/1998	2,544	1	\$839.00	\$528.52	\$528.52
276-233-010-4	27982-2	29	1	6/26/1998	2,765	1	\$839.00	\$528.52	\$528.52
276-241-001-1	27982-2	38	1	10/18/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-002-2	27982-2	39	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-003-3	27982-2	40	1	10/18/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-241-004-4	27982-2	41	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-005-5	27982-2	42	1	10/18/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-006-6	27982-2	43	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-007-7	27982-2	44	1	10/18/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-008-8	27982-2	45	1	10/18/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-009-9	27982-2	46	1	8/30/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-241-010-9	27982-2	47	1	8/30/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-011-0	27982-2	48	1	8/30/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-012-1	27982-2	49	1	8/30/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-013-2	27982-2	50	1	8/30/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-014-3	27982-2	51	1	8/30/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-015-4	27982-2	52	1	8/30/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-016-5	27982-2	53	1	8/30/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-017-6	27982-2	54	1	8/30/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-241-018-7	27982-2	55	1	8/30/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-019-8	27982-2	56	1	8/30/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-020-8	27982-1	49	1	5/14/1999	2,024	1	\$839.00	\$528.52	\$528.52

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
276-241-021-9	27982-1	48	1	5/14/1999	1,767	1	\$839.00	\$528.52	\$528.52
276-241-022-0	27982-1	47	1	5/14/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-023-1	27982-1	46	1	5/14/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-024-2	27982-1	45	1	5/14/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-241-025-3	27982-1	44	1	5/14/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-026-4	27982-1	43	1	5/14/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-241-027-5	27982-1	42	1	5/14/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-028-6	27982-1	41	1	5/14/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-029-7	27982-1	40	1	5/14/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-030-7	27982-1	39	1	5/14/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-241-031-8	27982-1	38	1	5/14/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-032-9	27982-1	37	1	5/14/1999	1,767	1	\$839.00	\$528.52	\$528.52
276-241-033-0	27982-1	36	1	5/14/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-241-034-1	27982-1	35	1	2/12/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-035-2	27982-1	34	1	2/12/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-036-3	27982-1	33	1	2/12/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-037-4	27982-1	32	1	2/12/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-241-038-5	27982-1	31	1	2/12/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-039-6	27982-1	30	1	2/12/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-241-040-6	27982-1	29	1	2/12/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-001-4	27982-2	1	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-002-5	27982-2	2	1	10/18/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-242-003-6	27982-2	3	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-004-7	27982-2	4	1	10/18/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-005-8	27982-2	5	1	7/15/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-006-9	27982-2	6	1	7/15/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-007-0	27982-2	7	1	7/15/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-008-1	27982-2	8	1	7/15/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-242-009-2	27982-2	9	1	7/15/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-010-2	27982-1	54	1	2/12/1999	1,586	1	\$839.00	\$528.52	\$528.52
276-242-011-3	27982-1	53	1	2/12/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-012-4	27982-1	52	1	2/12/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-242-013-5	27982-1	51	1	2/12/1999	1,586	1	\$839.00	\$528.52	\$528.52
276-242-014-6	27982-1	50	1	2/12/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-015-7	27982-2	10	1	7/15/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-242-016-8	27982-2	11	1	7/15/1999	1,827	1	\$839.00	\$528.52	\$528.52
276-242-017-9	27982-2	12	1	7/15/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-018-0	27982-2	13	1	7/15/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-019-1	27982-2	14	1	7/15/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-242-020-1	27982-2	15	1	7/15/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-021-2	27982-2	16	1	10/18/1999	2,024	1	\$839.00	\$528.52	\$528.52
276-242-022-3	27982-2	17	1	10/18/1999	2,676	1	\$839.00	\$528.52	\$528.52
276-242-023-4	27982-2	18	1	10/18/1999	1,585	1	\$839.00	\$528.52	\$528.52
276-242-024-5	27982-2	19	1	10/18/1999	2,377	1	\$839.00	\$528.52	\$528.52
276-271-001-4	27982-1	1	1	2/28/2001	1,827	1	\$839.00	\$528.52	\$528.52
276-271-002-5	27982-1	2	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-003-6	27982-1	3	1	2/28/2001	1,585	1	\$839.00	\$528.52	\$528.52

**Community Facilities District No. 6, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
276-271-004-7	27982-1	4	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-005-8	27982-1	5	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-006-9	27982-1	6	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-007-0	27982-1	7	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-008-1	27982-1	8	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-009-2	27982-1	9	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-010-2	27982-1	10	1	2/28/2001	1,827	1	\$839.00	\$528.52	\$528.52
276-271-011-3	27982-1	11	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-012-4	27982-1	12	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-013-5	27982-1	13	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-014-6	27982-1	14	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-015-7	27982-1	15	1	2/28/2001	1,585	1	\$839.00	\$528.52	\$528.52
276-271-016-8	27982-1	16	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-017-9	27982-1	17	1	2/28/2001	2,024	1	\$839.00	\$528.52	\$528.52
276-271-018-0	27982-1	18	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-019-1	27982-1	19	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-020-1	27982-1	20	1	2/28/2001	1,827	1	\$839.00	\$528.52	\$528.52
276-271-021-2	27982-1	21	1	2/28/2001	1,827	1	\$839.00	\$528.52	\$528.52
276-271-022-3	27982-1	22	1	2/28/2001	1,753	1	\$839.00	\$528.52	\$528.52
276-271-023-4	27982-1	23	1	2/28/2001	2,024	1	\$839.00	\$528.52	\$528.52
276-271-024-5	27982-1	24	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-025-6	27982-1	25	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
276-271-026-7	27982-1	26	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-027-8	27982-1	27	1	2/28/2001	2,377	1	\$839.00	\$528.52	\$528.52
276-271-028-9	27982-1	28	1	2/28/2001	2,676	1	\$839.00	\$528.52	\$528.52
Totals:			260		619,714		\$218,140.00	\$137,415.20	\$137,415.20

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-181-001-6	28491-1	1	1	4/12/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-181-002-7	28491-1	2	1	4/12/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-181-003-8	28491-1	3	1	4/12/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-181-004-9	28491-1	4	1	4/12/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-181-005-0	28491-1	5	1	4/12/2002	3,257	1	\$850.00	\$564.58	\$564.58
276-181-006-1	28491-1	6	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-181-007-2	28491-1	7	1	2/28/2001	3,422	1	\$850.00	\$564.58	\$564.58
276-181-008-3	28491-1	8	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-009-4	28491-1	9	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-181-010-4	28491-1	10	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-181-011-5	28491-1	11	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-181-012-6	28491-1	12	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-013-7	28491-1	13	1	2/28/2001	3,422	1	\$850.00	\$564.58	\$564.58
276-181-014-8	28491-1	14	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-015-9	28491-1	15	1	2/28/2001	3,422	1	\$850.00	\$564.58	\$564.58
276-181-016-0	28491-1	16	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-017-1	28491-1	17	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-018-2	28491-1	18	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-019-3	28491-1	19	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-181-020-3	28491-1	20	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-021-4	28491-1	21	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-022-5	28491-1	22	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-181-023-6	28491-1	23	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-024-7	28491-1	24	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-181-025-8	28491-1	25	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-026-9	28491-1	26	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-027-0	28491-1	27	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-028-1	28491-1	28	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-029-2	28491-1	29	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-181-030-2	28491-1	30	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-181-031-3	28491-1	31	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-032-4	28491-1	32	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-181-033-5	28491-1	33	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-181-034-6	28491-1	34	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-181-035-7	28491-1	35	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-181-036-8	28491-1	36	1	12/11/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-181-037-9	28491-1	37	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-181-038-0	28491-1	38	1	12/11/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-181-039-1	28491-1	39	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-182-001-9	28491-1	46	1	4/12/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-182-002-0	28491-1	47	1	4/12/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-182-003-1	28491-1	48	1	4/12/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-182-004-2	28491-1	49	1	4/12/2002	2,912	1	\$850.00	\$564.58	\$564.58

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-182-005-3	28491-1	50	1	4/12/2002	3,257	1	\$850.00	\$564.58	\$564.58
276-182-006-4	28491-1	51	1	4/12/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-182-007-5	28491-1	52	1	4/12/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-182-008-6	28491-1	53	1	10/5/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-182-009-7	28491-1	54	1	10/5/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-182-010-7	28491-1	55	1	11/13/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-182-011-8	28491-1	56	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-182-012-9	28491-1	57	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-182-013-0	28491-1	58	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-182-014-1	28491-1	59	1	12/11/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-182-015-2	28491-1	60	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-182-016-3	28491-1	61	1	12/11/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-182-017-4	28491-1	62	1	12/11/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-182-018-5	28491-1	63	1	6/5/2002	2,922	1	\$850.00	\$564.58	\$564.58
276-182-019-6	28491-1	64	1	6/5/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-182-020-6	28491-1	65	1	6/5/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-182-021-7	28491-1	66	1	6/5/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-182-022-8	28491-1	67	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-182-023-9	28491-1	68	1	8/5/1999	2,990	1	\$850.00	\$564.58	\$564.58
276-182-024-0	28491-1	69	1	8/5/1999	3,422	1	\$850.00	\$564.58	\$564.58
276-182-025-1	28491-1	70	1	8/5/1999	3,802	1	\$850.00	\$564.58	\$564.58
276-183-001-2	28491-1	40	1	5/21/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-183-002-3	28491-1	41	1	2/28/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-183-003-4	28491-1	42	1	2/28/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-183-004-5	28491-1	43	1	2/28/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-183-005-6	28491-1	44	1	5/21/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-183-006-7	28491-1	45	1	6/5/2002	3,257	1	\$850.00	\$564.58	\$564.58
276-271-029-0	28491-3	64	1	2/28/2001	3,186	1	\$850.00	\$564.58	\$564.58
276-271-030-0	28491-3	65	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-271-031-1	28491-3	66	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-271-032-2	28491-3	67	1	2/28/2001	2,990	1	\$850.00	\$564.58	\$564.58
276-271-033-3	28491-3	68	1	2/28/2001	3,186	1	\$850.00	\$564.58	\$564.58
276-271-034-4	28491-3	69	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-271-035-5	28491-3	70	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-271-036-6	28491-3	71	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-271-037-7	28491-3	72	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-272-001-7	28491-3	1	1	2/28/2001	3,186	1	\$850.00	\$564.58	\$564.58
276-272-002-8	28491-3	2	1	2/28/2001	3,422	1	\$850.00	\$564.58	\$564.58
276-272-003-9	28491-3	3	1	2/28/2001	2,990	1	\$850.00	\$564.58	\$564.58
276-272-004-0	28491-3	4	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-272-005-1	28491-3	5	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-272-006-2	28491-3	6	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-272-007-3	28491-3	7	1	2/28/2001	3,731	1	\$850.00	\$564.58	\$564.58

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-272-008-4	28491-3	8	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-272-009-5	28491-3	9	1	2/28/2001	2,990	1	\$850.00	\$564.58	\$564.58
276-272-010-5	28491-3	10	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-272-011-6	28491-3	11	1	2/28/2001	3,802	1	\$850.00	\$564.58	\$564.58
276-281-001-5	28491-3	12	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-281-002-6	28491-3	13	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-281-003-7	28491-3	14	1	2/28/2001	2,990	1	\$850.00	\$564.58	\$564.58
276-281-004-8	28491-3	15	1	2/28/2001	3,422	1	\$850.00	\$564.58	\$564.58
276-281-005-9	28491-3	16	1	2/28/2001	2,990	1	\$850.00	\$564.58	\$564.58
276-281-006-0	28491-3	17	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-281-007-1	28491-3	18	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-281-008-2	28491-3	19	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-281-009-3	28491-3	20	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-281-010-3	28491-3	21	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-001-8	28491-3	22	1	8/3/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-282-002-9	28491-3	23	1	8/3/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-282-003-0	28491-3	24	1	8/3/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-282-004-1	28491-3	25	1	8/3/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-282-005-2	28491-3	26	1	8/3/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-282-006-3	28491-3	27	1	8/3/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-282-007-4	28491-3	28	1	8/3/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-282-008-5	28491-3	29	1	8/3/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-282-009-6	28491-3	30	1	8/3/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-282-010-6	28491-3	31	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-011-7	28491-3	32	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-012-8	28491-3	33	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-013-9	28491-3	34	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-014-0	28491-3	35	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-282-015-1	28491-3	36	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-016-2	28491-3	37	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-017-3	28491-3	38	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-018-4	28491-3	39	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-282-019-5	28491-3	40	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-020-5	28491-3	41	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-282-021-6	28491-3	42	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-022-7	28491-3	43	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-023-8	28491-3	44	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-024-9	28491-3	45	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-025-0	28491-3	46	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-026-1	28491-3	47	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-027-2	28491-3	48	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-028-3	28491-3	49	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-029-4	28491-3	50	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-282-030-4	28491-3	51	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-031-5	28491-3	52	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-032-6	28491-3	53	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-033-7	28491-3	54	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-034-8	28491-3	55	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-035-9	28491-3	56	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-036-0	28491-3	57	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-037-1	28491-3	58	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-038-2	28491-3	59	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-282-039-3	28491-3	60	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-040-3	28491-3	61	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-282-041-4	28491-3	62	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-282-042-5	28491-3	63	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-283-001-1	28491-3	73	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-283-002-2	28491-3	74	1	2/28/2001	2,912	1	\$850.00	\$564.58	\$564.58
276-283-003-3	28491-3	75	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-283-004-4	28491-3	76	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-283-005-5	28491-3	77	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-283-006-6	28491-3	78	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-283-007-7	28491-3	79	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-283-008-8	28491-3	80	1	2/28/2001	3,257	1	\$850.00	\$564.58	\$564.58
276-283-009-9	28491-3	81	1	2/28/2001	2,922	1	\$850.00	\$564.58	\$564.58
276-283-010-9	28491-3	82	1	2/28/2001	2,792	1	\$850.00	\$564.58	\$564.58
276-283-011-0	28491-3	83	1	10/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-283-012-1	28491-3	84	1	10/4/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-283-013-2	28491-3	85	1	10/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-291-001-6	28491-4	1	1	11/13/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-291-002-7	28491-4	2	1	11/13/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-291-003-8	28491-4	3	1	11/13/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-291-004-9	28491-4	4	1	11/13/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-291-005-0	28491-4	5	1	11/13/2000	2,912	1	\$850.00	\$564.58	\$564.58
276-291-006-1	28491-4	6	1	11/13/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-291-007-2	28491-4	7	1	11/13/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-291-008-3	28491-4	8	1	11/13/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-291-009-4	28491-4	9	1	11/13/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-291-010-4	28491-4	10	1	11/13/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-291-011-5	28491-4	11	1	6/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-291-012-6	28491-4	12	1	6/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-291-013-7	28491-4	13	1	6/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-291-014-8	28491-4	14	1	6/4/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-291-015-9	28491-4	15	1	6/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-291-016-0	28491-4	16	1	6/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-291-017-1	28491-4	17	1	6/4/2001	2,400	1	\$850.00	\$564.58	\$564.58

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-291-018-2	28491-4	18	1	6/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-291-019-3	28491-4	60	0		0	EX	\$0.00	\$0.00	\$0.00
276-292-001-9	28491-4	19	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-292-002-0	28491-4	20	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-292-003-1	28491-4	21	1	11/1/2000	3,329	1	\$850.00	\$564.58	\$564.58
276-292-004-2	28491-4	22	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-292-005-3	28491-4	23	1	11/1/2000	2,953	1	\$850.00	\$564.58	\$564.58
276-292-006-4	28491-4	24	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-292-007-5	28491-4	25	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-292-008-6	28491-4	26	1	11/1/2000	3,329	1	\$850.00	\$564.58	\$564.58
276-292-009-7	28491-4	27	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-292-010-7	28491-4	28	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-292-011-8	28491-4	29	1	11/1/2000	2,840	1	\$850.00	\$564.58	\$564.58
276-292-012-9	28491-4	30	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-292-013-0	28491-4	31	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-292-014-1	28491-4	32	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-292-015-2	28491-4	33	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-292-016-3	28491-4	34	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-292-017-4	28491-4	35	1	10/1/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-292-018-5	28491-4	36	1	10/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-292-019-6	28491-4	37	1	10/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-292-020-6	28491-4	61	0		0	EX	\$0.00	\$0.00	\$0.00
276-293-001-2	28491-4	38	1	10/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-293-002-3	28491-4	39	1	10/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-293-003-4	28491-4	40	1	10/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-293-004-5	28491-4	41	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-293-005-6	28491-4	42	1	11/1/2000	2,912	1	\$850.00	\$564.58	\$564.58
276-293-006-7	28491-4	43	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-293-007-8	28491-4	44	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-293-008-9	28491-4	45	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-293-009-0	28491-4	46	1	11/1/2000	3,257	1	\$850.00	\$564.58	\$564.58
276-293-010-0	28491-4	47	1	11/1/2000	2,953	1	\$850.00	\$564.58	\$564.58
276-293-011-1	28491-4	48	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-293-012-2	28491-4	49	1	11/1/2000	2,922	1	\$850.00	\$564.58	\$564.58
276-293-013-3	28491-4	50	1	11/1/2000	2,792	1	\$850.00	\$564.58	\$564.58
276-293-014-4	28491-4	51	1	11/1/2000	2,953	1	\$850.00	\$564.58	\$564.58
276-293-015-5	28491-4	52	1	6/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-293-016-6	28491-4	53	1	6/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-293-017-7	28491-4	54	1	6/4/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-293-018-8	28491-4	55	1	6/4/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-293-019-9	28491-4	56	1	6/4/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-293-020-9	28491-4	57	1	8/3/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-293-021-0	28491-4	58	1	8/3/2001	2,751	1	\$850.00	\$564.58	\$564.58

**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-293-022-1	28491-4	59	1	8/3/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-301-001-6	28491-2	1	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-301-002-7	28491-2	2	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-301-003-8	28491-2	3	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-301-004-9	28491-2	4	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-301-005-0	28491-2	5	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-301-006-1	28491-2	6	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-301-007-2	28491-2	7	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-301-008-3	28491-2	8	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-301-009-4	28491-2	9	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-301-010-4	28491-2	10	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-301-011-5	28491-2	11	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-302-001-9	28491-2	12	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-302-002-0	28491-2	13	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-302-003-1	28491-2	14	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-302-004-2	28491-2	15	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-302-005-3	28491-2	16	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-302-006-4	28491-2	17	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-302-007-5	28491-2	18	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-302-008-6	28491-2	19	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-302-009-7	28491-2	20	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-302-010-7	28491-2	21	1	3/4/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-302-011-8	28491-2	22	1	3/4/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-302-012-9	28491-2	23	1	3/4/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-303-001-2	28491-2	24	1	3/4/2002	2,912	1	\$850.00	\$564.58	\$564.58
276-303-002-3	28491-2	25	1	3/4/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-303-003-4	28491-2	26	1	3/4/2002	2,912	1	\$850.00	\$564.58	\$564.58
276-303-004-5	28491-2	27	1	3/4/2002	3,802	1	\$850.00	\$564.58	\$564.58
276-303-005-6	28491-2	28	1	3/4/2002	3,422	1	\$850.00	\$564.58	\$564.58
276-303-006-7	28491-2	29	1	3/4/2002	2,792	1	\$850.00	\$564.58	\$564.58
276-303-007-8	28491-2	30	1	3/4/2002	3,257	1	\$850.00	\$564.58	\$564.58
276-303-008-9	28491-2	31	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-303-009-0	28491-2	32	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-010-0	28491-2	33	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-303-011-1	28491-2	34	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-303-012-2	28491-2	35	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-013-3	28491-2	36	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-303-014-4	28491-2	37	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-015-5	28491-2	38	1	3/26/2002	2,400	1	\$850.00	\$564.58	\$564.58
276-303-016-6	28491-2	39	1	3/26/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-017-7	28491-2	40	1	3/26/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-303-018-8	28491-2	41	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-019-9	28491-2	42	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58

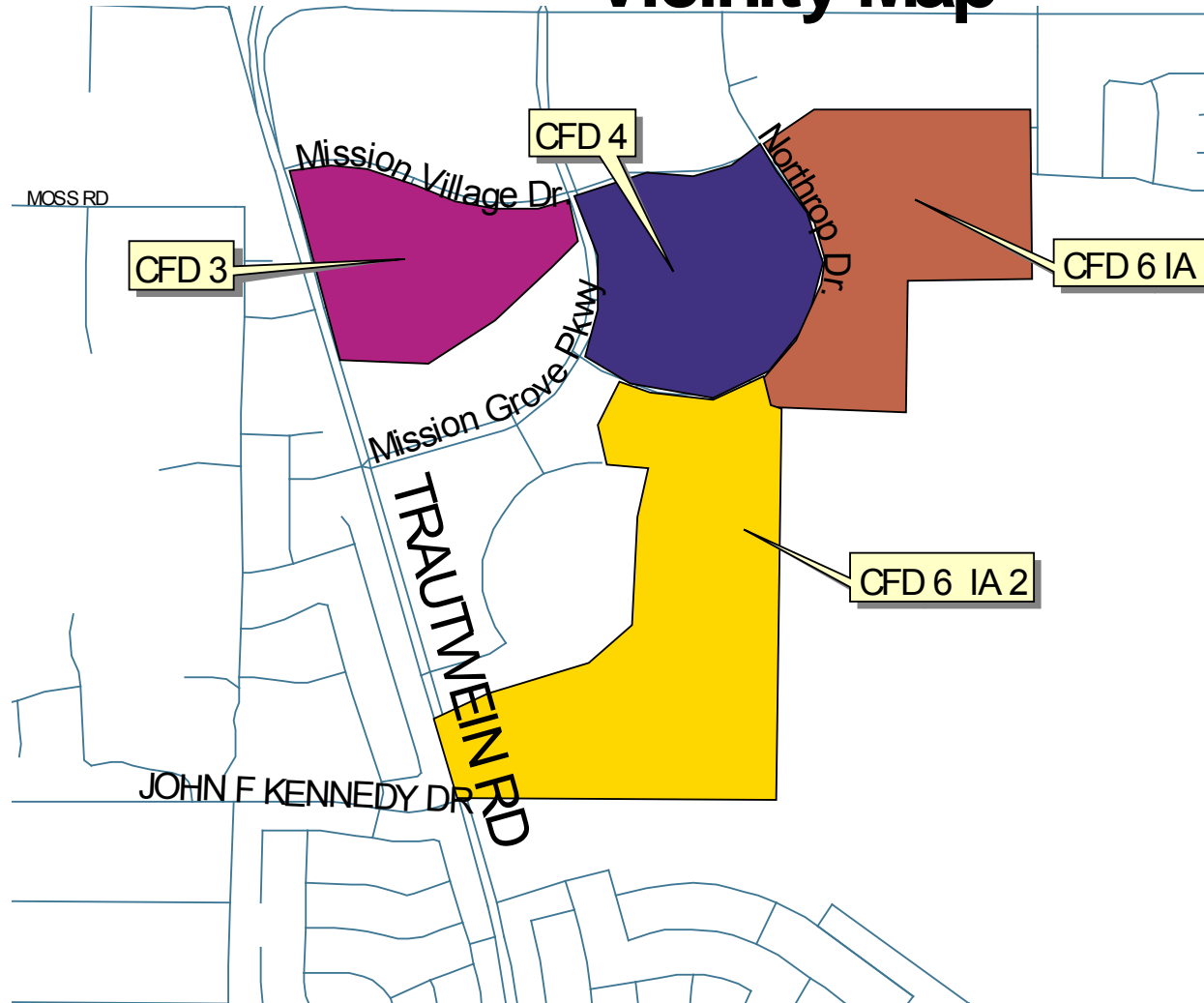
**Community Facilities District No. 6, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract						Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-303-020-9	28491-2	43	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-303-021-0	28491-2	44	1	3/9/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-303-022-1	28491-2	45	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-303-023-2	28491-2	46	1	3/9/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-303-024-3	28491-2	47	1	3/9/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-303-025-4	28491-2	48	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-304-001-5	28491-2	49	1	3/9/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-304-002-6	28491-2	50	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-304-003-7	28491-2	51	1	3/9/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-304-004-8	28491-2	52	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-304-005-9	28491-2	53	1	3/9/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-304-006-0	28491-2	54	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-304-007-1	28491-2	55	1	3/9/2001	2,608	1	\$850.00	\$564.58	\$564.58
276-304-008-2	28491-2	56	1	3/9/2001	2,751	1	\$850.00	\$564.58	\$564.58
276-304-009-3	28491-2	57	1	3/9/2001	2,400	1	\$850.00	\$564.58	\$564.58
276-304-010-3	28491-2	58	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58
276-304-011-4	28491-2	59	1	1/3/2002	2,751	1	\$850.00	\$564.58	\$564.58
276-304-012-5	28491-2	60	1	1/3/2002	2,608	1	\$850.00	\$564.58	\$564.58
Totals:			274		802,883		\$232,900.00	\$154,694.92	\$154,694.92

C:\Documents and Settings\mmyano\Desktop\RUSD FY15-16 Levy\CFD 6
5/13/2015

CFD 3, CFD 4 and CFD 6 Improvement Area 1 and Improvement Area 2 Vicinity Map



- CFD 6**
- IA 1
 - IA 2
 - CFD 4
 - CFD 3
- Streets.shp
Schools.shp
- *



RESOLUTION NO. 2014/15-54

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 7 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 7 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-54 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed. .

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-020-029-2	31695	100	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-020-030-2	31695	101	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-050-022-8			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-190-031-9	29386-1	127	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-200-027-6	29386-1	POR 12	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-200-051-7	29386-2	114	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-200-056-2	29386-1	126	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-200-058-4	29386-1	POR 12	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-200-059-5	29386-1	POR 12	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-001-3	28872	1	1	10/11/01	10,019	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-002-4	28872	2	1	10/11/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-003-5	28872	3	1	10/11/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-004-6	28872	4	1	10/11/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-005-7	28872	5	1	10/11/01	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-006-8	28872	6	1	9/7/01	10,890	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-007-9	28872	7	1	9/7/01	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-008-0	28872	8	1	9/7/01	8,276	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-009-1	28872	9	1	9/7/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-010-1	28872	10	1	9/7/01	4,356	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-011-2	28872	11	1	9/7/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-012-3	28872	12	1	9/7/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-013-4	28872	13	1	7/12/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-014-5	28872	14	1	7/12/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-015-6	28872	15	1	7/12/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-016-7	28872	16	1	7/12/01	7,841	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-017-8	28872	17	1	7/12/01	9,148	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-018-9	28872	18	1	2/8/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-019-0	28872	19	1	2/8/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-020-0	28872	20	1	2/8/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-021-1	28872	21	1	2/8/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-022-2	28872	52	1	7/12/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-023-3	28872	53	1	7/12/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-024-4	28872	54	1	7/12/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-025-5	28872	55	1	7/12/01	9,583	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-026-6	28872	56	1	7/12/01	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-027-7	28872	57	1	7/12/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-028-8	28872	58	1	7/12/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-029-9	28872	59	1	7/12/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-030-9	28872	60	1	5/22/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-031-0	28872	61	1	5/22/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-032-1	28872	67	1	6/16/00	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-033-2	28872	68	1	6/16/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-034-3	28872	69	1	5/9/00	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-035-4	28872	70	1	5/9/00	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-036-5	28872	71	1	5/9/00	12,632	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-210-037-6	28872	72	1	5/9/00	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-038-7	28872	73	1	5/9/00	11,326	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-039-8	28872	74	1	5/9/00	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-040-8	28872	75	1	5/9/00	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-041-9	28872	76	1	5/9/00	6,970	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-042-0	28872	77	1	5/9/00	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-043-1	28872	78	1	10/11/01	8,276	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-044-2	28872	79	1	10/11/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-045-3	28872	80	1	10/11/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-046-4	28872	81	1	10/11/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-047-5	28872	82	1	9/7/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-048-6	28872	83	1	9/7/01	8,712	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-049-7	28872	84	1	9/7/01	9,148	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-050-7	28872	85	1	9/7/01	10,454	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-051-8	28872	86	1	9/18/02	10,890	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-052-9	28872	87	1	9/18/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-053-0	28872	88	1	9/18/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-054-1	28872	89	1	5/9/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-055-2	28872	90	1	5/9/00	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-056-3	28872	91	1	6/16/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-057-4	28872	96	1	10/4/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-058-5	28872	97	1	9/18/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-059-6	28872	98	1	9/18/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-060-6	28872	99	1	9/18/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-061-7	28872	100	1	9/18/02	6,970	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-062-8	28872	101	1	9/18/02	9,148	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-063-9	28872	102	1	9/18/02	9,583	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-064-0	28872	103	1	9/18/02	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-210-065-1	28872	104	1	2/7/00	8,712	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-210-066-2	28872	105	1	2/7/00	8,712	2,642	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-067-3	28872	106	1	2/7/00	8,712	2,911	5	\$2,168.44	\$1,443.06	\$1,443.06
270-210-068-4	28872	107	1	9/18/02	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-210-069-5	28872	POR 13	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-070-5	28872	139	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-071-6	28872	140	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-072-7	28872	141	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-073-8	28872	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-210-074-9	28872	POR D	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-220-001-4	28875	11	1	5/9/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-002-5	28875	12	1	5/9/00	10,454	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-003-6	28875	13	1	5/9/00	11,326	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-004-7	28875	14	1	5/9/00	11,761	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-005-8	28875	15	1	6/16/00	10,454	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-006-9	28875	16	1	6/16/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-007-0	28875	17	1	6/16/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-220-008-1	28875	18	1	6/16/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-009-2	28875	19	1	6/16/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-010-2	28875	20	1	6/16/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-011-3	28875	21	1	6/16/00	10,019	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-012-4	28875	22	1	6/16/00	10,454	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-013-5	28875	23	1	6/16/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-014-6	28875	24	1	6/16/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-015-7	28875	25	1	6/16/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-016-8	28875	26	1	6/16/00	10,019	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-017-9	28875	27	1	6/16/00	10,890	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-018-0	28875	28	1	5/9/00	10,454	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-019-1	28875	29	1	5/9/00	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-020-1	28875	30	1	5/9/00	10,454	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-021-2	28875	49	1	10/3/00	10,454	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-022-3	28875	50	1	12/13/00	10,890	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-023-4	28875	51	1	12/13/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-024-5	28875	52	1	12/13/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-025-6	28875	53	1	12/13/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-026-7	28875	54	1	12/13/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-027-8	28875	55	1	12/13/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-028-9	28875	56	1	12/13/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-029-0	28875	57	1	12/13/00	10,890	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-030-0	28875	58	1	12/13/00	10,019	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-031-1	28875	59	1	12/13/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-032-2	28875	60	1	12/13/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-033-3	28875	61	1	12/13/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-034-4	28875	62	1	12/13/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-035-5	28875	77	1	6/21/01	12,197	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-036-6	28875	78	1	6/21/01	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-037-7	28875	79	1	6/21/01	11,326	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-038-8	28875	80	1	6/21/01	15,246	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-039-9	28875	81	1	1/16/01	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-040-9	28875	82	1	1/16/01	9,583	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-041-0	28875	83	1	1/16/01	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-042-1	28875	84	1	1/16/01	13,939	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-043-2	28875	85	1	1/16/01	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-044-3	28875	86	1	1/16/01	10,019	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-045-4	28875	87	1	1/16/01	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-046-5	28875	88	1	1/16/01	9,583	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-047-6	28875	89	1	1/16/01	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-220-048-7	28875	90	1	1/16/01	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-220-049-8	28875	91	1	1/16/01	9,583	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-220-050-8	28875	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-230-001-5	28875	1	1	11/26/01	11,761	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-002-6	28875	2	1	11/26/01	9,583	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-230-003-7	28875	3	1	11/26/01	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-004-8	28875	4	1	11/26/01	9,148	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-005-9	28875	5	1	11/26/01	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-006-0	28875	6	1	11/26/01	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-007-1	28875	7	1	11/26/01	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-008-2	28875	8	1	11/26/01	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-009-3	28875	9	1	5/9/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-010-3	28875	10	1	5/9/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-011-4	28875	31	1	5/9/00	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-012-5	28875	32	1	5/9/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-013-6	28875	33	1	6/13/02	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-014-7	28875	34	1	6/13/02	10,454	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-015-8	28875	35	1	1/26/00	10,019	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-016-9	28875	36	1	1/26/00	9,583	3,148	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-017-0	28875	37	1	1/26/00	10,019	3,624	3	\$2,611.09	\$1,737.62	\$1,737.62
270-230-018-1	28875	38	1	6/13/02	11,761	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-019-2	28875	39	1	9/4/01	10,890	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-020-2	28875	40	1	9/4/01	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-021-3	28875	41	1	9/4/01	10,019	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-022-4	28875	42	1	11/26/01	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-023-5	28875	43	1	10/3/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-024-6	28875	44	1	10/3/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-025-7	28875	45	1	10/3/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-026-8	28875	46	1	10/3/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-027-9	28875	47	1	10/3/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-028-0	28875	48	1	10/3/00	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-029-1	28875	63	1	10/3/00	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-030-1	28875	64	1	10/3/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-031-2	28875	65	1	10/3/00	9,148	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-032-3	28875	66	1	10/3/00	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-033-4	28875	67	1	10/3/00	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-034-5	28875	68	1	9/4/01	11,326	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-035-6	28875	69	1	9/4/01	11,761	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-036-7	28875	70	1	9/4/01	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-037-8	28875	71	1	9/4/01	11,326	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-038-9	28875	72	1	6/21/01	14,810	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-039-0	28875	73	1	6/21/01	13,939	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-040-0	28875	74	1	6/21/01	13,939	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-041-1	28875	75	1	6/21/01	15,246	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-042-2	28875	76	1	6/21/01	13,939	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-044-4	28875	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-230-045-5	29282	1	1	4/16/02	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-046-6	29282	2	1	4/16/02	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-047-7	29282	3	1	4/11/02	9,148	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-048-8	29282	4	1	4/16/02	10,019	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-230-049-9	29282	5	1	4/11/02	17,424	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-050-9	29282	6	1	4/11/02	13,939	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-051-0	29282	7	1	4/18/02	10,890	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-052-1	29282	8	1	4/18/02	10,890	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-053-2	29282	9	1	4/18/02	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-054-3	29282	10	1	4/18/02	11,761	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-055-4	29282	11	1	4/18/02	12,197	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-056-5	29282	12	1	4/18/02	10,454	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-057-6	29282	13	1	4/18/02	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-058-7	29282	14	1	4/18/02	8,276	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-059-8	29282	15	1	4/18/02	8,712	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-060-8	29282	16	1	4/18/02	8,712	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-061-9	29282	17	1	4/16/02	10,019	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-062-0	29282	18	1	4/16/02	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-063-1	29282	19	1	4/16/02	9,583	2,746	6	\$1,907.34	\$1,269.30	\$1,269.30
270-230-064-2	29282	20	1	4/16/02	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-065-3	29282	21	1	4/16/02	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-066-4	29282	22	1	4/16/02	9,583	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-067-5	29282	23	1	4/16/02	9,583	3,008	5	\$2,168.44	\$1,443.06	\$1,443.06
270-230-068-6	29282	24	1	4/16/02	10,454	3,244	4	\$2,409.66	\$1,603.58	\$1,603.58
270-230-069-7	29282	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-240-001-6	28872	22	1	2/8/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-002-7	28872	23	1	2/8/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-003-8	28872	24	1	2/8/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-004-9	28872	25	1	2/8/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-005-0	28872	26	1	2/8/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-006-1	28872	27	1	2/8/01	6,970	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-007-2	28872	28	1	2/8/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-008-3	28872	29	1	2/8/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-009-4	28872	30	1	1/10/01	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-010-4	28872	31	1	1/10/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-011-5	28872	32	1	1/10/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-012-6	28872	33	1	1/10/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-013-7	28872	34	1	1/10/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-014-8	28872	35	1	12/13/00	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-015-9	28872	36	1	12/13/00	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-016-0	28872	37	1	12/13/00	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-017-1	28872	38	1	10/3/00	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-018-2	28872	39	1	10/3/00	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-019-3	28872	40	1	6/16/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-020-3	28872	41	1	6/16/00	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-021-4	28872	42	1	6/16/00	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-022-5	28872	43	1	6/16/00	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-023-6	28872	44	1	5/22/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-024-7	28872	45	1	5/22/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-240-025-8	28872	46	1	5/22/01	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-026-9	28872	47	1	5/22/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-027-0	28872	48	1	5/22/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-028-1	28872	49	1	5/22/01	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-029-2	28872	50	1	5/22/01	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-030-2	28872	51	1	5/22/01	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-031-3	28872	62	1	5/22/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-032-4	28872	63	1	5/22/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-033-5	28872	64	1	5/22/01	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-034-6	28872	65	1	5/22/01	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-035-7	28872	66	1	6/16/00	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-036-8	28872	92	1	6/16/00	6,970	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-037-9	28872	93	1	6/16/00	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-038-0	28872	94	1	10/3/00	6,970	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-039-1	28872	95	1	10/3/00	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-040-1	28872	108	1	10/3/00	9,583	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-041-2	28872	109	1	10/3/00	9,583	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-042-3	28872	110	1	10/3/00	9,583	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-043-4	28872	111	1	10/3/00	10,454	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-044-5	28872	112	1	10/3/00	9,148	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-045-6	28872	113	1	10/3/00	9,148	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-046-7	28872	114	1	12/13/00	8,712	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-047-8	28872	115	1	12/13/00	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-048-9	28872	116	1	12/15/00	13,504	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-049-0	28872	117	1	12/15/00	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-050-0	28872	118	1	12/15/00	9,148	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-051-1	28872	119	1	12/15/00	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-052-2	28872	120	1	12/15/00	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-053-3	28872	121	1	1/10/01	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-054-4	28872	122	1	1/10/01	9,148	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-055-5	28872	123	1	1/10/01	12,632	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-056-6	28872	124	1	1/10/01	11,326	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-057-7	28872	125	1	1/10/01	11,761	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-058-8	28872	126	1	2/8/01	10,019	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-059-9	28872	127	1	2/8/01	9,583	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-060-9	28872	128	1	2/8/01	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-061-0	28872	129	1	2/8/01	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-062-1	28872	130	1	2/8/01	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-063-2	28872	131	1	2/8/01	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-064-3	28872	132	1	2/8/01	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-065-4	28872	133	1	2/8/01	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-066-5	28872	134	1	2/8/01	8,276	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-240-067-6	28872	135	1	2/8/01	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-240-068-7	28872	136	1	2/8/01	7,841	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-240-069-8	28872	137	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-240-070-8	28872	POR 13	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-240-071-9	28872	142	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-240-072-0	28872	143	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-240-073-1	28872	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-001-7	28899	1	1	2/7/03	13,068	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-002-8	28899	2	1	2/7/03	10,019	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-003-9	28899	3	1	2/7/03	10,890	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-004-0	28899	4	1	2/7/03	11,326	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-005-1	28899	5	1	2/7/03	11,326	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-006-2	28899	6	1	2/7/03	11,326	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-007-3	28899	7	1	2/7/03	11,761	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-008-4	28899	43	1	2/7/03	14,810	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-009-5	28899	44	1	2/7/03	11,326	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-010-5	28899	45	1	2/7/03	12,197	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-011-6	28899	46	1	4/29/03	18,295	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-012-7	28899	36	1	2/7/03	16,988	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-013-8	28899	37	1	2/7/03	13,068	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-014-9	28899	38	1	2/7/03	11,761	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-015-0	28899	23	1	2/7/03	10,019	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-016-1	28899	24	1	2/7/03	10,019	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-017-2	28899	25	1	2/7/03	11,326	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-018-3	28899	26	1	6/15/00	12,197	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-019-4	28899	27	1	6/15/00	10,890	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-020-4	28899	28	1	6/15/00	11,326	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-021-5	28899	29	1	6/15/00	10,890	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-022-6	28899	30	1	8/14/03	10,890	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-023-7	28899	31	1	8/14/03	13,939	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-024-8	28899	32	1	8/14/03	19,602	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-025-9	28899	33	1	8/14/03	16,553	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-026-0	28899	34	1	8/14/03	20,038	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-027-1	28899	35	1	8/14/03	19,602	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-028-2	28899	47	1	4/29/03	14,810	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-250-029-3	28899	48	1	4/29/03	15,246	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-030-3	28899	49	1	4/29/03	19,166	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-250-031-4	28899	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-032-5	28899	50	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-033-6	28899	51	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-034-7	28899	52	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-035-8			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-036-9			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-250-037-0			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-260-001-8	28899	8	1	2/7/03	11,761	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-002-9	28899	9	1	2/7/03	13,068	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-003-0	28899	10	1	2/7/03	10,454	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-004-1	28899	11	1	2/7/03	14,810	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-260-005-2	28899	12	1	2/7/03	12,197	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-006-3	28899	13	1	2/7/03	13,068	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-007-4	28899	14	1	2/7/03	13,068	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-008-5	28899	15	1	2/7/03	16,117	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-009-6	28899	16	1	2/7/03	22,216	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-010-6	28899	17	1	2/7/03	14,375	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-011-7	28899	18	1	2/7/03	10,019	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-012-8	28899	19	1	2/7/03	10,019	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-013-9	28899	20	1	2/7/03	10,454	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-014-0	28899	21	1	2/7/03	10,454	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-015-1	28899	22	1	2/7/03	10,019	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-016-2	28899	39	1	2/7/03	11,761	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-017-3	28899	40	1	2/7/03	11,326	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-260-018-4	28899	41	1	2/7/03	13,068	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-019-5	28899	42	1	2/7/03	17,424	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-260-020-5	28899	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-260-021-6	28899	53	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-260-022-7			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-260-023-8			0		0	0	EX	\$0.00	\$0.00	\$0.00
270-270-001-9	28917	1	1	11/20/00	26,136	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-270-002-0	28917	2	1	11/20/00	20,909	3,815	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-003-1	28917	3	1	11/29/00	25,265	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-270-004-2	28917	4	1	1/10/03	28,750	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-270-005-3	28917	5	1	1/10/03	22,651	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-006-4	28917	6	1	1/10/03	28,750	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-270-007-5	28917	7	1	1/10/03	20,909	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-008-6	28917	8	1	1/14/03	18,295	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-270-009-7	28917	9	1	1/14/03	24,829	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-010-7	28917	10	1	1/14/03	20,038	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-270-011-8	28917	11	1	1/14/03	16,117	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-012-9	28917	12	1	1/14/03	17,860	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-270-013-0	28917	13	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-270-014-1	28917	14	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-270-015-2	28917	15	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-270-016-3	28917	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-001-0	28898	1	1	11/20/00	21,780	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-280-002-1	28898	2	1	11/29/00	30,492	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-280-003-2	28898	3	1	11/1/02	11,761	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-004-3	28898	4	1	11/1/02	10,019	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-005-4	28898	5	1	11/1/02	10,019	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-006-5	28898	6	1	11/1/02	10,019	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-007-6	28898	7	1	11/1/02	10,454	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-008-7	28898	8	1	11/1/02	10,454	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-009-8	28898	9	1	11/1/02	10,454	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-010-8	28898	10	1	11/1/02	10,890	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-280-011-9	28898	11	1	11/1/02	10,454	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-012-0	28898	12	1	11/1/02	11,326	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-013-1	28898	13	1	11/1/02	12,197	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-014-2	28898	14	1	11/1/02	12,197	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-015-3	28898	15	1	11/1/02	18,295	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-016-4	28898	16	1	11/20/00	17,424	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-017-5	28898	17	1	11/20/00	13,939	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-018-6	28898	18	1	11/20/00	18,731	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-019-7	28898	19	1	11/20/00	13,939	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-020-7	28898	20	1	11/30/00	10,019	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-021-8	28898	21	1	11/30/00	10,019	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-280-022-9	28898	22	1	11/30/00	10,890	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-280-023-0	28898	48	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-024-1	28898	49	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-025-2	28898	53	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-026-3	28898	52	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-027-4	28898	POR 51	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-280-028-5	28898	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-290-001-1	28898	23	1	7/26/02	12,197	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-002-2	28898	24	1	7/26/02	10,890	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-003-3	28898	25	1	7/26/02	10,454	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-004-4	28898	26	1	7/26/02	10,454	3,577	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-005-5	28898	27	1	7/26/02	10,454	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-006-6	28898	28	1	7/31/02	11,326	3,577	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-007-7	28898	29	1	7/26/02	15,246	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-008-8	28898	30	1	7/26/02	19,166	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-009-9	28898	31	1	7/26/02	23,958	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-010-9	28898	32	1	7/31/02	13,939	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-011-0	28898	33	1	7/26/02	14,375	4,225	1	\$2,971.66	\$1,977.58	\$1,977.58
270-290-012-1	28898	34	1	7/26/02	13,939	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-013-2	28898	35	1	7/31/02	14,810	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-014-3	28898	36	1	11/30/00	13,939	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-015-4	28898	37	1	11/30/00	13,068	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-016-5	28898	38	1	11/30/00	10,890	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-017-6	28898	39	1	11/30/00	10,454	3,387	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-018-7	28898	40	1	11/30/00	12,197	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-019-8	28898	41	1	11/30/00	12,197	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-020-8	28898	42	1	8/14/03	9,583	3,878	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-021-9	28898	43	1	8/14/03	11,326	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-022-0	28898	44	1	8/14/03	13,939	3,711	2	\$2,740.40	\$1,823.68	\$1,823.68
270-290-023-1	28898	45	1	8/14/03	15,682	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-290-024-2	28898	46	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-290-025-3	28898	47	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-290-026-4	28898	50	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-290-027-5	28898	POR 51	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-290-029-7	28898	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-290-030-7	28898	E	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-001-1	28897	1	1	3/16/00	30,492	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-300-002-2	28897	2	1	3/16/00	21,780	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-003-3	28897	3	1	3/16/00	21,344	3,815	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-004-4	28897	4	1	11/30/00	35,719	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-300-005-5	28897	5	1	11/30/00	23,958	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-006-6	28897	6	1	12/4/00	19,602	3,815	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-007-7	28897	7	1	12/4/00	20,038	4,403	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-008-8	28897	8	1	12/4/00	22,216	3,215	4	\$2,409.66	\$1,603.58	\$1,603.58
270-300-009-9	28897	9	1	5/13/03	24,829	3,828	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-011-0	28897	Por 14	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-013-2	28897	12	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-014-3	28897	13	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-016-5	28897	Por 14	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-018-7	28897	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-300-020-8	29281	1	1	4/23/03	51,401	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-021-9	29281	2	1	4/23/03	21,780	3,828	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-022-0	29281	3	1	4/23/03	22,651	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-023-1	29281	4	1	4/23/03	23,522	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-024-2	29281	5	1	4/23/03	19,166	3,828	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-025-3	29281	6	1	4/23/03	21,780	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-026-4	29281	7	1	4/23/03	15,246	3,828	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-027-5	29281	8	1	4/23/03	25,265	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-030-7	29281	9	1	4/23/03	19,166	3,828	2	\$2,740.40	\$1,823.68	\$1,823.68
270-300-031-8	29281	10	1	4/23/03	25,265	4,263	1	\$2,971.66	\$1,977.58	\$1,977.58
270-300-032-9	29281	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-310-001-2	28878	1	1	8/29/02	9,583	3,887	2	\$2,740.40	\$1,823.68	\$1,823.68
270-310-002-3	28878	2	1	8/29/02	8,712	2,803	6	\$1,907.34	\$1,269.30	\$1,269.30
270-310-003-4	28878	3	1	8/29/02	7,841	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-310-004-5	28878	4	1	6/10/03	8,276	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-310-005-6	28878	5	1	6/10/03	13,068	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-310-006-7	28878	6	1	6/10/03	10,019	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-310-007-8	28878	7	1	9/18/02	7,405	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-310-008-9	28878	8	1	9/18/02	7,405	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-310-009-0	28878	9	1	9/18/02	7,405	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-310-010-0	28878	10	1	9/18/02	7,405	3,673	3	\$2,611.09	\$1,737.62	\$1,737.62
270-310-011-1	28878	11	1	9/18/02	7,405	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-310-012-2	28878	12	1	12/20/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-310-013-3	28878	13	1	12/20/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-310-014-4	28878	14	1	12/20/01	7,841	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-310-015-5	28878	92	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-310-016-6	28878	91	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-310-017-7	28878	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-320-001-3	28878	15	1	12/20/01	9,148	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-320-002-4	28878	16	1	12/20/01	11,761	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-003-5	28878	17	1	12/20/01	11,761	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-004-6	28878	18	1	12/20/01	10,019	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-005-7	28878	19	1	12/20/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-006-8	28878	20	1	12/20/01	7,841	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-007-9	28878	58	1	12/5/00	7,841	3,000	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-008-0	28878	59	1	12/5/00	7,405	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-009-1	28878	60	1	12/5/00	7,841	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-010-1	28878	61	1	11/5/02	7,841	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-011-2	28878	62	1	8/10/01	7,405	2,378	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-012-3	28878	63	1	8/10/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-013-4	28878	64	1	8/10/01	7,841	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-014-5	28878	65	1	8/3/00	8,712	3,000	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-015-6	28878	66	1	8/3/00	9,148	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-016-7	28878	67	1	8/3/00	11,761	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-017-8	28878	68	1	9/18/02	7,841	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-018-9	28878	69	1	9/18/02	7,405	3,673	3	\$2,611.09	\$1,737.62	\$1,737.62
270-320-019-0	28878	70	1	9/18/02	7,405	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-020-0	28878	71	1	9/18/02	7,405	2,848	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-021-1	28878	72	1	9/18/02	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-022-2	28878	73	1	12/5/00	7,405	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-023-3	28878	74	1	12/5/00	7,405	3,000	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-024-4	28878	75	1	12/5/00	7,405	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-025-5	28878	76	1	2/21/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-026-6	28878	77	1	7/11/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-027-7	28878	78	1	12/5/00	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-028-8	28878	79	1	12/5/00	7,405	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-029-9	28878	80	1	7/3/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-030-9	28878	81	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-031-0	28878	82	1	7/3/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-032-1	28878	83	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-033-2	28878	84	1	7/3/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-034-3	28878	85	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-035-4	28878	86	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-037-6	28878	88	1	11/5/02	7,841	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-038-7	28878	89	1	11/5/02	8,712	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-039-8	28878	41	1	2/6/03	8,712	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-040-8	28878	42	1	2/6/03	7,405	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-041-9	28878	43	1	2/6/03	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-042-0	28878	44	1	2/6/03	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-043-1	28878	45	1	2/6/03	7,405	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-044-2	28878	46	1	2/6/03	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-045-3	28878	47	1	2/6/03	8,276	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-046-4	28878	48	1	6/14/01	8,712	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-047-5	28878	49	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-320-048-6	28878	50	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-049-7	28878	51	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-050-7	28878	52	1	7/3/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-051-8	28878	53	1	5/24/01	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-052-9	28878	54	1	7/3/01	7,405	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-053-0	28878	55	1	12/5/00	7,405	3,000	5	\$2,168.44	\$1,443.06	\$1,443.06
270-320-054-1	28878	56	1	12/5/00	7,405	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-055-2	28878	57	1	12/5/00	8,712	2,379	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-056-3	28878	21	1	12/20/01	9,148	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-057-4	28878	22	1	12/20/01	10,454	2,378	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-058-5	28878	23	1	12/20/01	10,890	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-059-6	28878	24	1	12/20/01	7,841	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-060-6	28878	25	1	1/3/02	9,148	2,378	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-061-7	28878	26	1	12/20/01	11,761	2,752	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-062-8	28878	27	1	1/3/02	7,841	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-063-9	28878	28	1	1/3/02	7,841	2,378	8	\$1,586.55	\$1,055.82	\$1,055.82
270-320-064-0	28878	29	1	1/3/02	8,276	2,587	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-065-1	28878	30	1	9/18/02	9,148	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-066-2	28878	31	1	9/18/02	9,148	3,673	3	\$2,611.09	\$1,737.62	\$1,737.62
270-320-067-3	28878	32	1	9/18/02	9,583	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-068-4	28878	33	1	11/5/02	10,454	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-069-5	28878	34	1	11/5/02	10,019	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-070-5	28878	35	1	11/5/02	10,019	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-071-6	28878	36	1	11/5/02	10,890	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-072-7	28878	37	1	11/5/02	7,841	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-320-073-8	28878	38	1	11/5/02	7,841	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-074-9	28878	39	1	11/5/02	8,712	2,848	6	\$1,907.34	\$1,269.30	\$1,269.30
270-320-075-0	28878	40	1	11/5/02	10,890	3,350	4	\$2,409.66	\$1,603.58	\$1,603.58
270-320-076-1	28878	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-320-078-3	28878	93	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-320-079-4	28878	POR I	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-320-080-4	28878	87	1	6/26/01	6,970	2,378	8	\$1,586.55	\$1,055.82	\$1,055.82
270-330-001-4	28874	1	1	4/4/01	9,583	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-002-5	28874	2	1	4/4/01	9,148	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-003-6	28874	3	1	4/4/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-004-7	28874	4	1	6/17/02	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-005-8	28874	5	1	11/7/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-006-9	28874	6	1	11/1/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-007-0	28874	7	1	11/1/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-008-1	28874	8	1	11/1/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-009-2	28874	9	1	11/1/01	6,970	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-010-2	28874	10	1	11/1/01	12,632	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-011-3	28874	11	1	11/1/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-012-4	28874	12	1	11/1/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-013-5	28874	13	1	11/1/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-330-014-6	28874	14	1	11/1/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-015-7	28874	15	1	11/1/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-016-8	28874	16	1	11/1/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-017-9	28874	17	1	11/1/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-018-0	28874	18	1	11/7/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-019-1	28874	19	1	11/7/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-020-1	28874	20	1	11/7/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-021-2	28874	21	1	11/7/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-022-3	28874	22	1	11/7/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-023-4	28874	23	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-024-5	28874	24	1	11/7/01	10,454	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-025-6	28874	25	1	11/7/01	13,068	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-026-7	28874	26	1	11/7/01	8,712	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-027-8	28874	27	1	11/7/01	9,148	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-028-9	28874	44	1	11/7/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-029-0	28874	45	1	11/7/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-030-0	28874	46	1	11/7/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-031-1	28874	47	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-032-2	28874	48	1	11/7/01	8,276	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-033-3	28874	49	1	11/7/01	11,326	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-034-4	28874	50	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-035-5	28874	51	1	11/7/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-036-6	28874	52	1	11/7/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-037-7	28874	53	1	11/1/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-038-8	28874	54	1	11/1/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-039-9	28874	55	1	11/1/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-040-9	28874	56	1	11/1/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-330-041-0	28874	57	1	11/1/01	7,405	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-042-1	28874	58	1	11/1/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-330-049-8	28874	E	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-330-050-8	28874	POR B	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-340-001-5	28874	28	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-002-6	28874	29	1	11/7/01	8,712	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-003-7	28874	30	1	11/7/01	8,276	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-004-8	28874	31	1	11/7/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-005-9	28874	32	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-006-0	28874	33	1	11/7/01	9,148	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-007-1	28874	34	1	11/7/01	9,148	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-008-2	28874	35	1	11/7/01	8,276	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-009-3	28874	36	1	11/7/01	9,583	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-010-3	28874	37	1	11/7/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-011-4	28874	38	1	11/7/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-012-5	28874	39	1	11/7/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-013-6	28874	40	1	11/7/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-014-7	28874	41	1	11/7/01	8,712	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-340-015-8	28874	42	1	11/7/01	10,890	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-016-9	28874	43	1	11/7/01	12,632	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-017-0	28874	59	1	11/1/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-018-1	28874	60	1	11/1/01	7,405	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-019-2	28874	61	1	11/7/01	7,405	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-020-2	28874	62	1	11/7/01	8,276	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-021-3	28874	63	1	11/7/01	10,019	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-022-4	28874	64	1	11/7/01	8,712	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-023-5	28874	65	1	6/4/01	7,841	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-024-6	28874	66	1	6/4/01	9,583	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-025-7	28874	67	1	6/4/01	8,276	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-026-8	28874	68	1	6/4/01	9,148	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-027-9	28874	69	1	6/4/01	9,583	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-028-0	28874	70	1	6/4/01	10,019	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-029-1	28874	71	1	6/4/01	10,890	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-030-1	28874	72	1	6/4/01	11,326	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-031-2	28874	73	1	6/4/01	9,148	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-032-3	28874	74	1	6/4/01	8,276	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-033-4	28874	75	1	6/4/01	7,841	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-034-5	28874	76	1	6/4/01	7,841	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-035-6	28874	77	1	6/4/01	8,276	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-036-7	28874	78	1	6/4/01	8,276	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-037-8	28874	79	1	6/4/01	9,148	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-038-9	28874	80	1	6/4/01	8,276	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-039-0	28874	81	1	6/4/01	8,712	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-040-0	28874	82	1	6/4/01	9,148	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-041-1	28874	83	1	6/4/01	8,712	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-042-2	28874	84	1	6/4/01	8,276	2,919	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-043-3	28874	85	1	6/4/01	8,276	2,152	9	\$1,505.73	\$1,002.04	\$1,002.04
270-340-044-4	28874	86	1	6/4/01	8,712	3,142	5	\$2,168.44	\$1,443.06	\$1,443.06
270-340-045-5	28874	POR C	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-350-001-6	28873	1	1	6/4/02	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-002-7	28873	2	1	6/4/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-003-8	28873	3	1	6/4/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-004-9	28873	4	1	6/4/02	8,276	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-006-1	28873	6	1	6/4/02	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-007-2	28873	7	1	6/4/02	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-008-3	28873	8	1	6/4/02	6,098	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-009-4	28873	9	1	6/4/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-010-4	28873	10	1	6/4/02	12,632	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-011-5	28873	11	1	6/4/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-012-6	28873	12	1	6/4/02	6,534	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-013-7	28873	13	1	6/4/02	10,890	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-014-8	28873	14	1	6/4/02	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-015-9	28873	15	1	6/4/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-350-016-0	28873	16	1	5/22/02	7,841	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-017-1	28873	17	1	5/22/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-018-2	28873	18	1	5/22/02	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-019-3	28873	19	1	5/22/02	6,970	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-020-3	28873	20	1	5/22/02	6,534	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-021-4	28873	21	1	5/22/02	10,454	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-022-5	28873	22	1	5/22/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-023-6	28873	23	1	5/22/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-024-7	28873	24	1	4/11/02	7,841	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-025-8	28873	25	1	4/11/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-026-9	28873	26	1	4/11/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-027-0	28873	27	1	4/11/02	8,276	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-028-1	28873	28	1	3/19/02	7,841	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-029-2	28873	29	1	3/19/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-030-2	28873	30	1	3/19/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-031-3	28873	31	1	3/19/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-032-4	28873	32	1	2/6/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-033-5	28873	33	1	2/6/02	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-034-6	28873	34	1	2/6/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-035-7	28873	35	1	2/6/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-036-8	28873	36	1	2/6/02	8,712	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-037-9	28873	37	1	2/6/02	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-038-0	28873	38	1	2/6/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-039-1	28873	39	1	2/6/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-040-1	28873	40	1	2/6/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-041-2	28873	41	1	2/6/02	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-042-3	28873	42	1	2/6/02	7,405	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-043-4	28873	43	1	3/19/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-044-5	28873	44	1	3/19/02	7,405	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-045-6	28873	45	1	3/19/02	7,405	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-046-7	28873	46	1	3/19/02	6,970	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-047-8	28873	47	1	3/19/02	9,148	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-048-9	28873	48	1	3/19/02	9,583	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-049-0	28873	49	1	4/11/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-050-0	28873	50	1	4/11/02	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-051-1	28873	51	1	4/11/02	8,712	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-052-2	28873	52	1	4/11/02	8,712	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-053-3	28873	53	1	4/11/02	15,682	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-054-4	28873	54	1	4/11/02	9,583	2,000	9	\$1,505.73	\$1,002.04	\$1,002.04
270-350-055-5	28873	55	1	4/11/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-056-6	28873	56	1	4/11/02	7,841	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-350-057-7	28873	57	1	5/22/02	7,841	2,700	6	\$1,907.34	\$1,269.30	\$1,269.30
270-350-058-8	28873	58	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-350-059-9	28873	59	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-350-060-9	28873	60	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-350-061-0	28873	61	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-350-062-1	28873	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-350-071-9	28873	5	1	6/4/02	9,148	2,466	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-001-7	29386-2	1	1	8/22/02	7,841	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-002-8	29386-2	2	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-003-9	29386-2	3	1	8/22/02	7,405	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-004-0	29386-2	4	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-005-1	29386-2	5	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-006-2	29386-2	6	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-007-3	29386-2	7	1	8/22/02	7,405	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-008-4	29386-2	8	1	8/22/02	6,970	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-009-5	29386-2	9	1	8/22/02	6,970	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-010-5	29386-2	10	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-011-6	29386-2	11	1	8/22/02	7,405	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-012-7	29386-2	12	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-013-8	29386-2	13	1	8/22/02	8,276	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-014-9	29386-2	14	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-015-0	29386-2	15	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-016-1	29386-2	16	1	8/22/02	10,019	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-017-2	29386-2	17	1	8/22/02	10,890	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-018-3	29386-2	18	1	4/4/02	11,761	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-019-4	29386-2	19	1	4/4/02	8,712	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-020-4	29386-2	50	1	8/22/02	9,583	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-021-5	29386-2	51	1	8/22/02	10,019	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-022-6	29386-2	52	1	5/23/02	8,276	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-023-7	29386-2	53	1	5/23/02	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-024-8	29386-2	101	1	5/23/02	8,712	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-025-9	29386-2	102	1	5/23/02	7,841	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-026-0	29386-2	103	1	5/23/02	7,405	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-027-1	29386-2	104	1	5/23/02	7,841	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-028-2	29386-2	105	1	8/22/02	7,841	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-029-3	29386-2	106	1	8/22/02	8,276	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-030-3	29386-2	107	1	8/22/02	10,890	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-031-4	29386-2	108	1	8/22/02	10,890	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-032-5	29386-2	109	1	8/22/02	11,761	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-033-6	29386-2	110	1	8/22/02	12,197	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-034-7	29386-2	111	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-360-035-8	29386-2	112	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-360-036-9	29386-2	POR 11	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-360-037-0	29386-2	115	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-360-038-1	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-360-039-2	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-370-001-8	29386-2	20	1	4/4/02	8,712	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-002-9	29386-2	21	1	8/22/02	9,148	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-003-0	29386-2	22	1	8/22/02	11,326	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-370-004-1	29386-2	23	1	5/21/02	9,148	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-005-2	29386-2	24	1	5/21/02	8,712	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-006-3	29386-2	25	1	5/21/02	8,712	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-007-4	29386-2	26	1	5/21/02	8,712	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-008-5	29386-2	42	1	5/22/02	8,712	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-009-6	29386-2	43	1	5/22/02	9,148	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-010-6	29386-2	44	1	5/22/02	9,583	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-011-7	29386-2	45	1	5/22/02	10,019	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-012-8	29386-2	46	1	8/22/02	10,019	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-013-9	29386-2	47	1	8/22/02	10,454	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-014-0	29386-2	48	1	8/22/02	10,454	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-015-1	29386-2	49	1	8/22/02	10,890	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-016-2	29386-2	54	1	5/23/02	7,841	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-017-3	29386-2	55	1	5/23/02	7,841	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-018-4	29386-2	56	1	5/23/02	7,841	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-019-5	29386-2	57	1	8/22/02	8,276	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-020-5	29386-2	58	1	8/22/02	7,841	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-021-6	29386-2	59	1	8/22/02	8,276	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-022-7	29386-2	60	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-023-8	29386-2	61	1	8/22/02	6,970	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-024-9	29386-2	62	1	8/22/02	6,970	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-025-0	29386-2	83	1	8/22/02	9,148	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-026-1	29386-2	84	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-027-2	29386-2	85	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-028-3	29386-2	86	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-029-4	29386-2	87	1	8/22/02	8,276	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-030-4	29386-2	88	1	8/22/02	8,276	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-031-5	29386-2	89	1	8/22/02	7,405	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-032-6	29386-2	90	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-033-7	29386-2	91	1	8/22/02	10,019	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-034-8	29386-2	92	1	8/22/02	9,583	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-035-9	29386-2	93	1	8/22/02	9,148	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-036-0	29386-2	94	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-037-1	29386-2	95	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-038-2	29386-2	96	1	8/22/02	8,276	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-039-3	29386-2	97	1	8/22/02	10,454	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-040-3	29386-2	98	1	8/22/02	8,276	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-370-041-4	29386-2	99	1	5/23/02	11,326	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-042-5	29386-2	100	1	5/23/02	10,454	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-370-043-6	29386-2	POR 11	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-370-044-7	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-370-045-8	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-370-046-9	29386-1	41	1	11/20/02	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-370-047-0	29386-1	42	1	11/20/02	10,454	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-370-048-1	29386-1	43	1	11/20/02	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-370-049-2	29386-1	44	1	11/20/02	9,148	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-370-050-2	29386-1	45	1	11/20/02	12,197	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-370-051-3	29386-1	46	1	11/20/02	7,841	2,876	6	\$1,907.34	\$1,269.30	\$1,269.30
270-380-001-9	29386-2	27	1	5/21/02	9,148	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-002-0	29386-2	28	1	5/21/02	9,583	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-003-1	29386-2	29	1	5/21/02	10,019	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-004-2	29386-2	30	1	5/21/02	10,890	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-005-3	29386-2	31	1	5/21/02	10,890	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-006-4	29386-2	32	1	5/21/02	10,454	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-007-5	29386-2	33	1	5/21/02	17,860	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-008-6	29386-2	34	1	5/22/02	10,890	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-009-7	29386-2	35	1	5/21/02	8,276	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-010-7	29386-2	36	1	5/21/02	8,276	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-011-8	29386-2	37	1	5/21/02	8,276	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-012-9	29386-2	38	1	5/22/02	8,276	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-013-0	29386-2	39	1	5/22/02	8,712	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-014-1	29386-2	40	1	5/22/02	9,148	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-015-2	29386-2	41	1	5/22/02	9,148	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-016-3	29386-2	63	1	8/22/02	6,970	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-017-4	29386-2	64	1	8/22/02	7,841	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-018-5	29386-2	65	1	8/22/02	8,276	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-019-6	29386-2	66	1	8/22/02	7,405	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-020-6	29386-2	67	1	8/22/02	10,454	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-021-7	29386-2	68	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-022-8	29386-2	69	1	8/22/02	7,405	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-023-9	29386-2	70	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-024-0	29386-2	71	1	8/22/02	9,148	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-025-1	29386-2	72	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-026-2	29386-2	73	1	8/22/02	7,405	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-027-3	29386-2	74	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-028-4	29386-2	75	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-029-5	29386-2	76	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-030-5	29386-2	77	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-031-6	29386-2	78	1	8/22/02	7,405	3,165	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-032-7	29386-2	79	1	8/22/02	7,405	2,648	7	\$1,727.05	\$1,149.32	\$1,149.32
270-380-033-8	29386-2	80	1	8/22/02	7,405	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-034-9	29386-2	81	1	8/22/02	7,405	2,916	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-035-0	29386-2	82	1	8/22/02	8,276	3,113	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-036-1	29386-2	POR 11	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-037-2	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-038-3	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-039-4	29386-2	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-040-4	29386-2	J	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-041-5	29386-3	63	1	8/16/02	11,761	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-380-042-6	29386-3	64	1	8/16/02	10,454	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-380-043-7	29386-3	65	1	8/16/02	9,583	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-380-044-8	29386-3	66	1	8/16/02	9,148	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-045-9	29386-3	67	1	8/16/02	7,841	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-380-046-0	29386-3	68	1	8/16/02	7,841	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-047-1	29386-3	69	1	8/16/02	7,405	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-048-2	29386-3	70	1	8/16/02	7,841	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-380-049-3	29386-3	71	1	8/16/02	7,841	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-058-1	29386-3	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-059-2	29386-3	72	1	8/16/02	9,148	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-380-061-3	29386-3	104	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-380-064-6	29386-3	73	1	8/16/02	12,197	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-065-7	29386-3	74	1	8/16/02	12,632	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-380-069-1	29386-3	76	1	8/16/02	12,197	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-380-070-1	29386-3	75	1	8/16/02	12,593	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-380-071-2	29386-3	POR 75	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-390-001-0	29386-3	15	1	4/12/02	7,405	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-002-1	29386-3	16	1	4/12/02	7,405	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-003-2	29386-3	17	1	5/10/07	7,405	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-390-004-3	29386-3	18	1	5/10/07	8,712	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-390-005-4	29386-3	19	1	4/12/02	8,276	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-006-5	29386-3	20	1	4/12/02	8,276	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-007-6	29386-3	21	1	4/12/02	8,276	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-008-7	29386-3	22	1	4/12/02	10,019	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-009-8	29386-3	23	1	6/19/02	10,454	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-010-8	29386-3	24	1	6/19/02	12,632	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-011-9	29386-3	25	1	6/19/02	9,148	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-012-0	29386-3	26	1	6/19/02	8,712	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-013-1	29386-3	27	1	6/19/02	10,019	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-014-2	29386-3	28	1	6/19/02	13,504	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-015-3	29386-3	29	1	6/19/02	13,939	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-016-4	29386-3	30	1	6/19/02	11,326	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-017-5	29386-3	31	1	6/19/02	12,197	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-018-6	29386-3	32	1	6/19/02	10,454	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-019-7	29386-3	33	1	6/19/02	11,761	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-020-7	29386-3	34	1	4/12/02	12,197	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-021-8	29386-3	35	1	4/12/02	9,583	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-022-9	29386-3	36	1	4/12/02	9,583	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-023-0	29386-3	37	1	4/12/02	8,712	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-024-1	29386-3	38	1	8/9/02	8,712	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-025-2	29386-3	39	1	8/9/02	8,712	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-026-3	29386-3	40	1	8/9/02	8,276	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-027-4	29386-3	41	1	8/9/02	8,276	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-028-5	29386-3	42	1	8/9/02	8,276	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-029-6	29386-3	43	1	8/9/02	8,276	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-030-6	29386-3	44	1	8/9/02	7,841	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-390-031-7	29386-3	45	1	8/9/02	9,148	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-032-8	29386-3	46	1	8/9/02	12,632	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-033-9	29386-3	47	1	8/9/02	12,632	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-034-0	29386-3	48	1	8/9/02	14,810	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-035-1	29386-3	49	1	8/9/02	9,583	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-036-2	29386-3	50	1	8/9/02	7,841	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-037-3	29386-3	51	1	8/9/02	8,712	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-038-4	29386-3	52	1	8/9/02	7,405	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-039-5	29386-3	53	1	8/9/02	7,405	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-040-5	29386-3	54	1	8/9/02	7,405	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-041-6	29386-3	55	1	8/9/02	7,405	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-042-7	29386-3	56	1	8/9/02	7,841	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-043-8	29386-3	88	1	3/5/02	12,197	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-044-9	29386-3	89	1	3/5/02	9,583	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-045-0	29386-3	90	1	3/5/02	10,890	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-046-1	29386-3	91	1	4/12/02	9,583	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-047-2	29386-3	92	1	4/12/02	8,712	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-048-3	29386-3	93	1	4/12/02	9,583	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-049-4	29386-3	94	1	8/9/02	8,276	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-050-4	29386-3	95	1	8/9/02	7,841	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-051-5	29386-3	96	1	8/9/02	7,405	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-390-052-6	29386-3	97	1	8/9/02	7,405	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-053-7	29386-3	98	1	8/9/02	7,841	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-390-054-8	29386-3	99	1	8/9/02	9,148	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-390-056-0	29386-3	103	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-390-057-1	29386-3	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-400-001-0	29386-3	3	1	10/18/01	12,197	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-002-1	29386-3	4	1	10/18/01	10,890	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-003-2	29386-3	5	1	9/27/02	10,890	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-004-3	29386-3	6	1	9/27/02	12,632	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-005-4	29386-3	7	1	9/27/02	10,454	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-006-5	29386-3	8	1	3/5/02	12,197	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-007-6	29386-3	9	1	3/5/02	12,632	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-008-7	29386-3	10	1	3/5/02	10,890	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-009-8	29386-3	11	1	3/5/02	14,375	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-010-8	29386-3	12	1	3/5/02	12,632	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-011-9	29386-3	13	1	3/5/02	10,019	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-012-0	29386-3	14	1	3/5/02	7,841	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-014-2	29386-3	58	1	8/16/02	7,841	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-015-3	29386-3	59	1	8/16/02	8,712	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-016-4	29386-3	60	1	8/16/02	9,148	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-017-5	29386-3	61	1	8/16/02	12,197	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-018-6	29386-3	62	1	8/16/02	11,761	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-019-7	29386-3	77	1	9/27/02	8,712	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-020-7	29386-3	78	1	9/27/02	10,019	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-400-021-8	29386-3	79	1	9/27/02	10,454	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-022-9	29386-3	80	1	9/27/02	10,019	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-023-0	29386-3	81	1	9/27/02	10,454	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-024-1	29386-3	82	1	9/27/02	10,019	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-025-2	29386-3	83	1	3/5/02	15,682	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-026-3	29386-3	84	1	3/5/02	10,454	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-027-4	29386-3	85	1	3/5/02	7,841	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-028-5	29386-3	86	1	3/5/02	12,197	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-400-029-6	29386-3	87	1	3/5/02	9,148	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-030-6	29386-3	100	1	8/9/02	9,148	2,980	5	\$2,168.44	\$1,443.06	\$1,443.06
270-400-031-7	29386-3	POR 10	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-400-035-1	29386-1	11	1	1/30/03	10,454	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-036-2	29386-1	12	1	1/30/03	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-037-3	29386-1	13	1	1/30/03	10,890	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-038-4	29386-1	14	1	1/30/03	10,890	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-039-5	29386-1	15	1	1/30/03	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-040-5	29386-1	16	1	1/30/03	10,890	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-041-6	29386-1	17	1	1/30/03	10,019	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-042-7	29386-1	18	1	1/30/03	9,583	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-043-8	29386-1	19	1	11/20/02	11,326	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-044-9	29386-1	20	1	11/20/02	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-045-0	29386-1	21	1	11/20/02	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-046-1	29386-1	22	1	11/20/02	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-047-2	29386-1	23	1	1/30/03	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-048-3	29386-1	24	1	1/30/03	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-049-4	29386-1	25	1	1/30/03	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-050-4	29386-1	26	1	1/30/03	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-051-5	29386-1	27	1	1/30/03	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-052-6	29386-1	28	1	1/30/03	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-053-7	29386-1	29	1	1/30/03	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-054-8	29386-1	30	1	1/30/03	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-055-9	29386-1	31	1	1/30/03	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-056-0	29386-1	32	1	1/30/03	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-057-1	29386-1	33	1	11/20/02	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-058-2	29386-1	34	1	11/20/02	8,276	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-059-3	29386-1	35	1	11/20/02	10,019	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-060-3	29386-1	36	1	10/21/02	9,583	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-061-4	29386-1	37	1	10/21/02	8,276	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-062-5	29386-1	38	1	10/21/02	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-063-6	29386-1	39	1	10/21/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-064-7	29386-1	40	1	11/20/02	6,970	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-065-8	29386-1	47	1	11/20/02	9,148	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-066-9	29386-1	48	1	11/20/02	10,890	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-067-0	29386-1	49	1	10/21/02	13,068	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-068-1	29386-1	50	1	10/21/02	8,276	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-400-069-2	29386-1	51	1	10/21/02	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-070-2	29386-1	79	1	10/21/02	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-071-3	29386-1	80	1	10/21/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-072-4	29386-1	81	1	11/20/02	6,970	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-073-5	29386-1	82	1	11/20/02	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-074-6	29386-1	83	1	11/20/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-075-7	29386-1	84	1	11/20/02	8,276	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-076-8	29386-1	85	1	1/30/03	16,988	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-400-077-9	29386-1	86	1	1/30/03	10,890	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-078-0	29386-1	87	1	1/30/03	10,454	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-400-079-1	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-400-081-2	29386-3	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-400-083-4	PM3119	1	1	12/8/04	7,405	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-400-084-5	PM3119	2	1	12/8/04	11,326	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-410-001-1	29386-3	1	1	10/18/01	8,276	3,650	3	\$2,611.09	\$1,737.62	\$1,737.62
270-410-002-2	29386-3	2	1	10/18/01	8,712	3,382	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-003-3	29386-3	POR 10	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-004-4	29386-3	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-005-5	29386-1	1	1	4/8/02	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-006-6	29386-1	2	1	4/8/02	7,405	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-007-7	29386-1	3	1	4/8/02	7,841	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-008-8	29386-1	4	1	4/26/02	7,841	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-009-9	29386-1	5	1	4/26/02	8,276	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-010-9	29386-1	6	1	4/26/02	8,276	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-011-0	29386-1	7	1	4/26/02	8,712	2,501	7	\$1,727.05	\$1,149.32	\$1,149.32
270-410-012-1	29386-1	8	1	4/26/02	8,712	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-013-2	29386-1	9	1	1/30/03	12,197	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-014-3	29386-1	10	1	1/30/03	10,454	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-015-4	29386-1	52	1	10/21/02	8,276	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-016-5	29386-1	53	1	10/21/02	10,019	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-017-6	29386-1	54	1	10/21/02	9,148	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-018-7	29386-1	55	1	10/21/02	9,583	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-019-8	29386-1	56	1	7/5/02	10,019	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-020-8	29386-1	57	1	7/5/02	10,454	2,501	7	\$1,727.05	\$1,149.32	\$1,149.32
270-410-021-9	29386-1	58	1	7/5/02	10,454	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-022-0	29386-1	59	1	7/5/02	9,148	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-023-1	29386-1	60	1	7/5/02	8,712	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-024-2	29386-1	61	1	6/27/02	8,276	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-025-3	29386-1	62	1	6/27/02	8,276	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-026-4	29386-1	69	1	6/27/02	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-027-5	29386-1	70	1	7/5/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-028-6	29386-1	71	1	7/5/02	6,970	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-029-7	29386-1	72	1	7/5/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-030-7	29386-1	73	1	7/5/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-031-8	29386-1	74	1	10/21/02	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-410-032-9	29386-1	75	1	10/21/02	7,405	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-033-0	29386-1	76	1	10/21/02	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-034-1	29386-1	77	1	10/21/02	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-035-2	29386-1	78	1	10/21/02	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-410-036-3	29386-1	88	1	4/26/02	10,890	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-037-4	29386-1	89	1	4/26/02	11,326	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-038-5	29386-1	90	1	4/26/02	11,326	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-039-6	29386-1	91	1	4/26/02	11,326	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-040-6	29386-1	92	1	4/26/02	11,326	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-041-7	29386-1	93	1	4/26/02	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-042-8	29386-1	94	1	4/9/02	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-043-9	29386-1	95	1	4/8/02	10,019	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-044-0	29386-1	96	1	4/8/02	9,583	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-045-1	29386-1	97	1	4/8/02	10,454	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-410-046-2	29386-1	98	1	4/8/02	10,454	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-410-047-3	29386-1	117	1	7/17/03	14,810	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-410-048-4	29386-1	118	1	7/17/03	13,504	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-410-049-5	29386-1	119	1	7/17/03	8,712	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-050-5	29386-1	120	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-051-6	29386-1	121	1	7/17/03	39,640	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-410-052-7	29386-1	124	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-053-8	29386-1	125	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-054-9	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-055-0	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-410-056-1	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-420-001-2	29386-1	63	1	6/27/02	7,841	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-002-3	29386-1	64	1	6/27/02	6,970	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-420-003-4	29386-1	65	1	6/27/02	7,405	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-420-004-5	29386-1	66	1	6/27/02	6,970	3,448	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-005-6	29386-1	67	1	6/27/02	7,405	2,501	7	\$1,727.05	\$1,149.32	\$1,149.32
270-420-006-7	29386-1	68	1	6/27/02	6,970	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-007-8	29386-1	99	1	4/8/02	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-008-9	29386-1	100	1	1/30/03	10,019	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-420-009-0	29386-1	101	1	1/30/03	10,890	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-010-0	29386-1	102	1	1/30/03	10,454	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-420-011-1	29386-1	103	1	1/30/03	11,326	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-012-2	29386-1	104	1	1/30/03	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-420-013-3	29386-1	105	1	1/30/03	7,405	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-420-014-4	29386-1	106	1	7/28/03	9,148	2,391	8	\$1,586.55	\$1,055.82	\$1,055.82
270-420-015-5	29386-1	107	1	2/11/02	8,276	3,448	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-016-6	29386-1	108	1	2/11/02	11,326	3,044	5	\$2,168.44	\$1,443.06	\$1,443.06
270-420-017-7	29386-1	109	1	2/11/02	11,326	2,501	7	\$1,727.05	\$1,149.32	\$1,149.32
270-420-018-8	29386-1	110	1	1/30/03	9,583	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-019-9	29386-1	111	1	1/30/03	9,148	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30
270-420-020-9	29386-1	112	1	1/30/03	7,841	2,872	6	\$1,907.34	\$1,269.30	\$1,269.30

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-420-021-0	29386-1	113	1	1/30/03	8,276	3,260	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-022-1	29386-1	114	1	4/8/02	9,148	2,501	7	\$1,727.05	\$1,149.32	\$1,149.32
270-420-023-2	29386-1	115	1	7/17/03	20,038	3,569	4	\$2,409.66	\$1,603.58	\$1,603.58
270-420-024-3	29386-1	116	1	7/17/03	22,216	3,858	2	\$2,740.40	\$1,823.68	\$1,823.68
270-420-025-4	29386-1	123	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-420-026-5	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-420-027-6	29386-1	Private S	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-420-028-7	29386-1	I	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-430-001-3	29372	1	1	6/4/03	10,019	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-002-4	29372	2	1	6/4/03	10,454	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-003-5	29372	3	1	6/4/03	10,454	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-004-6	29372	4	1	6/4/03	10,454	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-005-7	29372	5	1	2/7/03	10,454	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-006-8	29372	6	1	2/7/03	11,761	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-007-9	29372	7	1	2/7/03	10,019	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-008-0	29372	8	1	2/7/03	9,583	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-009-1	29372	9	1	2/7/03	9,148	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-010-1	29372	10	1	2/7/03	9,583	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-011-2	29372	11	1	2/7/03	8,712	2,803	6	\$1,907.34	\$1,269.30	\$1,269.30
270-430-012-3	29372	12	1	2/7/03	8,276	3,887	2	\$2,740.40	\$1,823.68	\$1,823.68
270-430-013-4	29372	13	1	2/7/03	10,890	3,398	4	\$2,409.66	\$1,603.58	\$1,603.58
270-430-014-5	29372	14	1	2/7/03	10,454	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-015-6	29372	15	1	2/7/03	12,632	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-016-7	29372	16	1	2/7/03	12,632	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-017-8	29372	17	1	2/7/03	8,276	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-018-9	29372	18	1	2/7/03	8,276	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-019-0	29372	19	1	2/7/03	11,761	3,164	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-020-0	29372	20	1	2/7/03	11,761	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-021-1	29372	21	1	2/7/03	9,148	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-022-2	29372	22	1	2/7/03	9,148	2,940	5	\$2,168.44	\$1,443.06	\$1,443.06
270-430-023-3	29372	23	1	2/7/03	9,148	2,625	7	\$1,727.05	\$1,149.32	\$1,149.32
270-430-024-4	29372	24	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-440-001-4	29386	1	1	4/6/05	10,890	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-002-5	29386	2	1	4/6/05	13,068	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-440-003-6	29386	3	1	5/14/03	11,326	3,569	4	\$2,409.66	\$1,603.58	\$1,603.58
270-440-004-7	29386	4	1	5/14/03	10,890	3,858	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-005-8	29386	5	1	5/14/03	10,890	4,266	1	\$2,971.66	\$1,977.58	\$1,977.58
270-440-006-9	29386	6	1	10/28/04	11,326	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-440-007-0	29386	7	1	5/14/03	11,326	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-008-1	29386	8	1	5/14/03	11,326	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-440-009-2	29386	9	1	5/14/03	10,454	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-010-2	29386	10	1	5/14/03	11,761	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-011-3	29386	11	1	5/14/03	12,632	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-440-012-4	29386	12	1	10/28/04	13,504	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-013-5	29386	13	1	10/28/04	17,860	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-440-014-6	29386	14	1	10/28/04	16,117	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-440-015-7	29386	15	1	10/28/04	11,326	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-016-8	29386	16	1	10/28/04	11,326	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-440-017-9	29386	17	1	10/28/04	16,117	3,866	2	\$2,740.40	\$1,823.68	\$1,823.68
270-440-018-0	29386	18	1	10/28/04	15,246	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-440-019-1	29386	19	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-440-020-1	29386	20	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-440-021-2	29386	21	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-440-023-4	29386	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-440-024-5	29386	22	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-450-002-6	30736	2	1	6/9/04	16,117	3,858	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-003-7	30736	3	1	6/9/04	14,375	3,569	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-004-8	30736	4	1	6/9/04	22,651	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-005-9	30736	5	1	6/9/04	11,761	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-006-0	30736	6	1	6/9/04	10,890	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-007-1	30736	7	1	6/9/04	12,197	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-008-2	30736	8	1	6/9/04	10,890	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-009-3	30736	9	1	6/9/04	10,019	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-010-3	30736	10	1	6/9/04	9,583	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-011-4	30736	11	1	6/9/04	8,712	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-012-5	30736	12	1	6/9/04	10,454	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-013-6	30736	13	1	6/9/04	11,326	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-014-7	30736	14	1	6/9/04	13,504	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-015-8	30736	15	1	6/9/04	14,810	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-016-9	30736	16	1	6/9/04	8,276	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-017-0	30736	17	1	6/9/04	9,583	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-018-1	30736	18	1	6/9/04	9,583	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-019-2	30736	19	1	6/9/04	12,197	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-020-2	30736	20	1	6/9/04	14,375	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-021-3	30736	21	1	6/9/04	12,632	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-022-4	30736	22	1	6/9/04	9,148	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-023-5	30736	23	1	6/9/04	9,583	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-024-6	30736	24	1	6/9/04	9,583	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-025-7	30736	25	1	6/9/04	9,148	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-026-8	30736	26	1	6/9/04	9,583	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-027-9	30736	27	1	6/9/04	9,583	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-450-028-0	30736	28	1	6/9/04	8,712	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-029-1	30736	29	1	6/9/04	10,454	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-450-030-1	30736	30	1	6/9/04	10,454	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-450-031-2	30736	31	1	6/9/04	9,583	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-032-3	30736	32	1	6/9/04	21,344	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-033-4	30736	33	1	6/9/04	20,473	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-450-034-5	30736	34	1	6/9/04	12,632	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-035-6	30736	35	1	6/9/04	13,068	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-036-7	30736	36	1	6/9/04	15,246	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-450-037-8	30736	37	1	6/9/04	11,761	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-450-038-9	30736	38	1	6/9/04	12,197	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-039-0	30736	39	1	6/9/04	12,197	3,920	2	\$2,740.40	\$1,823.68	\$1,823.68
270-450-040-0	30736	40	1	6/9/04	11,326	3,603	3	\$2,611.09	\$1,737.62	\$1,737.62
270-450-041-1	30736	41	1	6/9/04	10,890	3,428	4	\$2,409.66	\$1,603.58	\$1,603.58
270-450-042-2	30736	42	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-450-043-3	30736	43	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-450-044-4	30736	44	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-450-045-5	30736	45	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-450-048-8	30736	1	1	6/9/04	24,829	4,327	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-001-6	31695	1	1	5/3/07	25,700	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-002-7	31695	2	1	5/3/07	20,473	3,695	3	\$2,611.09	\$1,737.62	\$1,737.62
270-460-003-8	31695	3	1	5/3/07	14,810	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-460-004-9	31695	4	1	5/3/07	11,326	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-460-005-0	31695	5	1	5/3/07	11,761	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-006-1	31695	6	1	5/3/07	11,761	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-007-2	31695	7	1	5/3/07	11,761	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-460-008-3	31695	8	1	5/3/07	12,632	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-009-4	31695	9	1	5/3/07	13,504	4,025	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-010-4	31695	10	1	10/30/08	10,019	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-011-5	31695	11	1	4/13/06	10,019	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-460-012-6	31695	12	1	4/13/06	11,326	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-460-013-7	31695	13	1	4/13/06	10,454	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-014-8	31695	14	1	4/13/06	10,454	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-460-015-9	31695	15	1	2/15/07	10,454	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-460-016-0	31695	16	1	2/14/07	10,454	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-460-017-1	31695	73	1	2/15/07	8,712	4,025	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-018-2	31695	74	1	2/15/07	9,148	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-460-019-3	31695	75	1	3/1/07	9,583	4,254	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-020-3	31695	76	1	3/1/07	9,583	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-021-4	31695	77	1	5/3/07	10,019	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-022-5	31695	78	1	5/3/07	8,712	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-460-023-6	31695	79	1	5/3/07	8,712	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-460-024-7	31695	80	1	5/3/07	8,712	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-025-8	31695	81	1	5/3/07	9,148	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-460-026-9	31695	POR A	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-470-001-7	31695	17	1	2/14/07	10,019	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-002-8	31695	18	1	2/14/07	11,326	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-003-9	31695	19	1	2/14/07	10,890	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-470-004-0	31695	20	1	2/14/07	10,890	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-470-005-1	31695	21	1	2/14/07	10,890	4,102	1	\$2,971.66	\$1,977.58	\$1,977.58
270-470-006-2	31695	22	1	2/14/07	10,454	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-470-007-3	31695	23	1	6/21/06	10,454	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-008-4	31695	24	1	6/21/06	9,583	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-009-5	31695	70	1	6/21/06	10,019	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06

**Community Facilities District No. 7
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

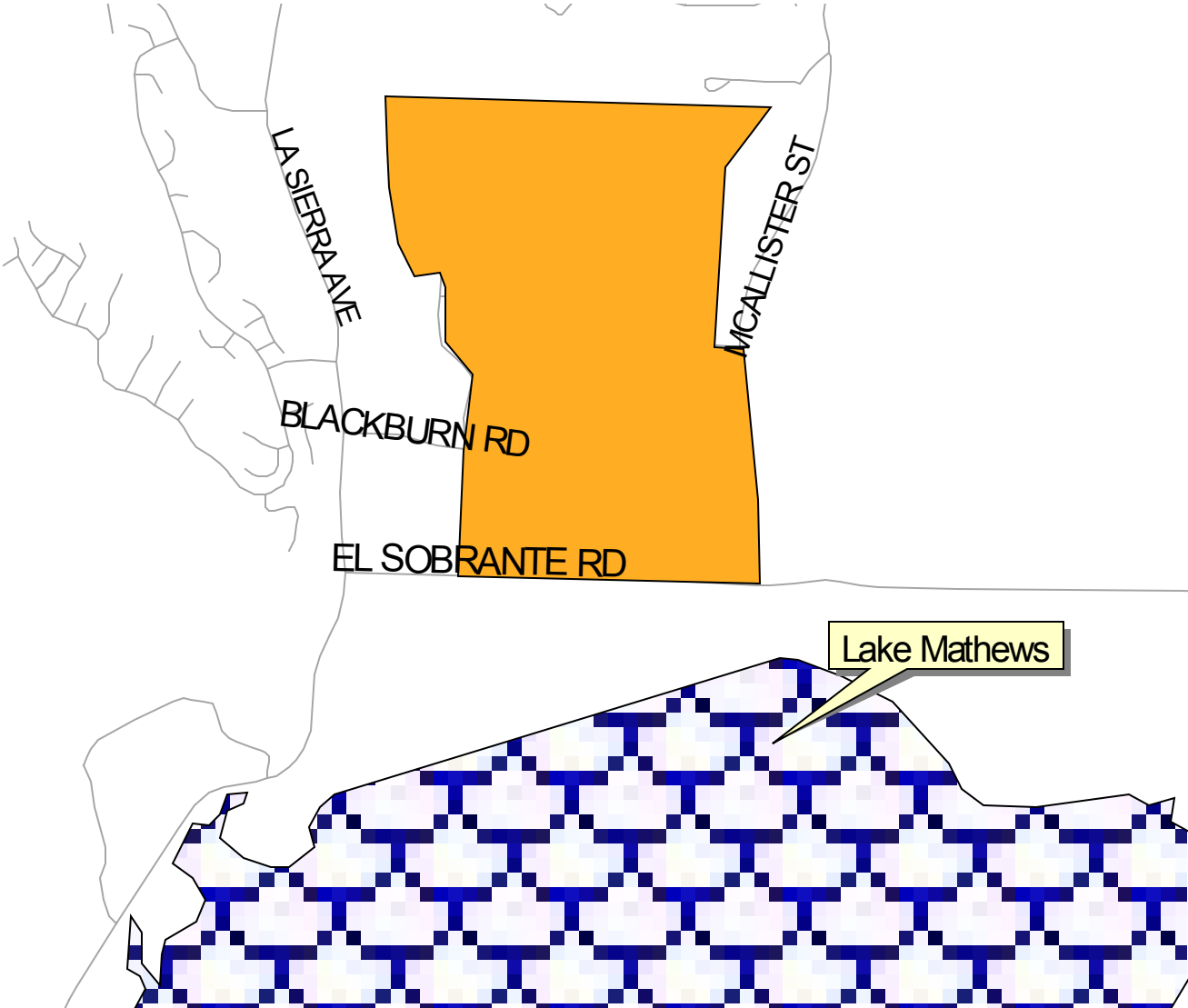
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-470-010-5	31695	71	1	6/21/06	8,712	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-011-6	31695	72	1	6/21/06	7,841	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-012-7	31695	POR 10	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-470-013-8	31695	105	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-470-014-9	31695	POR A	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-470-015-0	31695	25	1	6/21/06	10,019	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-016-1	31695	26	1	6/21/06	11,326	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-017-2	31695	27	1	6/21/06	10,454	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-018-3	31695	28	1	6/21/06	10,454	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-019-4	31695	29	1	6/21/06	10,454	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-020-4	31695	30	1	6/21/06	10,890	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-021-5	31695	31	1	6/21/06	11,326	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-022-6	31695	32	1	6/21/06	11,761	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-023-7	31695	33	1	6/21/06	13,504	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-470-024-8	31695	34	1	5/9/06	11,761	3,150	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-025-9	31695	35	1	5/9/06	11,761	4,025	1	\$2,971.66	\$1,977.58	\$1,977.58
270-470-026-0	31695	36	1	5/9/06	9,583	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-470-027-1	31695	37	1	5/9/06	9,583	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-470-028-2	31695	38	1	5/9/06	10,454	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-029-3	31695	39	1	5/9/06	10,454	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-030-3	31695	40	1	5/9/06	13,939	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-470-031-4	31695	63	1	6/21/06	9,148	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-470-032-5	31695	64	1	6/21/06	8,276	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-033-6	31695	65	1	6/21/06	8,276	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-470-034-7	31695	66	1	6/21/06	8,276	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-035-8	31695	67	1	6/21/06	10,454	4,323	1	\$2,971.66	\$1,977.58	\$1,977.58
270-470-036-9	31695	68	1	6/21/06	9,583	4,323	1	\$2,971.66	\$1,977.58	\$1,977.58
270-470-037-0	31695	69	1	6/21/06	9,148	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-470-038-1	31695	POR 10	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-470-039-2	31695	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-480-001-8	31695	41	1	5/9/06	12,197	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-480-002-9	31695	42	1	5/9/06	9,583	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-480-003-0	31695	43	1	5/9/06	8,276	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-480-004-1	31695	44	1	5/9/06	9,148	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-480-005-2	31695	45	1	5/9/06	15,246	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-006-3	31695	46	1	5/9/06	16,553	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-007-4	31695	47	1	5/9/06	14,375	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-008-5	31695	48	1	5/9/06	13,068	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-480-009-6	31695	49	1	5/9/06	9,583	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-010-6	31695	50	1	5/9/06	10,019	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-011-7	31695	51	1	5/9/06	11,761	4,025	1	\$2,971.66	\$1,977.58	\$1,977.58
270-480-012-8	31695	52	1	5/9/06	11,761	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68
270-480-013-9	31695	53	1	5/9/06	10,890	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-480-014-0	31695	54	1	5/9/06	10,890	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-480-015-1	31695	55	1	5/9/06	4,792	3,847	2	\$2,740.40	\$1,823.68	\$1,823.68

**Community Facilities District No. 7
Riverside Unified School District**

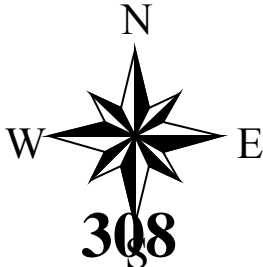
Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
270-480-016-2	31695	56	1	5/9/06	34,412	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-480-017-3	31695	57	1	5/9/06	22,216	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-480-018-4	31695	58	1	5/9/06	21,344	3,323	4	\$2,409.66	\$1,603.58	\$1,603.58
270-480-019-5	31695	59	1	5/9/06	12,632	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-480-020-5	31695	60	1	5/9/06	18,295	4,025	1	\$2,971.66	\$1,977.58	\$1,977.58
270-480-021-6	31695	61	1	5/9/06	13,504	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-480-022-7	31695	62	1	5/9/06	11,326	4,236	1	\$2,971.66	\$1,977.58	\$1,977.58
270-480-023-8	31695	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-490-001-9	31695	82	1	7/18/07	40,946	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-490-002-0	31695	83	1	7/18/07	23,087	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-003-1	31695	84	1	7/18/07	20,473	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-004-2	31695	85	1	7/18/07	25,265	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-005-3	31695	86	1	7/18/07	31,799	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-490-006-4	31695	87	1	7/18/07	39,640	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-490-007-5	31695	88	1	7/18/07	28,750	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-490-008-6	31695	89	1	7/18/07	40,946	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-009-7	31695	90	1	7/18/07	22,651	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-010-7	31695	91	1	7/18/07	42,689	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-011-8	31695	92	1	7/18/07	17,860	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-012-9	31695	93	1	7/18/07	21,344	2,944	5	\$2,168.44	\$1,443.06	\$1,443.06
270-490-013-0	31695	94	1	7/18/07	17,424	3,119	5	\$2,168.44	\$1,443.06	\$1,443.06
270-490-014-1	31695	95	1	7/18/07	20,038	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-015-2	31695	96	1	7/18/07	18,295	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-016-3	31695	97	1	7/18/07	16,988	2,339	8	\$1,586.55	\$1,055.82	\$1,055.82
270-490-017-4	31695	98	1	7/18/07	20,909	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-018-5	31695	99	1	7/18/07	22,651	3,440	4	\$2,409.66	\$1,603.58	\$1,603.58
270-490-019-6	31695	104	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-490-020-6	31695	E	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-490-021-7	31695	F	0		0	0	EX	\$0.00	\$0.00	\$0.00
270-500-001-9	31695	103	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			1,122		11,684,931	3,420,737		\$2,422,119.78	\$1,611,875.08	\$1,611,875.08

CFD 7 Vicinity Map



-  CFD 7
-  Water body
-  Streets



RESOLUTION NO. 2014/15-55

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 8 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 8 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-55 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 8
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
235-083-012-4	28829	1	1	9/16/99	9,148	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-083-013-5	28829	2	1	9/16/99	10,019	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-014-6	28829	3	1	8/17/99	10,454	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-017-9	28829	6	1	8/17/99	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-018-0	28829	7	1	8/17/99	9,148	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-019-1	28829	8	1	8/17/99	9,148	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-020-1	28829	9	1	8/17/99	9,148	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-021-2	28829	10	1	9/16/99	9,148	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-022-3	28829	11	1	9/16/99	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-023-4	28829	12	1	9/16/99	11,326	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-083-024-5	28829	13	1	9/16/99	10,019	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-083-025-6	28829	14	1	9/16/99	10,019	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-083-026-7	28829	4	1	8/17/99	11,326	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-083-027-8	28829	5	1	8/17/99	12,197	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-001-7	28829	41	1	8/17/99	15,682	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-002-8	28829	42	0		0	0	EX	\$0.00	\$0.00	\$0.00
235-084-003-9	28829	43	1	8/17/99	17,424	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-004-0	28829	44	1	8/17/99	16,553	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-084-005-1	28829	45	1	8/17/99	19,602	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-006-2	28829	46	1	8/17/99	11,761	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-084-007-3	28829	47	1	8/17/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-008-4	28829	48	1	8/17/99	9,583	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-084-009-5	28829	49	1	8/17/99	10,019	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-084-010-5	28829	50	1	8/17/99	10,019	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-011-6	28829	51	1	8/17/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-084-012-7	28829	52	1	8/17/99	13,068	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-091-047-1	28829	15	1	9/16/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-091-048-2	28829	16	1	9/16/99	9,583	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-091-049-3	28829	17	1	9/16/99	10,019	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-091-050-3	28829	18	1	9/16/99	9,583	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-091-051-4	28829	19	1	9/16/99	9,583	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-091-052-5	28829	20	1	9/16/99	9,148	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-091-053-6	28829	21	1	12/8/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-091-054-7	28829	22	1	12/8/99	8,712	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-093-001-5	28829	23	1	10/1/00	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-002-6	28829	24	1	8/17/99	9,148	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-093-003-7	28829	25	1	8/17/99	8,712	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-093-004-8	28829	26	1	8/17/99	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74

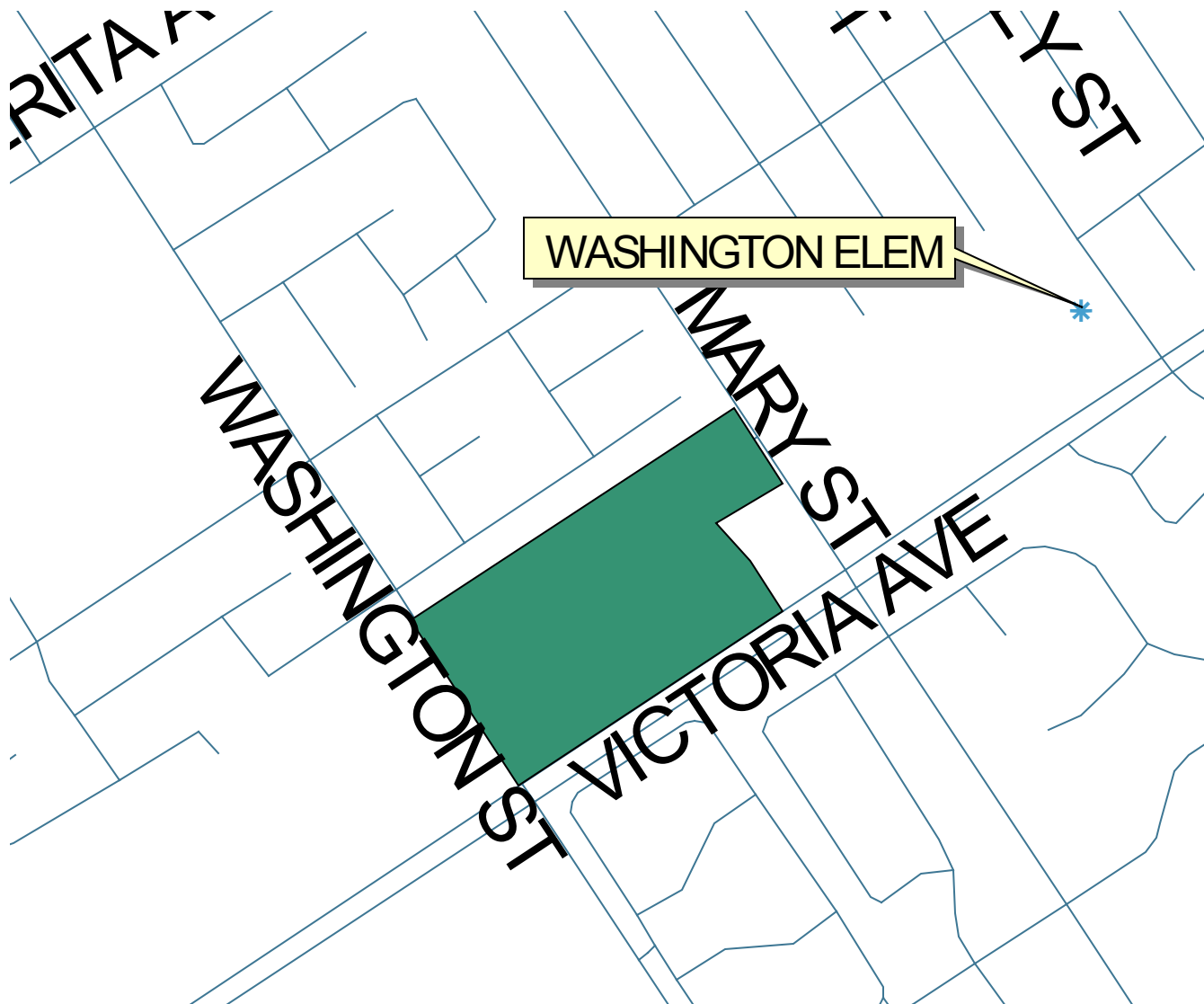
**Community Facilities District No. 8
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
235-093-005-9	28829	27	1	8/17/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-006-0	28829	28	1	8/17/99	13,068	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-007-1	28829	29	1	8/17/99	10,454	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-008-2	28829	30	1	8/17/99	16,553	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-009-3	28829	31	1	8/17/99	15,682	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-093-010-3	28829	32	1	8/17/99	16,553	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-011-4	28829	33	1	8/17/99	12,197	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-012-5	28829	34	1	8/17/99	9,148	2,736	2	\$1,429.00	\$1,182.18	\$1,212.50
235-093-013-6	28829	35	1	8/17/99	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-014-7	28829	36	1	8/17/99	8,712	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-093-015-8	28829	37	1	8/17/99	8,712	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-016-9	28829	38	1	8/17/99	9,583	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
235-093-017-0	28829	39	1	8/17/99	9,583	2,575	3	\$1,359.00	\$1,124.28	\$1,153.10
235-093-018-1	28829	40	1	8/17/99	18,731	3,137	1	\$1,500.00	\$1,240.92	\$1,272.74
Totals:			51		559,746	149,634		\$74,169.00	\$61,358.58	\$62,931.90

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5/13/2015

CFD 8 Vicinity Map



 **CFD 8**
 **Streets.shp**
 **Schools.shp**



RESOLUTION NO. 2014/15-56

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 9 OF RIVERSIDE UNIFIED SCHOOL DISTRICT ISSUED FOR IMPROVEMENT AREAS NOS. 1, 2, 3, 4 AND 5 THEREOF

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 9 of Riverside Unified School District, County of Riverside, State of California (the "District") issued for Improvement Area No. 1 ("Improvement Area No. 1"), Improvement Area No 2 ("Improvement Area No. 2"), Improvement Area No 3 ("Improvement Area No. 3"), Improvement Area No 4 ("Improvement Area No. 4") and Improvement Area No 5 ("Improvement Area No. 5") of the District, and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within Improvement Area No. 1, Improvement Area No 2, Improvement Area No. 3, Improvement Area No. 4 and Improvement Area No. 5 which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the

special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit “A” hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-56 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 9, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
252-211-001-4	29041	1	1	12/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-002-5	29041	2	1	12/1/00	9,583.20	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-003-6	29041	3	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-004-7	29041	4	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-005-8	29041	5	1	12/1/00	9,147.60	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-006-9	29041	6	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-007-0	29041	7	1	12/1/00	9,147.60	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-008-1	29041	8	1	12/1/00	9,147.60	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-009-2	29041	9	1	9/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-010-2	29041	10	1	9/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-011-3	29041	11	1	9/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-012-4	29041	12	1	8/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-013-5	29041	13	1	8/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-014-6	29041	14	1	8/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-015-7	29041	15	1	8/1/00	10,890.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-016-8	29041	16	1	8/1/00	14,810.40	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-017-9	29041	17	1	8/1/00	10,018.80	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-018-0	29041	18	1	8/1/00	9,583.20	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-019-1	29041	19	1	8/1/00	9,583.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-020-1	29041	20	1	8/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-021-2	29041	21	1	8/1/00	9,583.20	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-022-3	29041	22	1	5/1/00	9,583.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-023-4	29041	23	1	5/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-024-5	29041	24	1	5/1/00	9,583.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-025-6	29041	25	1	5/1/00	9,583.20	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-026-7	29041	26	1	5/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-027-8	29041	27	1	5/1/00	10,890.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-028-9	29041	28	1	5/1/00	16,552.80	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-029-0	29041	29	1	5/1/00	13,503.60	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-030-0	29041	30	1	5/1/00	9,147.60	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-031-1	29041	31	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-032-2	29041	32	1	12/1/00	9,147.60	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-211-033-3	29041	33	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-211-034-4	29041	34	1	12/1/00	9,147.60	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-211-035-5	29041	35	1	12/1/00	9,147.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-001-7	29041	36	1	3/1/00	10,018.80	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-002-8	29041	37	1	3/1/00	9,147.60	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-003-9	29041	38	1	3/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-004-0	29041	39	1	12/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-005-1	29041	40	1	12/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-006-2	29041	41	1	5/1/00	10,454.40	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-007-3	29041	42	1	5/1/00	10,018.80	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-008-4	29041	43	1	5/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-009-5	29041	44	1	5/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-010-5	29041	45	1	5/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-011-6	29041	46	1	8/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-012-7	29041	47	1	8/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-013-8	29041	48	1	8/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56

**Community Facilities District No. 9, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
252-212-014-9	29041	49	1	8/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-015-0	29041	50	1	9/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-016-1	29041	51	1	9/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-017-2	29041	52	1	9/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-018-3	29041	53	1	9/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-019-4	29041	54	1	9/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-020-4	29041	55	1	9/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-021-5	29041	56	1	9/1/00	13,503.60	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-022-6	29041	57	1	9/1/00	13,939.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-023-7	29041	58	1	9/1/00	11,761.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-024-8	29041	59	1	9/1/00	8,276.40	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-025-9	29041	60	1	9/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-026-0	29041	61	1	9/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-027-1	29041	62	1	9/1/00	8,712.00	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-028-2	29041	63	1	9/1/00	8,712.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-029-3	29041	64	1	9/1/00	8,712.00	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-030-3	29041	65	1	12/1/00	9,583.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-031-4	29041	66	1	12/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-032-5	29041	67	1	12/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-033-6	29041	68	1	12/1/00	9,583.20	2,562	4	\$1,623.00	\$956.72	\$1,007.08
252-212-034-7	29041	69	1	12/1/00	9,583.20	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
252-212-035-8	29041	70	1	12/1/00	9,583.20	2,739	3	\$1,769.00	\$1,042.80	\$1,097.68
252-212-036-9	29041	71	1	12/1/00	10,890.00	3,262	1	\$1,988.00	\$1,171.88	\$1,233.56
Totals:			71		683,020.80	206,796		\$129,395.00	\$76,275.68	\$80,290.28

C:\Documents and Settings\mmiyano\Desktop\RUSD FY15-16 Levy\CFD 9\cfd9ia135 tax roll.rpt
5/13/2015

**Community Facilities District No. 9, Improvement Area No. 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
276-120-002-8			432		174,377.60	0	1	\$101,088.00	\$64,382.28	\$67,770.82
Totals:			432		1,174,377.60	0		\$101,088.00	\$64,382.28	\$67,770.82

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5/13/2015

**Community Facilities District No. 9, Improvement Area No. 5
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
294-531-001-9	29362-1	1	1	5/18/01	12,196.80	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-002-0	29362-1	2	1	6/13/00	10,018.80	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-003-1	29362-1	3	1	6/13/00	10,018.80	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-004-2	29362-1	4	1	9/14/00	10,018.80	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-005-3	29362-1	5	1	9/14/00	10,018.80	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-006-4	29362-1	6	1	9/14/00	10,018.80	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-007-5	29362-1	7	1	9/14/00	10,018.80	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-008-6	29362-1	8	1	9/14/00	11,325.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-009-7	29362-1	9	1	9/14/00	9,583.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-010-7	29362-1	10	1	9/14/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-011-8	29362-1	11	1	9/14/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-012-9	29362-1	12	1	9/14/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-013-0	29362-1	13	1	9/14/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-014-1	29362-1	14	1	9/14/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-015-2	29362-1	15	1	9/14/00	11,325.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-016-3	29362-1	16	1	9/14/00	13,503.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-017-4	29362-1	17	1	9/14/00	13,939.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-018-5	29362-1	18	1	9/14/00	11,761.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-019-6	29362-1	19	1	9/14/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-020-6	29362-1	20	1	9/14/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-021-7	29362-1	21	1	9/14/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-022-8	29362-1	22	1	9/14/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-023-9	29362-1	23	1	9/14/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-024-0	29362-1	24	1	9/14/00	9,583.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-025-1	29362-1	25	1	6/19/00	9,147.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-026-2	29362-1	26	1	6/19/00	6,969.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-027-3	29362-1	27	1	6/19/00	6,969.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-028-4	29362-1	28	1	6/19/00	6,969.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-029-5	29362-1	29	1	6/19/00	6,969.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-030-5	29362-1	30	1	6/19/00	6,969.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-031-6	29362-1	31	1	6/19/00	10,890.00	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-032-7	29362-1	32	1	6/19/00	12,632.40	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-033-8	29362-1	33	1	6/13/00	13,068.00	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-034-9	29362-1	34	1	6/13/00	10,890.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-035-0	29362-1	35	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-036-1	29362-1	36	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-037-2	29362-1	37	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-038-3	29362-1	38	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-039-4	29362-1	39	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-040-4	29362-1	40	1	6/13/00	9,147.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-041-5	29362-1	41	1	6/13/00	9,583.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-042-6	29362-1	42	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-043-7	29362-1	43	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-044-8	29362-1	44	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-045-9	29362-1	45	1	6/13/00	8,712.00	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-046-0	29362-1	46	1	6/13/00	13,068.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-047-1	29362-1	47	1	6/13/00	15,681.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-048-2	29362-1	48	1	6/13/00	15,246.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58

**Community Facilities District No. 9, Improvement Area No. 5
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
294-531-049-3	29362-1	49	1	6/13/00	12,196.80	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-050-3	29362-1	50	1	6/13/00	8,712.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-051-4	29362-1	51	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-052-5	29362-1	52	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-053-6	29362-1	53	1	6/13/00	7,405.20	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-054-7	29362-1	54	1	6/13/00	9,147.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-055-8	29362-1	55	1	6/13/00	8,276.40	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-056-9	29362-1	56	1	6/13/00	6,969.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-057-0	29362-1	57	1	6/13/00	6,969.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-058-1	29362-1	58	1	6/13/00	7,405.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-059-2	29362-1	59	1	6/13/00	7,840.80	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-060-2	29362-1	60	1	6/13/00	9,583.20	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-061-3	29362-1	61	1	6/13/00	11,325.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-531-062-4	29362-1	62	1	6/13/00	14,810.40	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-531-063-5	29362-1	63	1	6/13/00	11,325.60	2,283	4	\$1,423.00	\$967.16	\$991.96
294-532-001-2	29362-1	93	1	6/13/00	8,276.40	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-532-002-3	29362-1	94	1	6/13/00	6,534.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-532-003-4	29362-1	95	1	6/13/00	6,534.00	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-532-004-5	29362-1	96	1	6/13/00	6,969.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-532-005-6	29362-1	97	1	6/13/00	6,969.60	3,014	1	\$1,613.00	\$1,096.30	\$1,124.42
294-541-001-0	29362-1	64	1	6/13/00	6,098.40	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-002-1	29362-1	65	1	6/13/00	6,534.00	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-003-2	29362-1	66	1	6/13/00	6,534.00	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-004-3	29362-1	67	1	6/13/00	6,534.00	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-005-4	29362-1	68	1	6/13/00	6,534.00	1,994	5	\$1,344.00	\$913.48	\$936.90
294-541-006-5	29362-1	69	1	6/13/00	12,196.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-007-6	29362-1	70	1	6/13/00	8,712.00	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-008-7	29362-1	71	1	6/13/00	6,969.60	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-009-8	29362-1	72	1	6/13/00	6,534.00	2,145	4	\$1,423.00	\$967.16	\$991.96
294-541-010-8	29362-1	73	1	6/13/00	6,969.60	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-011-9	29362-1	74	1	6/13/00	6,534.00	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-541-012-0	29362-1	75	1	6/13/00	7,840.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-013-1	29362-1	76	1	6/13/00	8,712.00	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-014-2	29362-1	77	1	6/13/00	9,583.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-015-3	29362-1	78	1	6/13/00	7,405.20	1,747	6	\$1,296.00	\$880.86	\$903.44
294-541-016-4	29362-1	79	1	6/13/00	7,405.20	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-017-5	29362-1	80	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-018-6	29362-1	81	1	6/13/00	7,405.20	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-541-019-7	29362-1	82	1	6/13/00	7,405.20	1,994	5	\$1,344.00	\$913.48	\$936.90
294-541-020-7	29362-1	83	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-541-021-8	29362-1	84	1	6/13/00	7,405.20	2,817	2	\$1,533.00	\$1,041.94	\$1,068.64
294-541-022-9	29362-1	85	1	6/13/00	7,405.20	1,747	6	\$1,296.00	\$880.86	\$903.44
294-541-023-0	29362-1	86	1	6/13/00	9,583.20	2,318	3	\$1,454.00	\$988.24	\$1,013.58
294-542-001-3	29362-1	87	1	6/13/00	8,712.00	1,747	6	\$1,296.00	\$880.86	\$903.44
294-542-002-4	29362-1	88	1	6/13/00	10,454.40	1,747	6	\$1,296.00	\$880.86	\$903.44
294-542-003-5	29362-1	89	1	6/13/00	11,761.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-542-004-6	29362-1	90	1	6/13/00	10,018.80	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-542-005-7	29362-1	91	1	6/13/00	10,018.80	2,283	4	\$1,423.00	\$967.16	\$991.96

**Community Facilities District No. 9, Improvement Area No. 5
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
294-542-006-8	29362-1	92	1	6/13/00	10,890.00	2,283	4	\$1,423.00	\$967.16	\$991.96
294-542-007-9	29362-1	98	1	6/13/00	8,276.40	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-542-008-0	29362-1	99	1	6/13/00	8,712.00	2,283	4	\$1,423.00	\$967.16	\$991.96
294-542-009-1	29362-1	100	1	6/13/00	8,276.40	1,994	5	\$1,344.00	\$913.48	\$936.90
294-542-010-1	29362-1	101	1	6/13/00	8,276.40	2,145	4	\$1,423.00	\$967.16	\$991.96
294-543-001-6	29362-1	102	1	6/13/00	10,018.80	1,747	6	\$1,296.00	\$880.86	\$903.44
294-543-002-7	29362-1	103	1	6/13/00	8,276.40	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-003-8	29362-1	104	1	6/13/00	6,969.60	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-004-9	29362-1	105	1	6/13/00	6,534.00	2,145	4	\$1,423.00	\$967.16	\$991.96
294-543-005-0	29362-1	106	1	6/13/00	7,840.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-006-1	29362-1	107	1	6/13/00	8,712.00	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-007-2	29362-1	108	1	6/13/00	11,761.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-008-3	29362-1	109	1	6/13/00	8,712.00	1,747	6	\$1,296.00	\$880.86	\$903.44
294-543-009-4	29362-1	110	1	6/13/00	8,276.40	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-010-4	29362-1	111	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-011-5	29362-1	112	1	6/13/00	7,405.20	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-012-6	29362-1	113	1	6/13/00	7,840.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-013-7	29362-1	114	1	6/13/00	9,583.20	1,747	6	\$1,296.00	\$880.86	\$903.44
294-543-014-8	29362-1	115	1	6/13/00	13,503.60	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-015-9	29362-1	116	1	6/13/00	10,454.40	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-016-0	29362-1	117	1	6/13/00	9,147.60	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-017-1	29362-1	118	1	6/13/00	8,276.40	1,994	5	\$1,344.00	\$913.48	\$936.90
294-543-018-2	29362-1	119	1	6/13/00	10,890.00	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-019-3	29362-1	120	1	6/13/00	14,374.80	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-020-3	29362-1	121	1	6/13/00	16,117.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-021-4	29362-1	122	1	6/13/00	9,583.20	2,145	4	\$1,423.00	\$967.16	\$991.96
294-543-022-5	29362-1	123	1	6/13/00	9,583.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-023-6	29362-1	124	1	6/13/00	13,503.60	2,617	3	\$1,454.00	\$988.24	\$1,013.58
294-543-024-7	29362-1	125	1	6/13/00	10,018.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-025-8	29362-1	126	1	6/13/00	7,840.80	2,145	4	\$1,423.00	\$967.16	\$991.96
294-543-026-9	29362-1	127	1	6/13/00	7,840.80	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-027-0	29362-1	128	1	6/13/00	10,890.00	2,444	3	\$1,454.00	\$988.24	\$1,013.58
294-543-028-1	29362-1	129	1	6/13/00	8,712.00	1,747	6	\$1,296.00	\$880.86	\$903.44
294-543-029-2	29362-1	130	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-030-2	29362-1	131	1	6/13/00	7,405.20	2,145	4	\$1,423.00	\$967.16	\$991.96
294-543-031-3	29362-1	132	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-032-4	29362-1	133	1	6/13/00	7,405.20	2,283	4	\$1,423.00	\$967.16	\$991.96
294-543-033-5	29362-1	134	1	6/13/00	8,276.40	2,283	4	\$1,423.00	\$967.16	\$991.96
Totals:			134		1,200,078.00	340,605		\$198,106.00	\$134,646.10	\$138,098.92

**Community Facilities District No. 9, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-100-017-0	29242	1	1	9/13/02	165,528	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-018-1	29242	2	1	10/2/01	30,928	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-019-2	29242	3	1	10/2/01	25,265	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-020-2	29242	4	1	10/2/01	25,265	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-021-3	29242	5	1	10/2/01	25,265	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-022-4	29242	6	1	10/2/01	25,700	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-023-5	29242	7	1	10/2/01	31,363	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-024-6	29242	8	1	10/2/01	47,916	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-025-7	29242	9	1	9/13/02	30,492	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-026-8	29242	10	1	9/13/02	29,621	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-027-9	29242	11	1	9/13/02	27,878	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-028-0	29242	12	1	9/13/02	30,056	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-029-1	29242	13	1	9/13/02	41,818	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-030-1	29242	14	1	9/13/02	94,961	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-031-2	29242	15	1	9/13/02	50,530	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-032-3	29242	16	1	9/13/02	65,340	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-033-4	29242	17	1	9/13/02	209,088	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-034-5	29242	18	1	9/13/02	128,502	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-035-6	29242	19	1	9/13/02	23,522	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-036-7	29242	20	1	9/13/02	22,651	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-037-8	29242	21	1	9/13/02	36,590	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-038-9	29242	22	1	9/13/02	41,818	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-039-0	29242	23	1	1/21/03	35,284	3,299	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-040-0	29242	24	1	1/21/03	40,946	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-041-1	29242	114	1	1/21/03	35,719	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-042-2	29242	115	1	1/21/03	28,314	3,299	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-043-3	29242	116	1	1/21/03	27,443	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-044-4	29242	117	1	1/21/03	29,621	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-045-5	29242	91	1	10/2/01	27,443	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-046-6	29242	92	1	10/2/01	24,829	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-047-7	29242	93	1	1/23/02	23,087	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-048-8	29242	94	1	1/23/02	22,651	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-049-9	29242	95	1	1/23/02	22,651	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-050-9	29242	71	1	1/23/02	25,265	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-051-0	29242	72	1	1/23/02	22,651	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-052-1	29242	73	1	1/23/02	22,651	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-053-2	29242	74	1	1/23/02	42,689	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-054-3	29242	75	1	1/23/02	75,738	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96

**Community Facilities District No. 9, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-100-055-4	29242	76	1	1/23/02	31,799	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-056-5	29242	77	1	1/23/02	24,394	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-057-6	29242	78	1	1/23/02	24,394	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-058-7	29242	79	1	1/23/02	28,314	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-059-8	29242	80	1	10/2/01	22,651	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-060-8	29242	81	1	10/2/01	19,602	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-061-9	29242	82	1	10/2/01	20,038	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-062-0	29242	83	1	10/2/01	20,473	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-063-1	29242	84	1	10/2/01	23,958	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-064-2	29242	85	1	6/21/01	32,670	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-100-065-3	29242	86	1	6/21/01	22,651	3,954	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-066-4	29242	87	1	6/21/01	20,473	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-067-5	29242	88	1	6/21/01	20,473	3,253	1	\$2,155.00	\$1,351.44	\$1,351.44
276-100-068-6	29242	89	1	6/21/01	20,038	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-100-069-7	29242	90	1	9/13/02	18,295	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-001-9	29242	25	1	1/21/03	35,284	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-002-0	29242	26	1	1/21/03	36,155	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-003-1	29242	27	1	1/21/03	41,818	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-004-2	29242	28	1	3/24/03	35,284	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-005-3	29242	29	1	3/24/03	37,897	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-006-4	29242	30	1	3/24/03	37,897	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-007-5	29242	31	1	3/24/03	53,579	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-008-6	29242	32	1	3/5/03	46,609	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-009-7	29242	33	1	3/5/03	84,942	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-010-7	29242	34	1	3/5/03	83,200	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-011-8	29242	35	1	3/5/03	69,260	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-012-9	29242	36	1	3/5/03	64,904	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-013-0	29242	37	1	3/5/03	46,609	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-014-1	29242	38	1	3/5/03	84,506	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-015-2	29242	39	1	3/5/03	71,874	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-016-3	29242	40	1	3/5/03	49,223	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-017-4	29242	41	1	3/5/03	45,302	3,299	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-018-5	29242	42	1	3/5/03	25,700	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-019-6	29242	43	1	3/24/03	23,522	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-020-6	29242	44	1	3/24/03	23,522	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-021-7	29242	45	1	3/24/03	26,136	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-022-8	29242	46	1	3/24/03	70,132	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-023-9	29242	47	1	3/24/03	98,446	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18

**Community Facilities District No. 9, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-360-024-0	29242	48	1	3/24/03	30,056	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-025-1	29242	49	1	3/24/03	27,007	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-026-2	29242	50	1	4/3/03	32,670	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-027-3	29242	51	1	4/3/03	40,075	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-028-4	29242	52	1	4/3/03	60,113	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-029-5	29242	53	1	4/3/03	50,530	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-030-5	29242	54	1	4/3/03	47,045	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-031-6	29242	55	1	4/3/03	29,621	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-032-7	29242	56	1	4/3/03	33,977	3,597	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-033-8	29242	57	1	5/1/02	36,155	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-360-034-9	29242	58	1	5/1/02	27,007	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-035-0	29242	59	1	5/1/02	28,314	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-036-1	29242	60	1	5/1/02	50,965	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-037-2	29242	61	1	5/1/02	40,075	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-038-3	29242	62	1	5/1/02	35,719	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-039-4	29242	63	1	5/1/02	23,958	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-360-040-4	29242	64	1	2/20/02	25,265	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-041-5	29242	65	1	2/20/02	25,265	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-042-6	29242	66	1	2/20/02	37,462	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-043-7	29242	67	1	2/20/02	42,689	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-044-8	29242	68	1	2/20/02	30,056	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-045-9	29242	69	1	2/20/02	21,780	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-360-046-0	29242	70	1	2/20/02	27,878	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-047-1	29242	96	1	1/23/02	22,651	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-048-2	29242	97	1	1/23/02	23,522	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-360-049-3	29242	98	1	2/20/02	22,216	3,965	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-050-3	29242	99	1	2/20/02	22,216	3,378	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-051-4	29242	100	1	2/20/02	22,216	3,033	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-052-5	29242	101	1	2/20/02	22,216	2,871	3	\$1,982.00	\$1,242.96	\$1,242.96
276-360-053-6	29242	102	1	5/1/02	21,780	3,765	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-054-7	29242	103	1	5/1/02	23,087	3,374	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-055-8	29242	104	1	4/3/03	30,056	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-056-9	29242	105	1	4/3/03	23,522	3,313	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-057-0	29242	106	1	1/21/03	28,750	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-058-1	29242	107	1	1/21/03	53,579	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-059-2	29242	108	1	1/21/03	27,007	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-060-2	29242	109	1	4/3/03	31,363	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-061-3	29242	110	1	1/21/03	23,958	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18

**Community Facilities District No. 9, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Lot Sq. Ft.	Building Sq. Ft.	Tax Class	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
276-360-062-4	29242	111	1	1/21/03	22,216	3,361	1	\$2,155.00	\$1,351.44	\$1,351.44
276-360-063-5	29242	112	1	1/21/03	30,492	3,148	2	\$2,086.00	\$1,308.18	\$1,308.18
276-360-064-6	29242	113	1	1/21/03	43,560	3,102	2	\$2,086.00	\$1,308.18	\$1,308.18
Totals:			117		4,557,191	385,245		\$247,160.00	\$154,999.14	\$154,999.14

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5/13/2015

**Community Facilities District No. 9, Improvement Area No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-311-001-7	28828-2	1	1	6/29/01	13,068	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-002-8	28828-2	2	1	6/29/01	10,019	3,097	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-003-9	28828-2	3	1	6/29/01	10,019	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-004-0	28828-2	4	1	6/29/01	9,148	2,375	4	\$1,453.00	\$774.18	\$774.18
276-311-005-1	28828-2	5	1	6/29/01	10,454	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-006-2	28828-2	6	1	6/29/01	11,326	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-007-3	28828-2	7	1	6/29/01	10,454	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-008-4	28828-2	8	1	6/29/01	10,890	3,097	2	\$1,898.00	\$1,011.28	\$1,011.28
276-311-009-5	28828-2	9	1	6/29/01	8,276	2,375	4	\$1,453.00	\$774.18	\$774.18
276-311-010-5	28828-2	10	1	6/29/01	8,276	2,858	3	\$1,693.00	\$902.06	\$902.06
276-311-011-6	28828-2	11	1	6/29/01	8,276	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-311-012-7	28828-2	12	1	6/29/01	8,276	2,375	4	\$1,453.00	\$774.18	\$774.18
276-311-013-8	28828-2	13	1	6/29/01	10,019	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-311-014-9	28828-2	14	1	6/29/01	10,454	2,375	4	\$1,453.00	\$774.18	\$774.18
276-311-015-0	28828-2	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
276-312-001-0	28828-2	15	1	12/26/01	9,583	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-002-1	28828-2	16	1	3/1/01	9,148	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-003-2	28828-2	17	1	3/1/01	12,197	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-004-3	28828-2	18	1	3/1/01	9,148	3,424	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-005-4	28828-2	19	1	6/29/01	8,712	2,375	4	\$1,453.00	\$774.18	\$774.18
276-312-006-5	28828-2	20	1	6/29/01	12,632	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-007-6	28828-2	21	1	6/29/01	12,632	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-008-7	28828-2	22	1	6/29/01	11,761	2,858	3	\$1,693.00	\$902.06	\$902.06
276-312-009-8	28828-2	23	1	6/29/01	9,148	2,375	4	\$1,453.00	\$774.18	\$774.18
276-312-010-8	28828-2	24	1	4/26/01	8,276	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-011-9	28828-2	25	1	4/26/01	8,712	3,097	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-012-0	28828-2	26	1	4/26/01	10,454	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-013-1	28828-2	27	1	4/26/01	12,632	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-014-2	28828-2	28	1	4/26/01	15,246	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-015-3	28828-2	29	1	4/26/01	12,197	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-016-4	28828-2	30	1	4/26/01	10,890	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-312-017-5	28828-2	31	1	4/26/01	8,276	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-018-6	28828-2	32	1	4/26/01	8,276	2,375	4	\$1,453.00	\$774.18	\$774.18
276-312-019-7	28828-2	33	1	4/26/01	9,148	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-312-020-7	28828-2	34	1	4/26/01	10,454	2,375	4	\$1,453.00	\$774.18	\$774.18
276-312-021-8	28828-2	G	0		0	0	EX	\$0.00	\$0.00	\$0.00
276-313-001-3	28828-2	35	1	4/26/01	11,761	3,097	2	\$1,898.00	\$1,011.28	\$1,011.28
276-313-002-4	28828-2	36	1	4/26/01	10,019	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28

**Community Facilities District No. 9, Improvement Area No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-313-003-5	28828-2	37	1	4/26/01	10,019	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-313-004-6	28828-2	38	1	4/26/01	10,019	2,375	4	\$1,453.00	\$774.18	\$774.18
276-313-005-7	28828-2	39	1	4/26/01	10,019	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-313-006-8	28828-2	40	1	4/26/01	10,019	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-313-007-9	28828-2	41	1	4/26/01	10,454	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-313-008-0	28828-2	42	1	9/27/01	21,344	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-001-6	28828-2	43	1	9/27/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-002-7	28828-2	44	1	9/27/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-003-8	28828-2	45	1	9/27/01	21,780	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-004-9	28828-2	46	1	9/27/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-005-0	28828-2	47	1	9/27/01	21,780	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-006-1	28828-2	48	1	9/27/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-007-2	28828-2	49	1	6/29/01	8,712	2,375	4	\$1,453.00	\$774.18	\$774.18
276-314-008-3	28828-2	50	1	6/29/01	8,712	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-009-4	28828-2	51	1	6/29/01	8,712	2,858	3	\$1,693.00	\$902.06	\$902.06
276-314-010-4	28828-2	52	1	4/22/02	8,712	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-314-011-5	28828-2	53	1	10/19/00	8,276	2,700	4	\$1,453.00	\$774.18	\$774.18
276-314-012-6	28828-2	54	1	10/19/00	8,276	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-013-7	28828-2	55	1	10/19/00	8,276	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-314-014-8	28828-2	56	1	6/29/01	8,276	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-314-015-9	28828-2	57	1	6/29/01	8,712	3,093	2	\$1,898.00	\$1,011.28	\$1,011.28
276-314-016-0	28828-2	58	1	6/29/01	9,148	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-001-8	28828	31	1	10/4/01	7,841	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-002-9	28828	32	1	10/4/01	7,841	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-003-0	28828	33	1	9/12/01	7,841	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-004-1	28828	34	1	9/12/01	7,841	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-005-2	28828	35	1	9/12/01	7,841	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-321-006-3	28828	36	1	9/12/01	7,841	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-007-4	28828	37	1	9/12/01	7,841	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-321-008-5	28828	38	1	9/12/01	8,276	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-001-1	28828	39	1	9/12/01	10,019	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-002-2	28828	40	1	9/12/01	8,712	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-003-3	28828	41	1	9/12/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-004-4	28828	42	1	9/12/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-005-5	28828	43	1	9/12/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-006-6	28828	44	1	9/12/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-007-7	28828	45	1	10/4/01	8,712	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-008-8	28828	46	1	10/4/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46

**Community Facilities District No. 9, Improvement Area No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-322-009-9	28828	65	1	6/20/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-010-9	28828	66	1	6/20/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-011-0	28828	67	1	6/20/01	8,712	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-012-1	28828	68	1	6/20/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-013-2	28828	69	1	6/20/01	8,276	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-014-3	28828	70	1	5/9/01	10,019	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-015-4	28828	71	1	5/9/01	13,939	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-016-5	28828	72	1	5/9/01	15,682	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-017-6	28828	73	1	5/9/01	10,454	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-018-7	28828	74	1	5/9/01	10,890	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-019-8	28828	75	1	5/9/01	12,197	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-322-020-8	28828	76	1	5/9/01	12,632	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-322-021-9	28828	77	1	9/27/01	24,394	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-001-4	28828	78	1	5/9/01	9,148	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-002-5	28828	79	1	5/9/01	9,148	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-003-6	28828	80	1	6/20/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-004-7	28828	81	1	6/20/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-005-8	28828	82	1	6/20/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-006-9	28828	83	1	6/20/01	9,148	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-007-0	28828	84	1	7/30/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-008-1	28828	85	1	7/30/01	9,583	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-009-2	28828	86	1	7/30/01	11,326	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-323-010-2	28828	87	1	7/30/01	12,632	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-011-3	28828	88	1	7/30/01	12,197	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-323-012-4	28828	89	1	9/27/01	101,059	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-001-9	28828	1	1	9/27/01	22,651	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-002-0	28828	2	1	7/30/01	10,019	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-003-1	28828	3	1	7/30/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-331-004-2	28828	4	1	7/30/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-005-3	28828	5	1	7/30/01	8,276	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-006-4	28828	6	1	7/30/01	10,454	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-007-5	28828	7	1	6/20/01	9,583	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-331-008-6	28828	8	1	6/20/01	9,148	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-009-7	28828	9	1	6/20/01	9,148	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-331-010-7	28828	10	1	7/19/01	9,148	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-011-8	28828	11	1	7/19/01	9,148	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-331-012-9	28828	12	1	7/19/01	9,148	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-013-0	28828	13	1	7/19/01	9,148	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28

**Community Facilities District No. 9, Improvement Area No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-331-014-1	28828	14	1	7/19/01	9,583	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-015-2	28828	15	1	11/1/01	10,454	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-331-016-3	28828	16	1	11/1/01	14,810	2,567	4	\$1,453.00	\$774.18	\$774.18
276-332-001-2	28828	17	1	11/1/01	10,890	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-332-002-3	28828	18	1	11/1/01	11,761	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-003-4	28828	19	1	11/1/01	12,197	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-004-5	28828	20	1	11/1/01	17,424	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-005-6	28828	21	1	11/1/01	13,504	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-006-7	28828	22	1	11/1/01	10,019	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-332-007-8	28828	23	1	11/1/01	7,405	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-008-9	28828	24	1	11/1/01	7,405	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-332-009-0	28828	25	1	11/1/01	7,405	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-010-0	28828	26	1	11/1/01	7,405	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-011-1	28828	27	1	11/1/01	7,405	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-012-2	28828	28	1	10/4/01	7,405	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-332-013-3	28828	29	1	10/4/01	7,841	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-332-014-4	28828	30	1	10/4/01	7,841	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-001-5	28828	47	1	10/4/01	8,712	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-333-002-6	28828	48	1	10/4/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-003-7	28828	49	1	10/4/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-004-8	28828	50	1	11/1/01	9,583	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-005-9	28828	51	1	11/1/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-006-0	28828	52	1	11/1/01	8,712	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-007-1	28828	53	1	11/1/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-008-2	28828	54	1	11/1/01	8,712	3,280	2	\$1,898.00	\$1,011.28	\$1,011.28
276-333-009-3	28828	55	1	11/1/01	9,583	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-010-3	28828	56	1	11/1/01	8,712	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-011-4	28828	57	1	7/19/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-012-5	28828	58	1	7/19/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-013-6	28828	59	1	7/19/01	8,712	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-014-7	28828	60	1	7/19/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-015-8	28828	61	1	7/19/01	9,583	3,613	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-016-9	28828	62	1	6/20/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-333-017-0	28828	63	1	6/20/01	8,712	3,183	2	\$1,898.00	\$1,011.28	\$1,011.28
276-333-018-1	28828	64	1	6/20/01	8,712	3,457	1	\$1,949.00	\$1,038.46	\$1,038.46
276-340-001-7	28828-1	1	1	10/12/01	27,878	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-340-002-8	28828-1	2	1	10/12/01	21,344	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-340-003-9	28828-1	3	1	10/12/01	23,958	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46

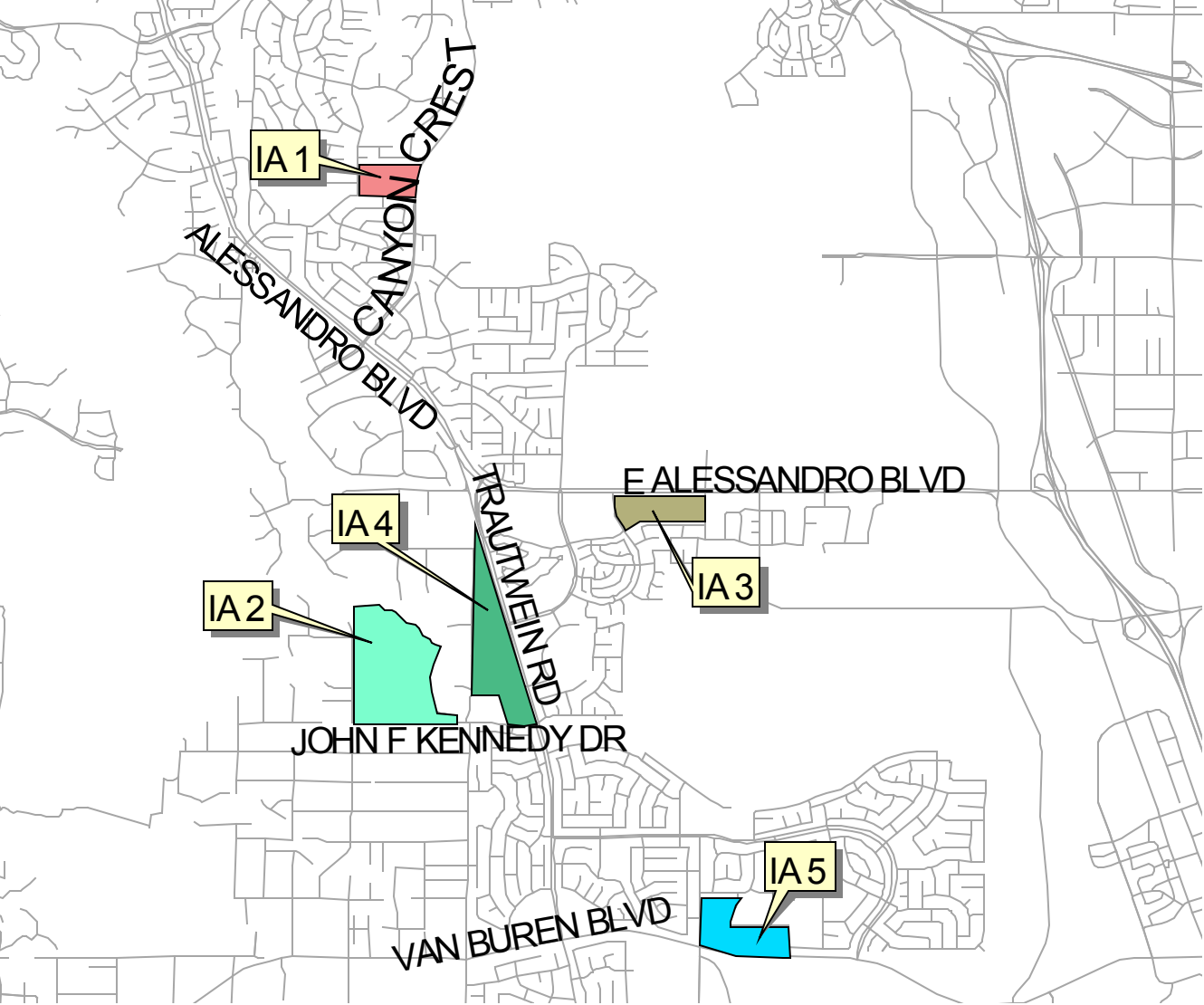
**Community Facilities District No. 9, Improvement Area No. 4
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
276-340-004-0	28828-1	4	1	10/12/01	28,750	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-340-005-1	28828-1	POR E	0		0	0	EX	\$0.00	\$0.00	\$0.00
276-351-001-1	28828-1	5	1	10/12/01	22,216	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-351-002-2	28828-1	6	1	10/12/01	10,454	2,375	4	\$1,453.00	\$774.18	\$774.18
276-351-005-5	28828-1	9	1	10/12/01	21,344	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-351-006-6	28828-1	10	1	10/12/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-351-007-7	28828-1	11	1	10/12/01	13,939	2,375	4	\$1,453.00	\$774.18	\$774.18
276-351-008-8	28828-1	12	1	10/12/01	13,068	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-351-009-9	28828-1	13	1	10/12/01	10,890	2,375	4	\$1,453.00	\$774.18	\$774.18
276-351-010-9	28828-1	POR E	0		0	0	EX	\$0.00	\$0.00	\$0.00
276-351-011-0	28828-1	8	1	10/12/01	13,068	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-351-013-2	28828-1	7	1	10/12/01	10,454	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-001-4	28828-1	14	1	10/12/01	15,246	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-002-5	28828-1	15	1	10/12/01	13,939	2,375	4	\$1,453.00	\$774.18	\$774.18
276-352-003-6	28828-1	16	1	10/12/01	15,246	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-004-7	28828-1	17	1	10/12/01	21,780	3,383	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-005-8	28828-1	18	1	10/12/01	21,780	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-006-9	28828-1	19	1	10/12/01	240,451	3,358	1	\$1,949.00	\$1,038.46	\$1,038.46
276-352-007-0	28828-1	F	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			166		2,186,276	539,378		\$312,229.00	\$166,360.50	\$166,360.50

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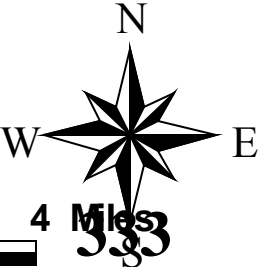
CFD 9 Improvement Areas 1-5



CFD 9

- IA 1
- IA 2
- IA 3
- IA 4
- IA 5

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RESOLUTION NO. 2014/15-57

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 10 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 10 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-57 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 10, Tax Rate Zone A
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
206-310-001-3	30028	1	1	3/17/03	7,405.20	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-002-4	30028	2	1	3/17/03	7,405.20	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-003-5	30028	3	1	3/17/03	7,405.20	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-004-6	30028	4	1	3/17/03	7,405.20	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-005-7	30028	5	1	2/18/03	7,405.20	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-006-8	30028	6	1	2/18/03	7,405.20	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-007-9	30028	7	1	2/18/03	7,405.20	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-008-0	30028	8	1	2/18/03	7,405.20	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-009-1	30028	9	1	2/18/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-010-1	30028	10	1	2/18/03	9,147.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-011-2	30028	11	1	2/18/03	8,276.40	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-012-3	30028	12	1	2/18/03	6,969.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-013-4	30028	13	1	2/18/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-014-5	30028	14	1	2/18/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-015-6	30028	15	1	2/18/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-016-7	30028	16	1	1/6/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-017-8	30028	17	1	1/6/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-018-9	30028	18	1	1/6/03	7,405.20	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-019-0	30028	19	1	1/6/03	7,405.20	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-020-0	30028	20	1	1/6/03	7,840.80	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-021-1	30028	21	1	1/6/03	8,712.00	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-022-2	30028	22	1	1/6/03	8,276.40	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-023-3	30028	23	1	1/6/03	7,840.80	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-024-4	30028	24	1	1/6/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-025-5	30028	25	1	1/6/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-026-6	30028	26	1	1/6/03	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-027-7	30028	27	1	1/6/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-028-8	30028	28	1	8/20/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-029-9	30028	29	1	8/20/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-030-9	30028	30	1	8/20/02	6,534.00	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-031-0	30028	31	1	8/20/02	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-032-1	30028	32	1	8/20/02	7,840.80	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-033-2	30028	33	1	8/20/02	8,276.40	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-034-3	30028	34	1	8/20/02	6,969.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-035-4	30028	35	1	8/20/02	7,405.20	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-036-5	30028	36	1	8/20/02	6,969.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-037-6	30028	37	1	8/20/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-038-7	30028	38	1	8/20/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-039-8	30028	39	1	8/20/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-040-8	30028	40	1	8/2/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-310-041-9	30028	41	1	8/2/02	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-042-0	30028	42	1	8/2/02	6,969.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-310-043-1	30028	43	1	3/17/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-310-044-2	30028	44	1	8/2/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-310-045-3	30028	45	1	8/2/02	6,534.00	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-311-001-6	30028	46	1	8/2/02	6,534.00	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-311-002-7	30028	47	1	8/2/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-311-003-8	30028	48	1	8/2/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-311-004-9	30028	49	1	8/2/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84

**Community Facilities District No. 10, Tax Rate Zone A
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
206-311-005-0	30028	50	1	8/2/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-311-006-1	30028	51	1	8/2/02	6,534.00	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-311-007-2	30028	52	1	8/2/02	7,840.80	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-311-008-3	30028	53	1	8/2/02	10,018.80	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-311-009-4	30028	54	1	8/2/02	7,405.20	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-311-010-4	30028	55	1	8/2/02	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-311-011-5	30028	56	1	8/2/02	7,405.20	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-311-012-6	30028	57	1	10/24/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-311-013-7	30028	58	1	10/24/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-311-014-8	30028	59	1	10/24/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-311-015-9	30028	60	1	10/24/02	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-311-016-0	30028	61	1	10/24/02	6,969.60	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-311-017-1	30028	62	1	10/24/02	7,840.80	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-312-001-9	30028	63	1	10/24/02	8,276.40	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-312-002-0	30028	64	1	10/24/02	9,147.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-312-003-1	30028	65	1	10/24/02	7,840.80	1,859	3	\$2,015.44	\$958.86	\$1,036.60
206-312-004-2	30028	66	1	10/24/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-312-005-3	30028	67	1	10/24/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-312-006-4	30028	68	1	10/24/02	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-312-007-5	30028	69	1	10/24/02	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-312-008-6	30028	70	1	3/17/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-312-009-7	30028	71	1	3/17/03	6,969.60	2,058	2	\$2,107.29	\$1,002.56	\$1,083.84
206-312-010-7	30028	72	1	3/17/03	6,969.60	1,655	4	\$1,901.60	\$904.70	\$978.06
206-312-011-8	30028	73	1	3/17/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-312-012-9	30028	74	1	3/17/03	9,147.60	1,855	3	\$2,015.44	\$958.86	\$1,036.60
206-312-013-0	30028	75	1	3/17/03	10,454.40	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
206-312-014-1	30028	76	1	3/17/03	7,405.20	1,855	3	\$2,015.44	\$958.86	\$1,036.60
206-312-015-2	30028	77	1	3/17/03	6,969.60	2,100	1	\$2,138.33	\$1,017.32	\$1,099.82
Totals:			77		566,280.00	150,247		\$158,495.32	\$75,405.18	\$81,519.26

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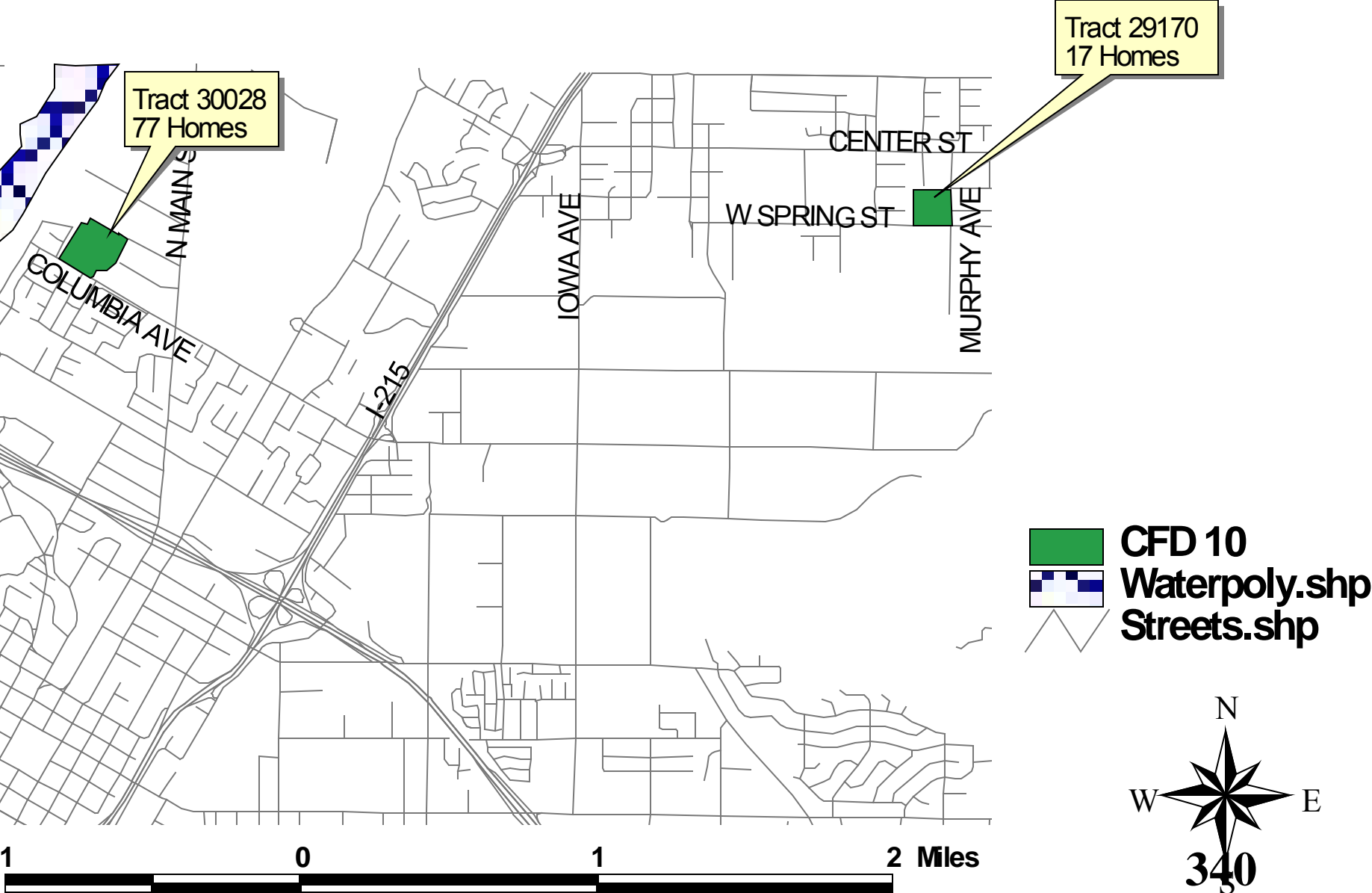
**Community Facilities District No. 10, Tax Rate Zone B
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
255-330-018-9	29170	1	1	5/5/04	20,037.60	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-019-0	29170	2	1	5/5/04	19,602.00	1,882	3	\$996.08	\$499.16	\$525.44
255-330-020-0	29170	3	1	5/5/04	19,602.00	2,584	1	\$1,186.24	\$594.46	\$625.74
255-330-021-1	29170	4	1	5/5/04	18,730.80	2,584	1	\$1,186.24	\$594.46	\$625.74
255-330-022-2	29170	5	1	5/5/04	25,700.40	2,584	1	\$1,186.24	\$594.46	\$625.74
255-330-023-3	29170	6	1	5/5/04	23,522.40	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-024-4	29170	7	1	5/5/04	23,958.00	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-025-5	29170	8	1	5/5/04	21,344.40	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-026-6	29170	9	1	5/5/04	21,344.40	1,882	3	\$996.08	\$499.16	\$525.44
255-330-027-7	29170	10	1	5/5/04	20,908.80	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-028-8	29170	11	1	5/5/04	20,908.80	2,163	2	\$1,043.94	\$523.16	\$550.68
255-330-029-9	29170	12	1	5/5/04	23,086.80	1,882	3	\$996.08	\$499.16	\$525.44
255-330-030-9	29170	13	1	5/5/04	20,037.60	1,882	3	\$996.08	\$499.16	\$525.44
255-330-031-0	29170	14	1	6/18/04	20,037.60	1,882	3	\$996.08	\$499.16	\$525.44
255-330-032-1	29170	15	1	5/5/04	20,037.60	2,584	1	\$1,186.24	\$594.46	\$625.74
255-330-033-2	29170	16	1	5/5/04	20,037.60	1,882	3	\$996.08	\$499.16	\$525.44
255-330-034-3	29170	17	1	5/5/04	18,730.80	2,584	1	\$1,186.24	\$594.46	\$625.74
Totals:			17		357,627.60	37,190		\$18,171.32	\$9,106.22	\$9,585.42

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CFD 10 Vicinity Map



RESOLUTION NO. 2014/15-58

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 11 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 11 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-58 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 11, Tax Rate Zone A
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
276-331-018-5	29478	1	1	9/24/03	21,780	3,120	3	\$1,725.00	\$1,219.78	\$1,219.78
276-331-019-6	29478	2	1	9/24/03	9,148	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-331-020-6	29478	3	1	9/24/03	9,148	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-331-021-7	29478	4	1	9/24/03	9,148	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-331-022-8	29478	5	1	9/24/03	9,148	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-331-023-9	29478	6	1	9/24/03	12,632	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-331-024-0	29478	7	1	9/24/03	10,890	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-331-025-1	29478	8	1	9/24/03	9,583	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-331-026-2	29478	9	1	9/24/03	9,583	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-331-027-3	29478	10	1	9/24/03	9,583	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-331-028-4	29478	11	1	9/24/03	10,890	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-331-029-5	29478	12	1	9/24/03	12,632	3,120	3	\$1,725.00	\$1,219.78	\$1,219.78
276-334-001-8	29478	13	1	9/24/03	10,454	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-002-9	29478	14	1	9/24/03	9,583	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-003-0	29478	15	1	9/24/03	8,712	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-004-1	29478	16	1	10/29/03	9,583	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-005-2	29478	17	1	10/29/03	10,890	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-006-3	29478	18	1	9/24/03	14,375	3,120	3	\$1,725.00	\$1,219.78	\$1,219.78
276-334-007-4	29478	19	1	9/24/03	9,148	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-008-5	29478	20	1	9/24/03	9,583	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-009-6	29478	21	1	9/24/03	10,019	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-010-6	29478	22	1	9/24/03	10,890	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-011-7	29478	23	1	9/24/03	10,019	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-012-8	29478	24	1	9/24/03	10,019	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
276-334-013-9	29478	25	1	9/24/03	10,019	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-014-0	29478	26	1	10/29/03	23,087	3,120	3	\$1,725.00	\$1,219.78	\$1,219.78
276-334-015-1	29478	27	1	10/29/03	17,860	3,369	2	\$1,862.00	\$1,316.66	\$1,316.66
276-334-016-2	29478	28	1	10/29/03	45,738	3,878	1	\$2,144.00	\$1,516.06	\$1,516.06
Totals:			28		354,143	99,953		\$55,254.00	\$39,071.16	\$39,071.16

**Community Facilities District No. 11, Tax Rate Zone B
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
209-212-028-6	MB 7/3	10	1	8/24/04	6,970	2,556	1	\$1,106.00	\$784.54	\$784.54
209-212-029-7	MB 7/3	11	1	8/24/04	6,970	2,529	1	\$1,106.00	\$784.54	\$784.54
209-212-030-7	MB 7/3	12	1	8/24/04	6,970	2,556	1	\$1,106.00	\$784.54	\$784.54
209-212-031-8	MB 7/3	13	1	8/24/04	6,970	2,529	1	\$1,106.00	\$784.54	\$784.54
209-212-032-9	MB 7/3	14	1	8/24/04	7,405	2,529	1	\$1,106.00	\$784.54	\$784.54
209-212-033-0	MB 7/3	15	1	8/24/04	7,405	2,556	1	\$1,106.00	\$784.54	\$784.54
209-260-001-0	29501	1	1	12/5/02	3,485	1,587	3	\$877.00	\$622.10	\$622.10
209-260-002-1	29501	2	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-003-2	29501	3	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-004-3	29501	4	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-005-4	29501	5	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-006-5	29501	6	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-007-6	29501	7	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-008-7	29501	8	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-009-8	29501	9	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-010-8	29501	10	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-011-9	29501	11	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-012-0	29501	12	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-013-1	29501	13	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-014-2	29501	14	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-015-3	29501	15	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-016-4	29501	16	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-017-5	29501	17	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-018-6	29501	18	1	12/5/02	3,485	1,587	3	\$877.00	\$622.10	\$622.10
209-260-019-7	29501	19	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-020-7	29501	20	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-021-8	29501	21	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-022-9	29501	22	1	12/5/02	3,485	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-023-0	29501	23	1	12/5/02	3,485	1,587	3	\$877.00	\$622.10	\$622.10
209-260-024-1	29501	24	1	12/5/02	3,485	1,477	4	\$816.00	\$578.82	\$578.82
209-260-025-2	29501	25	1	12/5/02	3,485	1,587	3	\$877.00	\$622.10	\$622.10
209-260-026-3	29501	26	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-027-4	29501	27	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-028-5	29501	28	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-029-6	29501	29	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-030-6	29501	30	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-031-7	29501	31	1	12/5/02	2,614	1,587	3	\$877.00	\$622.10	\$622.10
209-260-032-8	29501	32	1	12/5/02	2,614	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-033-9	29501	33	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-034-0	29501	34	1	12/5/02	2,614	1,587	3	\$877.00	\$622.10	\$622.10
209-260-035-1	29501	35	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-036-2	29501	36	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
209-260-037-3	29501	37	1	12/5/02	2,614	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-038-4	29501	38	1	12/5/02	2,614	1,587	3	\$877.00	\$622.10	\$622.10
209-260-039-5	29501	39	1	12/5/02	3,049	1,477	4	\$816.00	\$578.82	\$578.82
209-260-040-5	29501	40	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-041-6	29501	41	1	12/5/02	2,614	1,587	3	\$877.00	\$622.10	\$622.10
209-260-042-7	29501	42	1	12/5/02	3,049	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-043-8	29501	43	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10

**Community Facilities District No. 11, Tax Rate Zone B
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (SF)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
209-260-044-9	29501	44	1	12/5/02	2,614	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-045-0	29501	45	1	12/5/02	2,614	1,876	2	\$1,037.00	\$735.60	\$735.60
209-260-046-1	29501	46	1	12/5/02	3,049	1,587	3	\$877.00	\$622.10	\$622.10
Totals:			52		184,259	92,978		\$49,591.00	\$35,177.38	\$35,177.38

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5/13/2015

**Community Facilities District No. 11, Tax Rate Zone C
Riverside Unified School District**

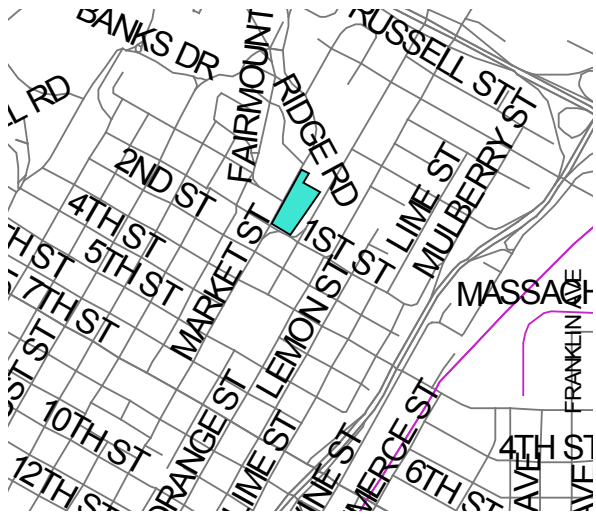
Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
254-070-005-7			30	3/18/03	118,919	44,236	1	\$22,200.00	\$14,521.72	\$14,521.72
254-070-022-2			76	3/18/03	213,008	108,930	1	\$56,240.00	\$36,788.34	\$36,788.34
254-070-023-3			0		4,356	0	UND	\$1,204.00	\$0.00	\$0.00
Totals:			106		336,283	153,166		\$79,644.00	\$51,310.06	\$51,310.06

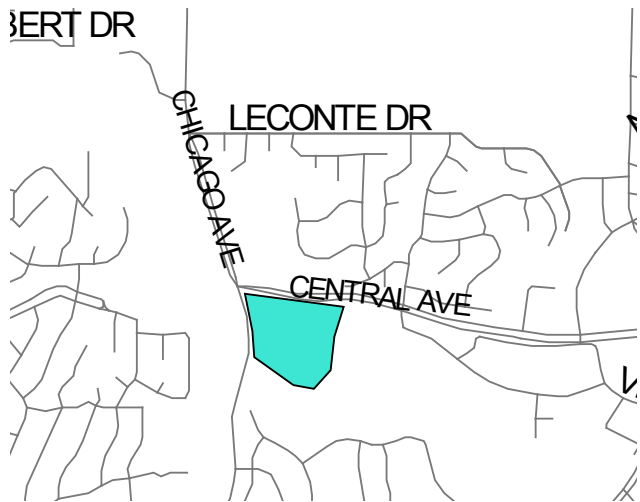
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5/13/2015

CFD 11 LOCATION MAP

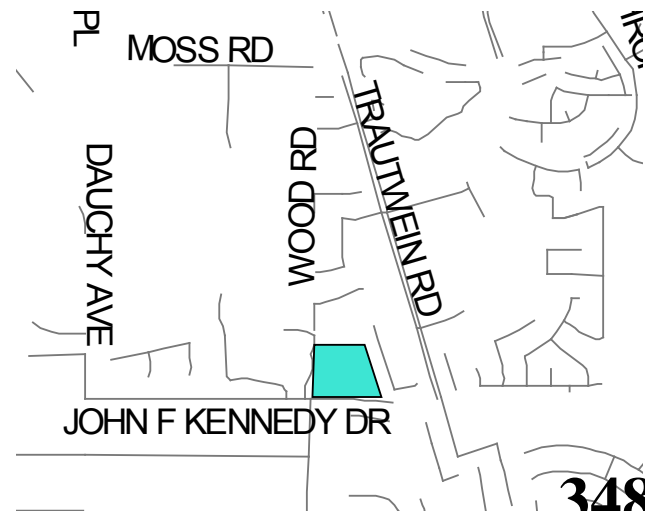
Tract Map 29501



Central/Chicago Apts.



Tract Map 29478



RESOLUTION NO. 2014/15-59

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 12 (BRIDLE CREEK) OF RIVERSIDE UNIFIED SCHOOL DISTRICT AND FOR THE PAYMENT OF THE COSTS OF AUTHORIZED PUBLIC FACILITIES

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 12 (Bridle Creek) of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and to pay directly or accumulate funds for paying the costs of authorized public facilities as provided in clause (v) of the definition of Special Tax Requirement in the Rates and Method of Apportionment of Special Tax for the District; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit

“A” hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-59 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (Sq. Ft.)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
273-600-001-9	29622-1	1	1	5/29/03	47,045	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-002-0	29622-1	2	1	7/24/03	66,211	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-003-1	29622-1	3	1	7/24/03	64,469	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-004-2	29622-1	4	1	7/24/03	64,033	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-005-3	29622-1	5	1	7/24/03	94,961	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-006-4	29622-1	6	1	7/24/03	98,881	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-007-5	29622-1	7	1	7/24/03	82,328	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-008-6	29622-1	8	1	9/25/03	81,022	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-009-7	29622-1	9	1	9/25/03	102,366	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-010-7	29622-1	10	1	9/25/03	43,996	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-011-8	29622-1	11	1	9/25/03	44,431	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-012-9	29622-1	12	1	9/25/03	436	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-013-0	29622-1	13	1	9/25/03	45,302	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-014-1	29622-1	14	1	11/13/03	54,886	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-015-2	29622-1	15	1	11/13/03	43,996	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-016-3	29622-1	16	1	11/13/03	43,996	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-017-4	29622-1	17	1	11/13/03	436	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-018-5	29622-1	18	1	11/13/03	436	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-019-6	29622-1	19	1	11/13/03	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-020-6	29622-1	29	1	12/16/03	45,302	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-021-7	29622-1	30	1	12/16/03	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-022-8	29622-1	31	1	12/18/03	46,609	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-023-9	29622-1	32	1	12/16/03	436	4,908	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-024-0	29622-1	33	1	11/13/03	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-025-1	29622-1	34	1	11/13/03	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-026-2	29622-1	35	1	11/13/03	436	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-027-3	29622-1	36	1	11/13/03	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-028-4	29622-1	37	1	11/13/03	436	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-029-5	29622-1	38	1	9/25/03	48,787	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-030-5	29622-1	39	1	9/25/03	53,143	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-031-6	29622-1	40	1	9/25/03	48,352	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-032-7	29622-1	41	1	9/25/03	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-033-8	29622-1	42	1	9/25/03	44,867	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-034-9	29622-1	43	1	7/24/03	48,352	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-035-0	29622-1	44	1	7/24/03	59,677	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-036-1	29622-1	45	1	7/24/03	77,972	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-037-2	29622-1	46	1	7/24/03	46,174	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-038-3	29622-1	47	1	5/29/03	44,431	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-039-4	29622-1	48	1	5/29/03	55,321	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-040-4	29622-1	49	1	5/29/03	45,302	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-041-5	29622-1	50	1	5/29/03	44,431	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-042-6	29622-1	51	1	5/29/03	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-043-7	29622-1	52	1	5/29/03	45,302	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Taxable Area		Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract				(Sq. Ft.)	Sq. Ft.		Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
273-600-044-8	29622-1	53	1	5/29/03	46,174	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-045-9	29622-1	54	1	5/29/03	57,935	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-046-0	29622-1	86	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-600-047-1	29622-1	87	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-600-053-6	29622	1	1	1/17/06	43,560	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-054-7	29622	2	1	4/3/03	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-055-8	29622	3	1	4/3/03	43,560	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-056-9	29622	4	1	4/3/03	43,560	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-600-057-0	29622	5	1	10/16/08	46,609	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-058-1	29622	6	1	4/3/03	57,935	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-600-059-2	29622	7	1	4/3/03	64,904	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-600-060-2	29622	8	1	4/3/03	65,340	3,585	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-061-3	29622	9	1	10/16/08	64,469	3,585	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-062-4	29622	10	1	10/16/08	63,598	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-600-063-5	29622	11	1	10/16/08	70,132	3,585	3	\$2,440.43	\$1,565.74	\$1,565.74
273-600-064-6	29622	12	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-610-001-0	29622-1	20	1	12/16/03	436	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-002-1	29622-1	21	1	12/16/03	46,609	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-003-2	29622-1	22	1	12/16/03	436	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-004-3	29622-1	23	1	12/16/03	71,874	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-005-4	29622-1	24	1	12/16/03	43,996	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-006-5	29622-1	25	1	12/16/03	59,677	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-610-007-6	29622-1	26	1	12/16/03	50,530	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-008-7	29622-1	27	1	12/16/03	47,480	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-009-8	29622-1	28	1	12/16/03	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-010-8	29622-1	55	1	4/22/04	45,302	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-610-011-9	29622-1	56	1	4/22/04	436	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-012-0	29622-1	57	1	4/22/04	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-013-1	29622-1	58	1	4/27/04	49,658	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-014-2	29622-1	59	1	4/27/04	48,352	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-015-3	29622-1	60	1	5/20/04	49,658	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-610-016-4	29622-1	61	1	5/20/04	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-017-5	29622-1	62	1	5/20/04	47,045	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-610-018-6	29622-1	63	1	5/20/04	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-019-7	29622-1	64	1	5/20/04	52,708	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-020-7	29622-1	65	1	5/20/04	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-021-8	29622-1	66	1	5/20/04	436	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-022-9	29622-1	67	1	5/20/04	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-023-0	29622-1	68	1	5/20/04	47,045	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-024-1	29622-1	69	1	5/20/04	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-025-2	29622-1	70	1	4/22/04	45,738	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-026-3	29622-1	71	1	4/22/04	47,480	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-027-4	29622-1	72	1	4/22/04	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (Sq. Ft.)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
273-610-028-5	29622-1	73	1	4/22/04	54,450	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-029-6	29622-1	74	1	3/18/04	44,431	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-610-030-6	29622-1	75	1	3/18/04	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-031-7	29622-1	76	1	3/18/04	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-032-8	29622-1	77	1	3/18/04	43,996	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-033-9	29622-1	78	1	3/18/04	46,174	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-034-0	29622-1	79	1	3/18/04	62,726	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-035-1	29622-1	80	1	3/18/04	45,302	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-610-036-2	29622-1	81	1	3/18/04	436	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-610-037-3	29622-1	82	1	3/18/04	43,996	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-038-4	29622-1	83	1	3/18/04	436	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-610-039-5	29622-1	84	1	3/18/04	46,609	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-610-040-5	29622-1	85	1	3/18/04	47,045	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-620-001-1	29622-2	1	1	9/16/04	43,560	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-620-002-2	29622-2	2	1	9/16/04	43,560	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-620-003-3	29622-2	3	1	9/16/04	43,560	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-620-004-4	29622-2	4	1	9/16/04	43,560	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-620-005-5	29622-2	5	1	9/16/04	43,560	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-620-006-6	29622-2	6	1	9/16/04	43,560	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-001-4	29622-2	7	1	5/30/06	46,609	4,785	1	\$2,654.97	\$1,703.40	\$1,703.40
273-621-002-5	29622-2	8	1	9/16/04	48,352	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-003-6	29622-2	9	1	9/16/04	50,965	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-004-7	29622-2	10	1	9/16/04	43,560	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-005-8	29622-2	11	1	9/16/04	43,560	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-621-006-9	29622-2	12	1	9/21/04	51,836	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-621-007-0	29622-2	13	1	11/16/04	46,174	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-008-1	29622-2	14	1	11/16/04	45,302	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-009-2	29622-2	15	1	11/16/04	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-010-2	29622-2	16	1	11/16/04	45,302	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-621-011-3	29622-2	17	1	4/12/05	45,302	3,885	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-012-4	29622-2	30	1	11/3/04	44,867	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-013-5	29622-2	31	1	11/3/04	45,738	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-014-6	29622-2	32	1	11/3/04	47,480	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-621-015-7	29622-2	33	1	11/3/04	45,302	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-016-8	29622-2	34	1	11/3/04	52,272	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-621-017-9	29622-2	35	1	11/3/04	51,836	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-621-018-0	29622-2	36	1	11/3/04	44,431	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-621-019-1	29622-2	37	1	11/3/04	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-621-020-1	29622-2	38	1	11/3/04	51,401	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-621-021-2	29622-2	39	1	11/3/04	48,352	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-622-001-7	29622-2	81	1	11/16/04	43,560	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-622-002-8	29622-2	82	1	11/16/04	43,560	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-622-003-9	29622-2	83	1	11/16/04	44,867	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

Assessor's Parcel		Lot	Number of Units	Permit Date	Taxable Area (Sq. Ft.)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract							Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
273-622-004-0	29622-2	84	1	11/16/04	45,302	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-622-005-1	29622-2	85	1	11/16/04	43,560	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-622-006-2	29622-2	86	1	11/16/04	43,996	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-622-007-3	29622-2	87	1	11/16/04	47,045	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-622-008-4	29622-2	88	1	9/16/04	54,450	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-622-009-5	29622-2	89	1	9/16/04	55,321	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-630-001-2	29622-2	40	1	2/15/05	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-630-002-3	29622-2	41	1	2/15/05	46,174	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-630-003-4	29622-2	42	1	2/15/05	43,560	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-630-004-5	29622-2	43	1	2/15/05	43,560	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-630-005-6	29622-2	44	1	2/15/05	48,352	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-630-006-7	29622-2	45	1	2/15/05	64,033	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-630-007-8	29622-2	46	1	2/15/05	53,143	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-630-008-9	29622-2	47	1	2/15/05	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-001-5	29622-2	18	1	4/12/05	44,867	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-631-002-6	29622-2	19	1	4/12/05	43,560	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-631-003-7	29622-2	20	1	4/12/05	45,302	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-004-8	29622-2	21	1	4/18/05	44,431	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-631-005-9	29622-2	22	1	4/12/05	46,174	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-006-0	29622-2	23	1	4/12/05	44,431	3,885	2	\$2,607.43	\$1,672.90	\$1,672.90
273-631-007-1	29622-2	24	1	2/15/05	44,431	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-008-2	29622-2	25	1	2/15/05	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-631-009-3	29622-2	26	1	2/15/05	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-010-3	29622-2	27	1	2/15/05	45,738	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-631-011-4	29622-2	28	1	2/15/05	43,560	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-631-012-5	29622-2	29	1	11/3/04	43,996	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-632-001-8	29622-2	58	1	7/1/05	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-632-002-9	29622-2	59	1	6/29/05	43,996	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-632-003-0	29622-2	60	1	7/20/05	43,996	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-632-004-1	29622-2	61	1	6/29/05	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-005-2	29622-2	62	1	7/1/05	43,996	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-006-3	29622-2	63	1	6/29/05	54,014	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-007-4	29622-2	64	1	6/22/05	43,996	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-008-5	29622-2	65	1	6/29/05	43,996	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-009-6	29622-2	66	1	8/2/05	90,169	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-010-6	29622-2	67	1	6/16/05	44,867	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-011-7	29622-2	68	1	7/1/05	43,560	3,285	4	\$2,201.50	\$1,412.46	\$1,412.46
273-632-012-8	29622-2	69	1	6/16/05	43,560	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-632-013-9	29622-2	70	1	7/1/05	43,560	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-014-0	29622-2	71	0	6/16/05	0	3,385	PREPAY	\$0.00	\$0.00	\$0.00
273-632-015-1	29622-2	72	1	6/16/05	53,579	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-016-2	29622-2	73	1	6/16/05	64,904	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-017-3	29622-2	74	1	7/29/05	59,677	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

Assessor's Parcel		Number of			Taxable Area			FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract	Lot	Units	Permit Date	(Sq. Ft.)	Sq. Ft.	Tax Class	Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
273-632-018-4	29622-2	75	1	7/13/05	59,677	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-632-019-5	29622-2	76	1	6/16/05	43,996	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-632-020-5	29622-2	77	1	6/16/05	44,431	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-632-021-6	29622-2	78	1	6/16/05	44,431	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-632-022-7	29622-2	79	1	6/16/05	45,738	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-632-023-8	29622-2	80	1	6/16/05	47,480	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-001-1	29622-2	48	1	4/12/05	51,401	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-633-002-2	29622-2	49	1	4/18/05	52,272	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-633-003-3	29622-2	50	1	6/23/05	66,647	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-004-4	29622-2	51	1	8/2/05	49,223	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-005-5	29622-2	52	1	7/1/05	54,450	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-633-006-6	29622-2	53	1	7/7/05	44,867	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-007-7	29622-2	54	1	6/29/05	44,867	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-633-008-8	29622-2	55	1	6/29/05	44,867	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-009-9	29622-2	56	1	6/29/05	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-633-010-9	29622-2	57	1	6/29/05	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-650-001-4	29622-3	1	0		45,738	0	UND	\$2,233.50	\$0.00	\$0.00
273-650-002-5	29622-3	2	0		48,787	0	UND	\$2,382.40	\$0.00	\$0.00
273-650-003-6	29622-3	3	0		47,916	0	UND	\$2,339.86	\$0.00	\$0.00
273-650-004-7	29622-3	4	0		47,480	0	UND	\$2,318.59	\$0.00	\$0.00
273-650-005-8	29622-3	5	0		47,045	0	UND	\$2,297.32	\$0.00	\$0.00
273-650-006-9	29622-3	6	0		46,174	0	UND	\$2,254.77	\$0.00	\$0.00
273-650-007-0	29622-3	7	0		43,560	0	UND	\$2,127.15	\$0.00	\$0.00
273-650-008-1	29622-3	8	0		43,560	0	UND	\$2,127.15	\$0.00	\$0.00
273-650-009-2	29622-3	9	0		43,560	0	UND	\$2,127.15	\$0.00	\$0.00
273-650-010-2	29622-3	10	0		43,560	0	UND	\$2,127.15	\$0.00	\$0.00
273-651-001-7	29622-3	11	1	3/17/08	71,438	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-002-8	29622-3	12	1	3/17/08	69,696	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-651-003-9	29622-3	13	1	3/17/08	78,844	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-651-004-0	29622-3	14	1	3/17/08	63,598	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-651-005-1	29622-3	15	1	3/17/08	52,708	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-006-2	29622-3	16	1	3/17/08	52,708	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-651-007-3	29622-3	17	1	3/17/08	50,530	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-008-4	29622-3	18	1	6/7/07	49,223	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-009-5	29622-3	19	1	6/7/07	50,094	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-651-010-5	29622-3	20	1	6/7/07	48,787	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-011-6	29622-3	21	1	6/22/07	56,192	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-651-012-7	29622-3	22	1	6/7/07	50,965	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-651-013-8	29622-3	23	1	6/7/07	67,518	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-652-002-1	29622-3	84	1	3/17/08	60,548	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-652-003-2	29622-3	85	1	3/17/08	81,893	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-652-004-3	29622-3	86	1	3/17/08	51,401	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-652-005-4	29622-3	87	1	3/17/08	43,560	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40

**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (Sq. Ft.)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16	FY 2015-16	FY 2014-15
								<u>Expected Maximum Special Tax</u>	<u>Special Tax Levy</u>	<u>Special Tax Levy</u>
273-652-006-5	29622-3	88	1	3/17/08	46,174	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-652-007-6	29622-3	89	1	3/17/08	64,033	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-652-008-7	29622-3	90	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-652-009-8	29622-3	83	1	3/17/08	49,658	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-660-001-5	29622-3	24	1	6/7/07	64,469	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-002-6	29622-3	25	1	6/7/07	50,965	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-660-003-7	29622-3	26	1	6/7/07	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-660-004-8	29622-3	27	1	6/7/07	49,658	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-005-9	29622-3	28	1	6/7/07	46,174	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-006-0	29622-3	29	1	2/14/07	44,867	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-007-1	29622-3	30	1	2/14/07	46,174	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-660-008-2	29622-3	31	1	2/14/07	60,113	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-660-009-3	29622-3	38	1	2/14/07	70,132	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-010-3	29622-3	39	1	2/14/07	50,094	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-660-011-4	29622-3	40	1	7/19/06	50,094	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-012-5	29622-3	41	1	7/17/06	50,094	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-660-013-6	29622-3	42	1	7/17/06	50,094	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-014-7	29622-3	32	1	2/14/07	48,787	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-015-8	29622-3	33	1	2/14/07	46,174	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-660-016-9	29622-3	34	1	2/14/07	62,291	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-017-0	29622-3	35	1	2/14/07	57,064	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-018-1	29622-3	36	1	2/14/07	50,094	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-660-019-2	29622-3	37	1	2/14/07	53,143	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-660-020-2	29622-3	43	1	7/17/06	43,996	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-661-001-8	29622-3	45	1	7/17/06	43,560	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-661-002-9	29622-3	46	1	7/17/06	43,560	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-661-003-0	29622-3	47	1	7/19/06	43,560	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-661-004-1	29622-3	44	1	7/17/06	43,560	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-662-001-1	29622-3	48	1	7/19/06	47,480	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-662-002-2	29622-3	49	1	7/17/06	44,431	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-662-003-3	29622-3	50	1	7/17/06	44,867	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-662-004-4	29622-3	51	1	7/17/06	75,794	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-662-005-5	29622-3	52	1	7/17/06	44,431	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-662-006-6	29622-3	53	1	7/17/06	43,996	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-662-007-7	29622-3	54	1	7/17/06	57,499	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-662-008-8	29622-3	55	1	7/17/06	44,431	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-662-009-9	29622-3	56	1	7/17/06	50,965	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-662-010-9	29622-3	57	1	7/17/06	44,867	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-662-011-0	29622-3	58	1	7/17/06	47,480	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-662-012-1	29622-3	59	1	9/14/06	51,401	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-662-013-2	29622-3	60	1	9/14/06	50,965	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-662-014-3	29622-3	61	1	9/14/06	46,609	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-662-015-4	29622-3	62	1	9/14/06	46,609	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90

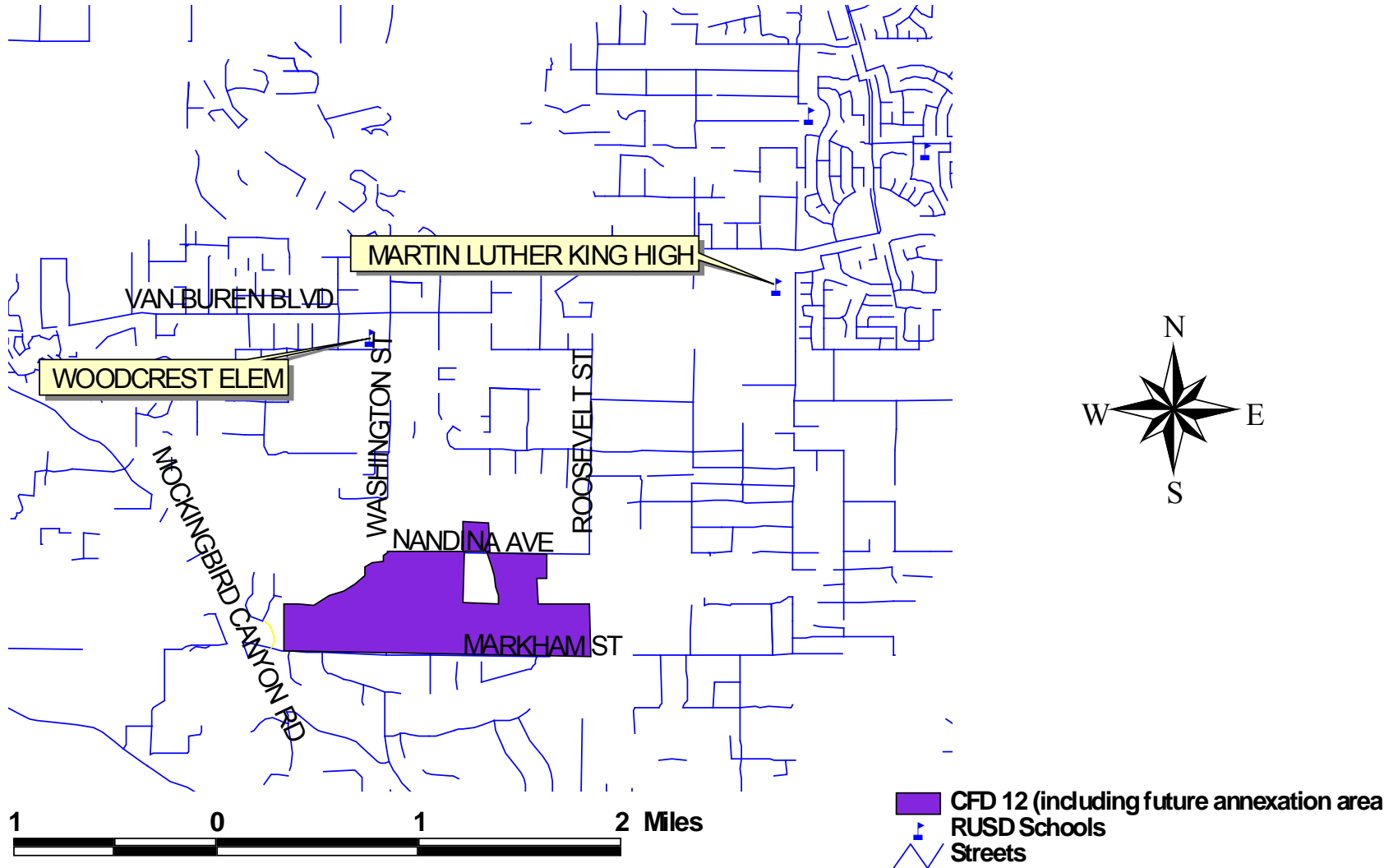
**Community Facilities District No. 12
Riverside Unified School District**

Fiscal Year 2015 - 2016 Special Tax Levy

Assessor's Parcel		Number of			Taxable Area		Tax	FY 2015-16	FY 2015-16	FY 2014-15
Number	Tract	Lot	Units	Permit Date	(Sq. Ft.)	Sq. Ft.	Class	Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
273-662-016-5	29622-3	63	1	9/14/06	46,174	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-001-4	29622-3	64	1	9/14/06	46,609	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-663-002-5	29622-3	65	1	9/14/06	43,560	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-003-6	29622-3	66	1	9/14/06	43,996	4,364	1	\$2,654.97	\$1,703.40	\$1,703.40
273-663-004-7	29622-3	67	1	9/14/06	43,560	4,830	1	\$2,654.97	\$1,703.40	\$1,703.40
273-663-005-8	29622-3	68	1	9/14/06	43,560	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-663-006-9	29622-3	69	1	9/14/06	59,242	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-007-0	29622-3	70	1	9/14/06	72,310	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-663-008-1	29622-3	71	1	9/14/06	44,867	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-009-2	29622-3	72	1	9/14/06	44,431	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-663-010-2	29622-3	73	1	7/19/06	44,431	3,512	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-011-3	29622-3	74	1	7/17/06	44,431	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-663-012-4	29622-3	75	1	7/17/06	43,996	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-663-013-5	29622-3	76	1	7/19/06	44,867	3,266	4	\$2,201.50	\$1,412.46	\$1,412.46
273-663-014-6	29622-3	77	1	7/19/06	43,560	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-663-015-7	29622-3	78	1	7/19/06	44,431	2,899	5	\$2,057.66	\$1,320.18	\$1,320.18
273-663-016-8	29622-3	79	1	7/19/06	43,996	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
273-663-017-9	29622-3	80	1	7/19/06	44,431	4,023	1	\$2,654.97	\$1,703.40	\$1,703.40
273-663-018-0	29622-3	81	1	2/14/07	44,431	3,701	2	\$2,607.43	\$1,672.90	\$1,672.90
273-663-020-1	29622-3	82	1	2/14/07	48,352	3,385	3	\$2,440.43	\$1,565.74	\$1,565.74
Totals:			263		13,081,503	950,077		\$665,875.24	\$412,887.60	\$412,887.60

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5/18/2015

CFD 12 VICINITY MAP



RESOLUTION NO. 2014/15-60

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 13 OF RIVERSIDE UNIFIED SCHOOL DISTRICT ISSUED FOR IMPROVEMENT AREA NO. 1 THEREOF

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 13 of Riverside Unified School District, County of Riverside, State of California (the "District") issued for Improvement Area No. 1 ("Improvement Area No. 1") of the District, and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within Improvement Area No. 1 which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-60 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2014

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-460-001-5	30295	1	1	12/7/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-002-6	30295	2	1	12/7/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-003-7	30295	3	1	12/7/05	17,424	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-004-8	30295	4	1	12/7/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-005-9	30295	5	1	12/7/05	17,424	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-006-0	30295	6	1	12/7/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-007-1	30295	7	1	12/7/05	16,553	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-008-2	30295	8	1	5/20/05	21,780	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-009-3	30295	9	1	5/12/05	23,958	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-010-3	30295	10	1	5/12/05	17,424	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-011-4	30295	11	1	5/20/05	16,553	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-012-5	30295	12	1	5/29/08	16,117	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-013-6	30295	13	1	4/21/09	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-014-7	30295	14	1	5/29/08	19,602	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-015-8	30295	15	1	5/28/09	16,553	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-016-9	30295	16	1	5/28/09	17,424	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-017-0	30295	17	1	2/3/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-018-1	30295	18	1	2/3/05	17,424	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-019-2	30295	19	1	2/3/05	17,424	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-020-2	30295	20	1	5/11/05	17,424	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-021-3	30295	21	1	5/6/09	17,424	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-022-4	30295	22	1	5/6/09	16,553	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-023-5	30295	23	1	4/21/09	21,780	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-024-6	30295	195	1	6/22/05	23,958	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-025-7	30295	196	1	6/22/05	17,424	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-026-8	30295	197	1	6/22/05	16,553	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-027-9	30295	198	1	6/22/05	16,117	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-028-0	30295	199	1	4/21/09	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-029-1	30295	200	1	11/26/08	19,602	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-030-1	30295	201	1	5/20/05	16,553	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-031-2	30295	202	1	5/12/05	25,265	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-460-032-3	30295	203	1	5/12/05	28,314	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-033-4	30295	204	1	5/12/05	17,860	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-034-5	30295	205	1	5/12/05	17,860	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-035-6	30295	206	1	5/12/05	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-460-036-7	30295	207	1	5/12/05	17,424	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-460-037-8	30295	208	1	5/12/05	28,750	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-460-038-9	30295	210	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-460-039-0	30295	212	0		0	0	EX	\$0.00	\$0.00	\$0.00
136-461-001-8	30295	154	1	6/22/05	16,988	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-461-002-9	30295	155	1	6/22/05	16,117	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-461-003-0	30295	156	1	6/22/05	16,117	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-001-6	30295	24	1	12/19/08	16,117	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-002-7	30295	25	1	8/26/08	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-470-003-8	30295	26	1	7/10/08	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-004-9	30295	27	1	7/10/08	13,504	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-470-005-0	30295	28	1	5/5/05	13,068	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-006-1	30295	29	1	5/5/05	12,632	4,851	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-007-2	30295	30	1	5/5/05	16,988	4,927	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-008-3	30295	31	1	12/19/08	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-470-009-4	30295	32	1	4/21/09	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-010-4	30295	33	1	4/21/09	16,553	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-011-5	30295	34	1	4/15/09	16,117	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-470-012-6	30295	35	1	5/19/09	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-013-7	30295	36	1	6/2/05	16,117	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-014-8	30295	37	1	6/2/05	13,939	3,676	2	\$3,041.00	\$2,196.46	\$2,636.86
136-470-015-9	30295	38	1	6/2/05	18,731	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-016-0	30295	39	1	6/2/05	24,394	4,851	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-017-1	30295	40	1	6/2/05	17,424	4,927	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-018-2	30295	41	1	6/2/05	18,295	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-019-3	30295	42	1	6/2/05	15,246	4,927	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-020-3	30295	43	1	6/2/05	15,246	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-021-4	30295	44	1	6/2/05	15,682	4,927	1	\$3,138.00	\$2,266.54	\$2,720.98
136-470-022-5	30295	45	1	6/2/05	16,988	3,676	2	\$3,041.00	\$2,196.46	\$2,636.86
136-470-023-6	30295	211	0		0	0	EX	\$0.00	\$0.00	\$0.00
136-471-001-9	30295	125	1	6/2/05	15,246	3,676	2	\$3,041.00	\$2,196.46	\$2,636.86
136-471-002-0	30295	126	1	5/29/08	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-471-003-1	30295	127	1	5/29/08	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-471-004-2	30295	128	1	5/29/08	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-471-005-3	30295	129	1	5/29/08	18,731	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-001-7	30295	123	1	12/30/05	15,246	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-002-8	30295	124	1	12/30/05	15,682	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-003-9	30295	130	1	7/14/05	19,602	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-004-0	30295	131	1	7/14/05	15,682	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-480-005-1	30295	132	1	7/14/05	23,087	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-006-2	30295	133	1	7/14/05	11,761	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86

**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-480-007-3	30295	134	1	7/14/05	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-480-008-4	30295	135	1	7/14/05	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-480-009-5	30295	136	1	10/25/05	16,988	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-480-010-5	30295	137	1	10/25/05	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-481-001-0	30295	157	1	6/22/05	15,246	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-481-002-1	30295	158	1	6/22/05	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-481-003-2	30295	159	1	6/22/05	15,246	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-481-004-3	30295	160	1	9/29/05	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-481-005-4	30295	161	1	9/29/05	18,731	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-481-006-5	30295	162	1	9/29/05	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-482-001-3	30295	189	1	10/11/05	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-482-002-4	30295	190	1	9/29/05	19,602	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-482-003-5	30295	191	1	9/29/05	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-482-004-6	30295	192	1	9/29/05	23,087	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-482-005-7	30295	193	1	6/22/05	21,344	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-482-006-8	30295	194	1	6/22/05	21,780	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-490-001-8	30295	46	1	4/6/06	15,246	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-002-9	30295	47	1	4/6/06	15,246	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-003-0	30295	48	1	4/6/06	15,682	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-004-1	30295	49	1	4/6/06	22,216	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-005-2	30295	50	1	4/6/06	17,424	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-006-3	30295	51	1	4/6/06	16,117	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-007-4	30295	52	1	4/6/06	14,810	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-008-5	30295	53	1	4/6/06	16,988	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-009-6	30295	54	1	1/18/06	23,958	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-010-6	30295	55	1	4/6/06	20,038	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-011-7	30295	56	1	4/6/06	20,473	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-012-8	30295	57	1	4/6/06	16,988	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-013-9	30295	58	1	8/29/07	16,988	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-014-0	30295	59	1	5/6/09	19,166	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-490-015-1	30295	60	1	8/29/07	19,166	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-490-016-2	30295	61	1	8/29/07	27,007	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-490-017-3	30295	62	1	7/17/06	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-490-018-4	30295	63	1	7/17/06	17,424	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-490-019-5	30295	64	1	7/17/06	16,117	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-490-020-5	30295	65	1	8/29/07	16,988	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-490-021-6	30295	66	1	8/29/07	18,731	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-490-022-7	30295	67	1	9/6/07	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98

**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-490-023-8	30295	68	1	5/24/07	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-490-024-9	30295	69	1	5/24/07	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-001-8	30295	112	1	8/20/07	14,810	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-500-002-9	30295	113	1	8/20/07	15,246	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-500-003-0	30295	114	1	8/29/07	14,810	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-500-004-1	30295	115	1	8/29/07	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-500-005-2	30295	116	1	8/29/07	15,246	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-500-006-3	30295	117	1	4/6/06	15,246	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-007-4	30295	118	1	4/6/06	15,246	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-008-5	30295	119	1	4/6/06	15,246	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-009-6	30295	120	1	1/18/06	14,810	4,001	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-010-6	30295	121	1	12/30/05	15,246	5,187	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-011-7	30295	122	1	12/30/05	14,810	4,914	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-012-8	30295	138	1	10/25/05	23,522	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-500-013-9	30295	139	1	10/25/05	23,958	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-500-014-0	30295	140	1	10/25/05	15,246	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-015-1	30295	141	1	10/25/05	16,988	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-016-2	30295	142	1	11/9/05	17,860	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-017-3	30295	143	1	11/9/05	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-500-018-4	30295	144	1	11/9/05	21,780	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-500-019-5	30295	145	1	11/9/05	23,522	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-020-5	30295	146	1	11/9/05	19,166	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-500-021-6	30295	147	1	11/9/05	18,731	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-500-022-7	30295	148	1	1/19/06	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-500-023-8	30295	149	1	1/19/06	23,958	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-500-024-9	30295	150	1	1/19/06	23,958	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-510-001-9	30295	163	1	10/11/05	16,117	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-510-002-0	30295	164	1	10/11/05	16,988	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-510-003-1	30295	165	1	10/11/05	16,553	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-510-004-2	30295	166	1	10/11/05	16,553	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-510-005-3	30295	167	1	1/19/06	16,988	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-510-006-4	30295	168	1	1/19/06	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-511-001-2	30295	169	1	1/19/06	19,166	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-511-002-3	30295	170	1	1/19/06	17,860	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-511-003-4	30295	171	1	1/19/06	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-512-001-5	30295	181	1	1/19/06	22,216	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-512-002-6	30295	182	1	1/19/06	34,412	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-512-003-7	30295	183	1	1/19/06	16,988	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70

**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-512-004-8	30295	184	1	1/19/06	23,522	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-512-005-9	30295	185	1	1/19/06	20,909	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-512-006-0	30295	186	1	1/19/06	17,860	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-512-007-1	30295	187	1	1/19/06	33,106	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-512-008-2	30295	188	1	10/11/05	16,988	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-512-009-3	30295	209	0		0	0	EX	\$0.00	\$0.00	\$0.00
136-520-001-0	30295	91	1	4/18/06	15,246	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-520-002-1	30295	92	1	4/18/06	20,038	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-520-003-2	30295	93	1	4/18/06	19,166	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-520-004-3	30295	94	1	4/6/06	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-520-005-4	30295	95	1	4/6/06	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-521-001-3	30295	107	1	4/6/06	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-521-002-4	30295	108	1	4/6/06	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-521-003-5	30295	109	1	4/6/06	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-521-004-6	30295	110	1	4/6/06	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-521-005-7	30295	111	1	8/20/07	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-521-006-8	30295	151	1	1/19/06	14,810	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-521-007-9	30295	152	1	1/19/06	23,087	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-521-008-0	30295	153	1	1/19/06	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-522-001-6	30295	172	1	1/19/06	15,682	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-522-002-7	30295	173	1	1/19/06	15,682	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-522-003-8	30295	174	1	12/30/05	15,246	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-522-004-9	30295	175	1	12/30/05	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-522-005-0	30295	176	1	12/30/05	15,246	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-522-006-1	30295	177	1	12/30/05	25,700	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-522-007-2	30295	178	1	12/30/05	23,522	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-522-008-3	30295	179	1	12/30/05	22,651	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-522-009-4	30295	180	1	1/19/06	22,216	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-001-1	30295	70	1	5/24/07	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-002-2	30295	71	1	4/26/07	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-003-3	30295	72	1	4/26/07	23,087	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-004-4	30295	73	1	7/3/07	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-005-5	30295	74	1	7/3/07	24,829	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-006-6	30295	75	1	7/3/07	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-007-7	30295	76	1	1/30/08	15,246	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-530-008-8	30295	77	1	1/22/08	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-009-9	30295	78	1	1/30/08	15,246	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
136-530-010-9	30295	79	1	1/30/08	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70

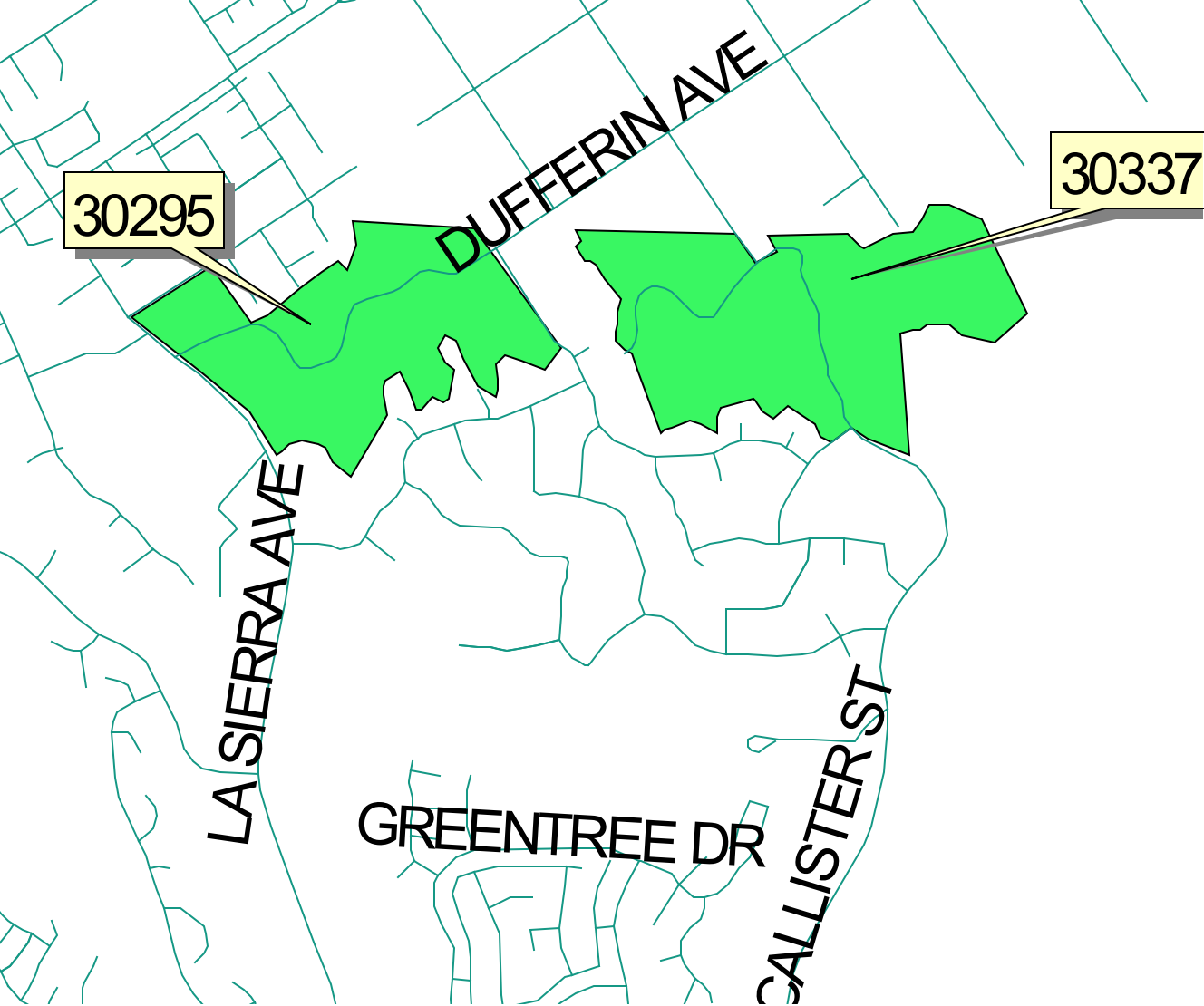
**Community Facilities District No. 13, Improvement Area No. 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

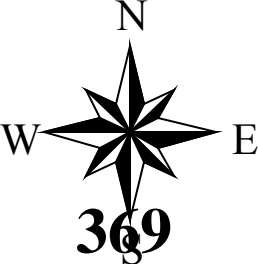
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
136-530-011-0	30295	80	1	7/3/07	23,958	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-012-1	30295	81	1	7/3/07	25,700	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-013-2	30295	82	1	7/3/07	23,522	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-014-3	30295	83	1	7/3/07	22,651	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-015-4	30295	84	1	7/3/07	15,682	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-016-5	30295	85	1	7/3/07	34,412	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-017-6	30295	86	1	4/26/07	16,988	3,794	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-018-7	30295	87	1	4/26/07	23,522	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-019-8	30295	88	1	4/18/06	20,909	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-020-8	30295	89	1	4/18/06	17,860	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-021-9	30295	90	1	4/18/06	33,106	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-022-0	30295	96	1	4/6/06	16,988	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-023-1	30295	97	1	4/6/06	34,412	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-024-2	30295	98	1	4/6/06	15,246	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-025-3	30295	99	1	4/6/06	20,038	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-026-4	30295	100	1	4/6/06	19,166	3,740	2	\$3,041.00	\$2,196.46	\$2,636.86
136-530-027-5	30295	101	1	4/6/06	17,860	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-028-6	30295	102	1	4/6/06	17,424	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-029-7	30295	103	1	4/6/06	14,810	4,132	1	\$3,138.00	\$2,266.54	\$2,720.98
136-530-030-7	30295	104	1	4/6/06	14,810	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-031-8	30295	105	1	4/6/06	21,780	3,575	3	\$2,952.00	\$2,132.18	\$2,559.70
136-530-032-9	30295	106	1	4/6/06	16,117	3,287	4	\$2,855.00	\$2,062.12	\$2,475.58
Totals:			208		3,764,891	813,311		\$632,635.00	\$456,942.94	\$548,561.32

C:\Documents and Settings\mmiyano\Desktop\RUSD FY15-16 Levy\CFD 13 IA1\cfd13ia1 tax roll.rpt
5/13/2015

CFD 13 Location Map



-  Elementary Schools
-  Streets.shp
-  Cfd 13.shp



RESOLUTION NO. 2014/15-61

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 14 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 14 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-61 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
206-230-014-8	31512	1	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-015-9	31512	2	1	3/24/05	3,920	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-016-0	31512	3	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-017-1	31512	4	1	3/24/05	3,920	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-018-2	31512	5	1	3/24/05	3,920	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-019-3	31512	6	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-020-3	31512	7	1	3/24/05	3,920	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-021-4	31512	8	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-022-5	31512	9	1	3/24/05	3,920	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-023-6	31512	10	1	3/24/05	3,485	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-024-7	31512	11	1	3/24/05	3,485	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-025-8	31512	12	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-026-9	31512	13	1	3/24/05	5,227	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-027-0	31512	14	1	3/24/05	3,049	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-028-1	31512	15	1	3/24/05	3,485	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-029-2	31512	16	1	3/24/05	3,485	1,876	3	\$1,769.00	\$1,232.62	\$1,414.70
206-230-030-2	31512	17	1	3/24/05	3,920	2,707	1	\$2,104.00	\$1,466.06	\$1,682.60
206-230-031-3	31512	18	1	3/24/05	2,614	1,586	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-032-4	31512	19	1	3/24/05	2,614	1,408	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-033-5	31512	20	1	3/24/05	3,049	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-034-6	31512	21	1	3/24/05	2,178	1,419	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-035-7	31512	22	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-036-8	31512	23	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-037-9	31512	24	1	3/24/05	2,614	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-038-0	31512	25	1	3/24/05	2,178	1,586	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-039-1	31512	26	1	3/24/05	2,178	1,761	1	\$1,632.00	\$1,137.16	\$1,305.14
206-230-040-1	31512	27	1	3/24/05	2,178	1,408	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-041-2	31512	28	1	3/24/05	3,049	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-042-3	31512	29	1	3/24/05	2,178	1,419	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-043-4	31512	30	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-044-5	31512	31	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-045-6	31512	32	1	3/24/05	3,049	1,761	1	\$1,632.00	\$1,137.16	\$1,305.14
206-230-046-7	31512	33	1	3/24/05	2,178	1,586	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-047-8	31512	34	1	3/24/05	2,178	1,761	1	\$1,632.00	\$1,137.16	\$1,305.14
206-230-048-9	31512	35	1	3/24/05	2,178	1,408	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-049-0	31512	36	1	3/24/05	3,049	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-050-0	31512	37	1	3/24/05	2,178	1,419	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-051-1	31512	38	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
206-230-052-2	31512	39	1	3/24/05	2,178	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-053-3	31512	40	1	3/24/05	3,049	1,761	1	\$1,632.00	\$1,137.16	\$1,305.14
206-230-054-4	31512	41	1	3/24/05	2,178	1,586	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-055-5	31512	42	1	3/24/05	2,178	1,761	1	\$1,632.00	\$1,137.16	\$1,305.14
206-230-056-6	31512	43	1	3/24/05	2,178	1,408	3	\$1,494.00	\$1,041.00	\$1,194.78
206-230-057-7	31512	44	1	3/24/05	2,614	1,641	2	\$1,546.00	\$1,077.24	\$1,236.36
206-230-058-8	31512	45	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-059-9	31512	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-060-9	31512	I	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-061-0	31512	K	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-062-1	31512	L	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-063-2	31512	M	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-064-3	31512	N	0		0	0	EX	\$0.00	\$0.00	\$0.00
206-230-065-4	31512	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-200-001-0	30922-1	1	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-002-1	30922-1	2	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-003-2	30922-1	3	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-004-3	30922-1	4	1	7/13/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-005-4	30922-1	5	1	7/13/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-006-5	30922-1	6	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-007-6	30922-1	7	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-008-7	30922-1	8	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-009-8	30922-1	9	1	1/3/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-010-8	30922-1	10	1	1/3/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-011-9	30922-1	11	1	1/3/06	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-012-0	30922-1	12	1	1/3/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-013-1	30922-1	13	1	7/13/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-014-2	30922-1	14	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-015-3	30922-1	15	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-016-4	30922-1	16	1	6/14/07	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-017-5	30922-1	17	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-200-018-6	30922-1	18	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-019-7	30922-1	19	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-020-7	30922-1	20	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-021-8	30922-1	21	1	7/13/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-022-9	30922-1	22	1	7/13/05	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-023-0	30922-1	23	1	7/13/05	3,485	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-024-1	30922-1	24	1	7/13/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-200-025-2	30922-1	25	1	7/13/05	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-026-3	30922-1	26	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-027-4	30922-1	27	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-028-5	30922-1	28	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-029-6	30922-1	29	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-030-6	30922-1	30	1	7/13/05	3,049	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-031-7	30922-1	31	1	7/13/05	3,049	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-032-8	30922-1	32	1	7/13/05	3,049	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-033-9	30922-1	33	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-034-0	30922-1	34	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-040-5	30922-2	1	1	7/13/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-041-6	30922-2	2	1	7/13/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-042-7	30922-2	3	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-043-8	30922-2	4	1	7/13/05	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-044-9	30922-2	5	1	7/13/05	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-045-0	30922-2	6	1	7/13/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-046-1	30922-2	7	1	4/4/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-047-2	30922-2	8	1	4/4/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-048-3	30922-2	9	1	4/4/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-049-4	30922-2	10	1	4/4/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-050-4	30922-2	11	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-051-5	30922-2	12	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-052-6	30922-2	13	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-053-7	30922-2	14	1	4/4/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-054-8	30922-2	15	1	4/4/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-055-9	30922-2	16	1	4/4/05	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-056-0	30922-2	17	1	4/4/05	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-057-1	30922-2	18	1	4/4/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-058-2	30922-2	19	1	4/4/05	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-059-3	30922-2	20	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-060-3	30922-2	21	1	4/4/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-061-4	30922-2	22	1	4/4/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-062-5	30922-2	23	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-063-6	30922-2	24	1	4/4/05	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-064-7	30922-2	25	1	4/4/05	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-065-8	30922-2	26	1	4/4/05	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-200-066-9	30922-2	27	1	4/4/05	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-200-067-0	30922-2	28	1	4/4/05	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-210-001-1	30922-3	1	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-002-2	30922-3	2	1	8/16/05	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-003-3	30922-3	3	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-004-4	30922-3	18	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-005-5	30922-3	19	1	8/16/05	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-006-6	30922-3	20	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-007-7	30922-3	21	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-008-8	30922-3	POR LO	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-009-9	30922-3	23	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-010-9	30922-3	24	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-011-0	30922-3	25	1	8/16/05	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-012-1	30922-3	26	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-013-2	30922-3	27	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-014-3	30922-3	28	1	8/16/05	4,356	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-015-4	30922-3	29	1	8/16/05	3,920	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-016-5	30922-3	30	1	8/16/05	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-017-6	30922-3	31	1	8/16/05	3,920	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-018-7	30922-3	32	1	6/8/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-019-8	30922-3	33	1	6/8/06	3,920	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-020-8	30922-3	34	1	8/16/05	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-021-9	30922-3	35	1	8/16/05	3,920	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-022-0	30922-3	36	1	8/16/05	3,920	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-023-1	30922-3	I	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-024-2	30922-3	POR LO	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-025-3	30922-3	E	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-026-4	30922-3	4	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-027-5	30922-3	5	1	8/16/05	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-210-028-6	30922-3	6	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-029-7	30922-3	7	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-030-7	30922-3	8	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-031-8	30922-3	9	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-032-9	30922-3	10	1	8/16/05	3,920	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-033-0	30922-3	11	1	8/16/05	3,920	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-034-1	30922-3	12	1	8/16/05	3,920	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-035-2	30922-3	13	1	8/16/05	3,920	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-036-3	30922-3	14	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-037-4	30922-3	15	1	8/16/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-210-038-5	30922-3	16	1	8/16/05	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-210-039-6	30922-3	17	1	8/16/05	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-210-040-6	30922-3	POR LO	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-041-7	30922-3	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-042-8	30922-3	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-210-043-9	30922-3	A	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-220-001-2	30922	46	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-002-3	30922	47	1	4/20/06	3,920	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-003-4	30922	48	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-004-5	30922	49	1	4/20/06	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-005-6	30922	50	1	4/20/06	3,920	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-006-7	30922	51	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-007-8	30922	52	1	4/20/06	3,920	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-008-9	30922	53	1	4/20/06	3,920	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-009-0	30922	54	1	4/20/06	6,534	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-010-0	30922	55	1	8/31/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-011-1	30922	56	1	8/31/06	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-012-2	30922	57	1	8/31/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-013-3	30922	58	1	8/31/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-014-4	30922	59	1	8/31/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-015-5	30922	60	1	8/30/06	3,920	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-016-6	30922	61	1	9/1/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-017-7	30922	62	1	8/31/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-018-8	30922	63	1	8/31/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-019-9	30922	70	1	8/21/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-020-9	30922	71	1	8/21/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-021-0	30922	72	1	4/20/06	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-022-1	30922	73	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-023-2	30922	74	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-024-3	30922	75	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-025-4	30922	76	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-026-5	30922	77	1	4/20/06	4,356	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-027-6	30922	78	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-028-7	30922	79	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-029-8	30922	80	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-030-8	30922	81	1	8/21/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-031-9	30922	82	1	8/21/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-032-0	30922	41	1	11/29/05	3,049	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-033-1	30922	42	1	11/29/05	3,049	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-220-034-2	30922	43	1	11/29/05	3,049	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-035-3	30922	44	1	11/29/05	3,049	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-036-4	30922	45	1	11/29/05	3,049	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-037-5	30922	91	1	10/16/06	3,920	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-038-6	30922	92	1	10/17/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-039-7	30922	93	1	10/23/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-040-7	30922	94	1	10/16/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-041-8	30922	95	1	10/17/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-042-9	30922	96	1	10/16/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-043-0	30922	97	1	9/27/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-044-1	30922	98	1	9/27/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-045-2	30922	99	1	9/27/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-046-3	30922	100	1	9/27/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-220-047-4	30922	101	1	9/27/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-220-048-5	30922	102	1	9/27/06	3,485	1,656	3	\$1,769.00	\$1,232.62	\$1,414.70
207-220-049-6	30922	103	1	9/27/06	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-050-6	30922	104	1	9/27/06	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-051-7	30922	105	1	9/27/06	3,485	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-052-8	30922	106	1	9/27/06	3,049	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-053-9	30922	107	1	9/27/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-054-0	30922	108	1	9/27/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-055-1	30922	109	1	9/27/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-056-2	30922	110	1	9/27/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-057-3	30922	111	1	9/27/06	3,049	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-058-4	30922	112	1	9/27/06	3,049	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-059-5	30922	113	1	9/27/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-060-5	30922	114	1	9/27/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-061-6	30922	115	1	10/16/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-062-7	30922	116	1	10/16/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-063-8	30922	117	1	10/16/06	3,049	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-064-9	30922	118	1	10/18/06	3,049	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-065-0	30922	119	1	10/18/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-066-1	30922	120	1	10/18/06	2,178	2,000	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-067-2	30922	121	1	10/20/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-068-3	30922	122	1	10/20/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-069-4	30922	123	1	10/20/06	3,049	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-070-4	30922	124	1	10/20/06	3,049	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-071-5	30922	125	1	10/20/06	3,049	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-220-072-6	30922	126	1	10/20/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-073-7	30922	127	1	11/6/06	2,178	1,393	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-074-8	30922	128	1	11/6/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-075-9	30922	129	1	11/6/06	2,614	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-076-0	30922	130	1	11/6/06	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-077-1	30922	131	1	11/6/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-078-2	30922	132	1	11/6/06	2,178	1,404	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-079-3	30922	133	1	11/6/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-220-080-3	30922	134	1	11/6/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-081-4	30922	135	1	11/6/06	2,614	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-220-082-5	30922	Z	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-220-083-6	30922	AA	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-220-084-7	30922	BB	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-220-085-8	30922	CC	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-001-3	30922	1	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-002-4	30922	2	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-003-5	30922	3	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-004-6	30922	4	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-005-7	30922	5	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-006-8	30922	6	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-007-9	30922	7	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-008-0	30922	8	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-009-1	30922	9	1	11/2/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-010-1	30922	10	1	11/2/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-011-2	30922	11	1	11/2/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-012-3	30922	12	1	11/2/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-013-4	30922	13	1	11/9/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-014-5	30922	14	1	11/9/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-015-6	30922	15	1	11/9/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-016-7	30922	16	1	11/9/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-017-8	30922	17	1	11/15/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-018-9	30922	18	1	11/15/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-019-0	30922	28	1	11/2/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-020-0	30922	29	1	11/7/06	3,485	2,506	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-021-1	30922	30	1	11/2/06	3,485	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-022-2	30922	31	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-023-3	30922	32	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-024-4	30922	33	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60

**Community Facilities District No. 14
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

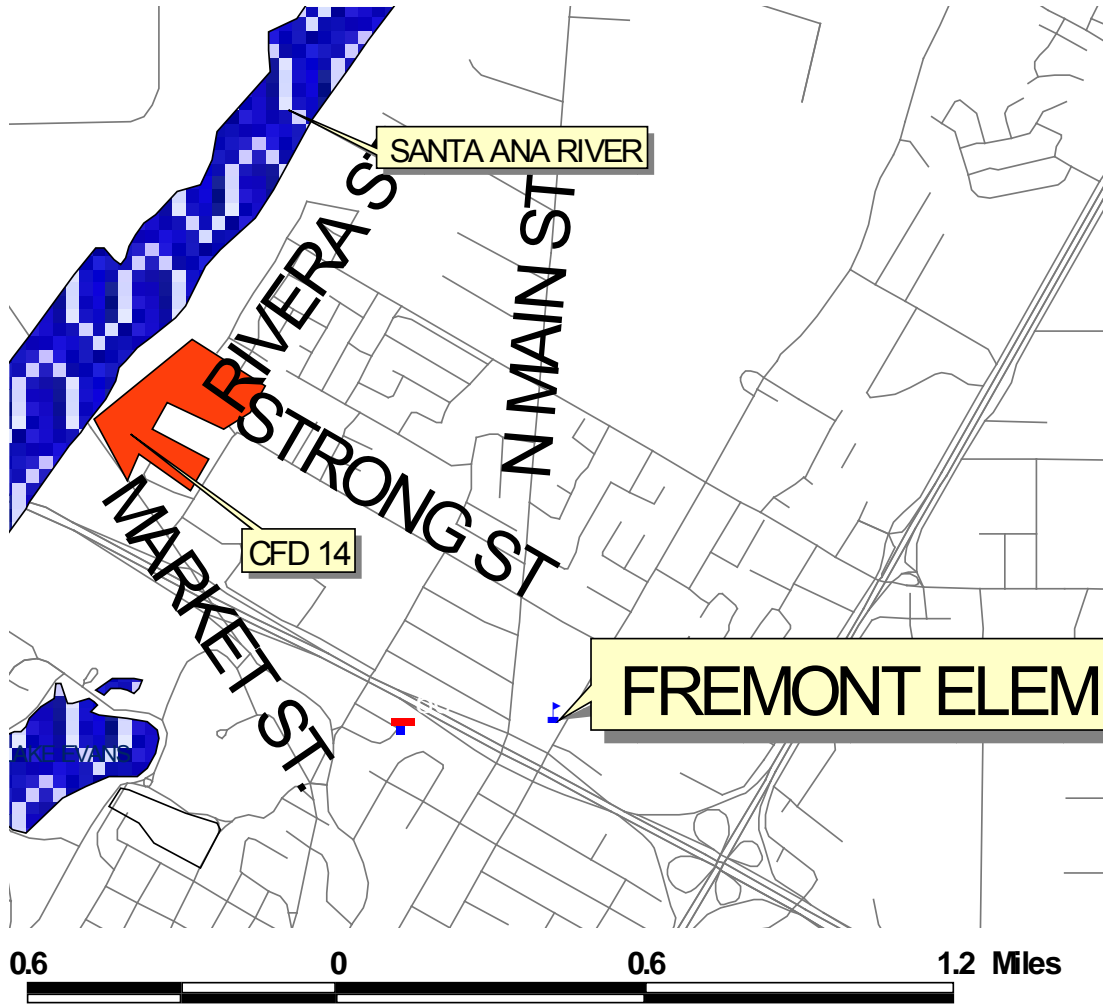
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-230-025-5	30922	34	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-026-6	30922	35	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-027-7	30922	36	1	4/20/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-028-8	30922	37	1	4/20/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-029-9	30922	38	1	4/20/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-030-9	30922	19	1	11/15/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-031-0	30922	20	1	11/15/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-032-1	30922	21	1	11/15/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-033-2	30922	22	1	11/15/06	3,920	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-034-3	30922	23	1	11/9/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-035-4	30922	24	1	11/9/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-036-5	30922	25	1	11/9/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-037-6	30922	26	1	11/9/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-038-7	30922	27	1	11/2/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-039-8	30922	39	1	11/29/05	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-040-8	30922	40	1	11/29/05	3,049	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-041-9	30922	83	1	8/21/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-042-0	30922	84	1	8/21/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-043-1	30922	67	1	8/25/06	3,485	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-044-2	30922	68	1	8/30/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-045-3	30922	69	1	8/24/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-046-4	30922	64	1	8/31/06	3,485	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-047-5	30922	65	1	9/1/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-048-6	30922	66	1	9/1/06	3,049	2,507	2	\$2,070.00	\$1,442.36	\$1,655.42
207-230-049-7	30922	85	1	10/16/06	4,356	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-050-7	30922	86	1	10/16/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-051-8	30922	87	1	10/16/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-052-9	30922	88	1	10/16/06	3,485	2,719	1	\$2,104.00	\$1,466.06	\$1,682.60
207-230-053-0	30922	89	1	10/16/06	3,485	2,029	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-054-1	30922	90	1	10/16/06	4,356	1,470	3	\$1,769.00	\$1,232.62	\$1,414.70
207-230-055-2	30922	138	1	11/6/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-056-3	30922	137	1	11/6/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-057-4	30922	136	1	11/6/06	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-058-5	30922	139	1	11/20/06	3,049	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-059-6	30922	140	1	12/15/06	4,356	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-060-6	30922	141	1	11/20/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-061-7	30922	142	1	12/15/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-062-8	30922	143	1	11/20/06	2,178	1,815	1	\$1,632.00	\$1,137.16	\$1,305.14

**Community Facilities District No. 14
Riverside Unified School District**

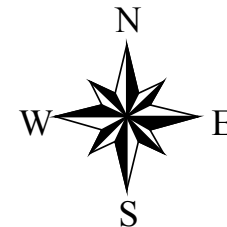
Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-230-063-9	30922	144	1	12/8/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-064-0	30922	145	1	12/8/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-065-1	30922	146	1	11/20/06	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-066-2	30922	147	1	12/8/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-067-3	30922	148	1	11/20/06	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-068-4	30922	149	1	12/8/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-069-5	30922	150	1	12/8/06	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-070-5	30922	151	1	12/8/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-071-6	30922	152	1	12/5/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-072-7	30922	153	1	11/20/06	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-073-8	30922	154	1	11/20/06	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-074-9	30922	155	1	12/5/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-075-0	30922	156	1	12/5/06	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-076-1	30922	157	1	12/5/06	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-077-2	30922	158	1	11/20/06	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-078-3	30922	159	1	11/5/06	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-079-4	30922	160	1	2/28/07	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-080-4	30922	161	1	2/28/07	2,178	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-081-5	30922	162	1	2/28/07	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-082-6	30922	163	1	2/28/07	2,614	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-083-7	30922	164	1	2/28/07	2,614	1,656	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-084-8	30922	165	1	2/28/07	2,178	1,391	3	\$1,494.00	\$1,041.00	\$1,194.78
207-230-085-9	30922	166	1	2/28/07	2,178	1,902	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-086-0	30922	167	1	2/28/07	2,178	1,673	1	\$1,632.00	\$1,137.16	\$1,305.14
207-230-087-1	30922	T	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-088-2	30922	U	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-089-3	30922	V	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-090-3	30922	W	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-091-4	30922	X	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-092-5	30922	Y	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-093-6	30922	A	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-094-7	30922	S	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-230-095-8	30922	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			307		917,809	602,058		\$541,269.00	\$377,151.26	\$432,862.36

CFD 14 VICINITY MAP



-  Cfd 14.shp
-  Waterpoly.shp
-  RUSD Schools
-  Streets



RESOLUTION NO. 2014/15-62

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 16 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 16 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-62 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-502-030-5	30717-1	46	1	7/15/04	13,068	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-031-6	30717-1	47	1	10/31/03	13,068	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-032-7	30717-1	48	1	10/31/03	13,068	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-033-8	30717-1	49	1	10/31/03	13,068	3,384	3	\$1,498.00	\$956.74	\$956.74
294-502-034-9	30717-1	50	1	7/15/04	13,068	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-035-0	30717-1	51	1	7/15/04	27,878	3,384	3	\$1,498.00	\$956.74	\$956.74
294-502-036-1	30717-1	52	1	7/15/04	11,326	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-037-2	30717-1	53	1	7/15/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-038-3	30717-1	54	1	7/15/04	10,454	3,384	3	\$1,498.00	\$956.74	\$956.74
294-502-039-4	30717-1	55	1	7/15/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-040-4	30717-1	56	1	7/15/04	10,019	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-041-5	30717-1	57	1	7/15/04	16,553	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-042-6	30717-1	58	1	7/15/04	16,553	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-043-7	30717-1	59	1	7/15/04	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74
294-502-044-8	30717-1	60	1	7/15/04	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-502-045-9	30717-1	61	1	7/15/04	12,632	3,384	3	\$1,498.00	\$956.74	\$956.74
294-503-001-2	30717-1	62	1	7/15/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-503-002-3	30717-1	63	1	7/15/04	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-503-003-4	30717-1	64	1	7/15/04	10,890	3,404	3	\$1,498.00	\$956.74	\$956.74
294-503-004-5	30717-1	65	1	7/15/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-503-005-6	30717-1	66	1	7/15/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-503-006-7	30717-1	67	1	7/15/04	10,890	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-503-007-8	30717-1	68	1	7/15/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-503-008-9	30717-1	69	1	7/15/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-550-001-8	30718	1	1	10/26/04	22,651	3,100	3	\$1,498.00	\$956.74	\$956.74
294-550-002-9	30718	2	1	10/21/03	16,553	2,848	2	\$1,361.00	\$869.24	\$869.24
294-550-003-0	30718	3	1	10/21/03	11,326	2,718	2	\$1,361.00	\$869.24	\$869.24
294-550-004-1	30718	4	1	10/21/03	11,326	2,945	2	\$1,361.00	\$869.24	\$869.24
294-550-005-2	30718	5	1	10/21/03	11,326	3,100	3	\$1,498.00	\$956.74	\$956.74
294-550-006-3	30718	6	1	10/26/04	10,890	2,945	2	\$1,361.00	\$869.24	\$869.24
294-550-007-4	30718	7	1	12/26/03	10,890	3,100	3	\$1,498.00	\$956.74	\$956.74
294-550-008-5	30718	8	1	12/26/03	10,454	2,718	2	\$1,361.00	\$869.24	\$869.24
294-550-009-6	30718	9	1	12/26/03	10,890	2,848	2	\$1,361.00	\$869.24	\$869.24
294-550-010-6	30718	10	1	12/26/03	10,890	3,100	3	\$1,498.00	\$956.74	\$956.74
294-550-011-7	30718	11	1	12/26/03	10,454	2,945	2	\$1,361.00	\$869.24	\$869.24
294-550-012-8	30718	12	1	12/26/03	10,454	2,718	2	\$1,361.00	\$869.24	\$869.24
294-550-013-9	30718	13	1	12/8/03	10,890	2,848	2	\$1,361.00	\$869.24	\$869.24
294-550-014-0	30718	14	1	12/8/03	10,454	3,100	3	\$1,498.00	\$956.74	\$956.74

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-550-015-1	30718	15	1	12/8/03	10,454	2,718	2	\$1,361.00	\$869.24	\$869.24
294-550-016-2	30718	16	1	12/8/03	10,454	2,945	2	\$1,361.00	\$869.24	\$869.24
294-550-017-3	30718	77	1	10/26/04	17,424	2,718	2	\$1,361.00	\$869.24	\$869.24
294-550-018-4	30718	78	1	10/26/04	13,504	2,945	2	\$1,361.00	\$869.24	\$869.24
294-551-001-1	30718	55	1	12/8/03	11,326	2,945	2	\$1,361.00	\$869.24	\$869.24
294-551-002-2	30718	56	1	12/8/03	9,148	2,718	2	\$1,361.00	\$869.24	\$869.24
294-551-003-3	30718	57	1	12/8/03	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-551-004-4	30718	58	1	12/8/03	7,841	2,945	2	\$1,361.00	\$869.24	\$869.24
294-551-005-5	30718	59	1	12/8/03	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-552-001-4	30718	60	1	12/8/03	8,712	2,848	2	\$1,361.00	\$869.24	\$869.24
294-552-002-5	30718	61	1	12/8/03	7,405	2,718	2	\$1,361.00	\$869.24	\$869.24
294-552-003-6	30718	62	1	12/8/03	8,712	2,945	2	\$1,361.00	\$869.24	\$869.24
294-552-004-7	30718	63	1	12/8/03	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-552-005-8	30718	64	1	12/8/03	11,326	2,718	2	\$1,361.00	\$869.24	\$869.24
294-552-006-9	30718	65	1	12/26/03	10,890	2,945	2	\$1,361.00	\$869.24	\$869.24
294-552-007-0	30718	66	1	12/26/03	10,019	2,718	2	\$1,361.00	\$869.24	\$869.24
294-552-008-1	30718	67	1	12/26/03	9,583	3,100	3	\$1,498.00	\$956.74	\$956.74
294-552-009-2	30718	68	1	12/26/03	20,038	2,945	2	\$1,361.00	\$869.24	\$869.24
294-552-010-2	30718	69	1	12/26/03	12,197	2,848	2	\$1,361.00	\$869.24	\$869.24
294-552-011-3	30718	70	1	12/26/03	14,375	2,718	2	\$1,361.00	\$869.24	\$869.24
294-552-012-4	30718	71	1	12/26/03	13,504	3,100	3	\$1,498.00	\$956.74	\$956.74
294-552-013-5	30718	72	1	12/26/03	8,276	2,945	2	\$1,361.00	\$869.24	\$869.24
294-552-014-6	30718	73	1	12/29/03	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-552-015-7	30718	74	1	10/26/04	14,375	3,100	3	\$1,498.00	\$956.74	\$956.74
294-552-016-8	30718	75	1	10/26/04	10,890	2,945	2	\$1,361.00	\$869.24	\$869.24
294-552-017-9	30718	76	1	10/26/04	13,068	2,848	2	\$1,361.00	\$869.24	\$869.24
294-560-001-9	30718	17	1	12/8/03	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-560-002-0	30718	18	1	12/8/03	10,019	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-003-1	30718	19	1	12/8/03	10,454	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-004-2	30718	20	1	12/8/03	9,583	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-005-3	30718	21	1	12/8/03	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-560-006-4	30718	22	1	12/8/03	10,890	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-007-5	30718	23	1	12/8/03	10,019	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-008-6	30718	24	1	11/13/03	10,454	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-009-7	30718	25	1	11/13/03	11,326	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-010-7	30718	26	1	11/13/03	10,019	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-011-8	30718	27	1	11/13/03	10,454	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-012-9	30718	28	1	11/13/03	9,583	2,718	2	\$1,361.00	\$869.24	\$869.24

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-560-013-0	30718	29	1	11/13/03	13,939	2,848	2	\$1,361.00	\$869.24	\$869.24
294-560-014-1	30718	30	1	11/13/03	24,394	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-015-2	30718	31	1	11/13/03	13,068	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-016-3	30718	32	1	11/13/03	9,148	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-017-4	30718	33	1	11/13/03	21,780	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-018-5	30718	34	1	11/13/03	15,246	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-019-6	30718	35	1	11/13/03	19,602	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-020-6	30718	36	1	11/13/03	10,454	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-021-7	30718	37	1	11/13/03	10,890	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-022-8	30718	38	1	11/13/03	10,890	3,100	3	\$1,498.00	\$956.74	\$956.74
294-560-023-9	30718	39	1	11/13/03	9,148	2,945	2	\$1,361.00	\$869.24	\$869.24
294-560-024-0	30718	40	1	11/13/03	8,712	2,718	2	\$1,361.00	\$869.24	\$869.24
294-560-025-1	30718	41	1	11/13/03	9,583	2,848	2	\$1,361.00	\$869.24	\$869.24
294-561-001-2	30718	42	1	11/13/03	10,890	3,100	3	\$1,498.00	\$956.74	\$956.74
294-561-002-3	30718	43	1	11/13/03	8,712	2,718	2	\$1,361.00	\$869.24	\$869.24
294-561-003-4	30718	44	1	11/13/03	9,148	2,848	2	\$1,361.00	\$869.24	\$869.24
294-561-004-5	30718	45	1	11/13/03	12,632	2,945	2	\$1,361.00	\$869.24	\$869.24
294-561-005-6	30718	46	1	12/8/03	9,583	2,945	2	\$1,361.00	\$869.24	\$869.24
294-561-006-7	30718	47	1	12/8/03	8,276	3,100	3	\$1,498.00	\$956.74	\$956.74
294-561-007-8	30718	48	1	12/8/03	10,019	2,848	2	\$1,361.00	\$869.24	\$869.24
294-561-008-9	30718	49	1	12/8/03	20,473	2,945	2	\$1,361.00	\$869.24	\$869.24
294-561-009-0	30718	50	1	12/8/03	13,504	2,718	2	\$1,361.00	\$869.24	\$869.24
294-561-010-0	30718	51	1	12/8/03	18,295	3,100	3	\$1,498.00	\$956.74	\$956.74
294-561-011-1	30718	52	1	12/8/03	10,019	2,945	2	\$1,361.00	\$869.24	\$869.24
294-561-012-2	30718	53	1	12/8/03	7,841	2,718	2	\$1,361.00	\$869.24	\$869.24
294-561-013-3	30718	54	1	12/8/03	10,890	2,848	2	\$1,361.00	\$869.24	\$869.24
294-570-001-0	30717-1	9	1	3/12/04	17,424	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-002-1	30717-1	10	1	3/12/04	18,295	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-003-2	30717-1	11	1	3/12/04	10,454	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-004-3	30717-1	12	1	3/12/04	10,019	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-005-4	30717-1	13	1	3/12/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-006-5	30717-1	14	1	2/11/04	11,326	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-007-6	30717-1	15	1	2/11/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-008-7	30717-1	16	1	2/11/04	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-009-8	30717-1	17	1	2/11/04	18,731	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-010-8	30717-1	18	1	2/11/04	15,682	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-011-9	30717-1	19	1	2/11/04	22,216	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-012-0	30717-1	20	1	2/11/04	13,068	3,404	3	\$1,498.00	\$956.74	\$956.74

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-570-013-1	30717-1	21	1	2/11/04	12,197	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-014-2	30717-1	22	1	2/11/04	12,632	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-015-3	30717-1	23	1	2/11/04	13,939	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-016-4	30717-1	24	1	2/11/04	14,810	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-017-5	30717-1	25	1	2/11/04	15,682	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-018-6	30717-1	A	0		0	0	EX	\$0.00	\$0.00	\$0.00
294-570-019-7	30717-1	26	1	2/11/04	13,068	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-020-7	30717-1	27	1	2/11/04	13,068	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-021-8	30717-1	28	1	2/11/04	13,504	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-570-022-9	30717-1	29	1	2/11/04	16,553	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-023-0	30717-1	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
294-570-024-1	30717-1	30	1	12/26/03	19,166	3,384	3	\$1,498.00	\$956.74	\$956.74
294-570-025-2	30717-1	31	1	12/26/03	12,632	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-026-3	30717-1	32	1	12/26/03	12,632	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-027-4	30717-1	33	1	12/26/03	12,632	3,404	3	\$1,498.00	\$956.74	\$956.74
294-570-028-5	30717-1	34	1	12/26/03	11,761	3,387	3	\$1,498.00	\$956.74	\$956.74
294-571-001-3	30717-1	81	1	12/26/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-571-002-4	30717-1	82	1	12/26/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-571-003-5	30717-1	83	1	12/26/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-571-004-6	30717-1	84	1	12/26/03	10,890	3,384	3	\$1,498.00	\$956.74	\$956.74
294-571-005-7	30717-1	85	1	12/26/03	12,632	3,384	3	\$1,498.00	\$956.74	\$956.74
294-571-006-8	30717-1	86	1	12/26/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-571-007-9	30717-1	87	1	12/26/03	8,712	3,404	3	\$1,498.00	\$956.74	\$956.74
294-571-008-0	30717-1	88	1	12/26/03	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-572-001-6	30717-1	109	1	12/26/03	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74
294-572-002-7	30717-1	110	1	12/26/03	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-572-003-8	30717-1	111	1	12/26/03	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-572-004-9	30717-1	112	1	12/26/03	12,197	3,384	3	\$1,498.00	\$956.74	\$956.74
294-572-005-0	30717-1	113	1	2/11/04	13,068	3,384	3	\$1,498.00	\$956.74	\$956.74
294-572-006-1	30717-1	114	1	3/12/04	8,712	3,404	3	\$1,498.00	\$956.74	\$956.74
294-572-007-2	30717-1	115	1	3/12/04	8,712	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-572-008-3	30717-1	116	1	3/12/04	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-580-001-1	30717-1	1	1	5/18/04	10,019	3,384	3	\$1,498.00	\$956.74	\$956.74
294-580-002-2	30717-1	2	1	5/18/04	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-580-003-3	30717-1	3	1	5/18/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-580-004-4	30717-1	4	1	5/18/04	13,068	3,384	3	\$1,498.00	\$956.74	\$956.74
294-580-005-5	30717-1	5	1	3/12/04	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74
294-580-006-6	30717-1	6	1	3/12/04	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-580-007-7	30717-1	7	1	3/12/04	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-580-008-8	30717-1	8	1	3/12/04	20,038	3,404	3	\$1,498.00	\$956.74	\$956.74
294-581-001-4	30717-1	35	1	12/26/03	12,197	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-581-002-5	30717-1	36	1	11/21/03	12,197	3,404	3	\$1,498.00	\$956.74	\$956.74
294-581-003-6	30717-1	37	1	11/21/03	11,761	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-581-004-7	30717-1	38	1	11/21/03	12,197	3,404	3	\$1,498.00	\$956.74	\$956.74
294-581-005-8	30717-1	39	1	11/21/03	12,197	3,384	3	\$1,498.00	\$956.74	\$956.74
294-581-006-9	30717-1	40	1	11/21/03	11,326	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-581-007-0	30717-1	41	1	11/21/03	11,761	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-581-008-1	30717-1	42	1	11/21/03	11,761	3,404	3	\$1,498.00	\$956.74	\$956.74
294-581-009-2	30717-1	43	1	11/21/03	11,761	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-581-010-2	30717-1	44	1	11/21/03	12,197	3,404	3	\$1,498.00	\$956.74	\$956.74
294-581-011-3	30717-1	45	1	7/15/04	12,632	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-001-7	30717-1	70	1	11/21/03	10,454	3,382	3	\$1,498.00	\$956.74	\$956.74
294-582-002-8	30717-1	71	1	11/21/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-003-9	30717-1	72	1	11/21/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-004-0	30717-1	73	1	11/21/03	10,019	3,384	3	\$1,498.00	\$956.74	\$956.74
294-582-005-1	30717-1	74	1	11/21/03	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-006-2	30717-1	75	1	11/21/03	9,148	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-007-3	30717-1	76	1	11/21/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-008-4	30717-1	77	1	11/21/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-009-5	30717-1	78	1	11/21/03	9,583	3,384	3	\$1,498.00	\$956.74	\$956.74
294-582-010-5	30717-1	79	1	11/21/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-011-6	30717-1	80	1	12/26/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-012-7	30717-1	89	1	12/26/03	8,276	3,384	3	\$1,498.00	\$956.74	\$956.74
294-582-013-8	30717-1	90	1	12/11/03	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-014-9	30717-1	91	1	12/11/03	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-015-0	30717-1	92	1	12/11/03	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-016-1	30717-1	93	1	12/11/03	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-017-2	30717-1	94	1	12/11/03	7,841	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-582-018-3	30717-1	95	1	12/11/03	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-019-4	30717-1	96	1	12/11/03	8,276	3,384	3	\$1,498.00	\$956.74	\$956.74
294-582-020-4	30717-1	97	1	12/11/03	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-582-021-5	30717-1	98	1	12/11/03	13,504	3,384	3	\$1,498.00	\$956.74	\$956.74
294-583-001-0	30717-1	99	1	12/11/03	14,375	3,384	3	\$1,498.00	\$956.74	\$956.74
294-583-002-1	30717-1	100	1	12/11/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-003-2	30717-1	101	1	12/11/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-004-3	30717-1	102	1	12/11/03	10,019	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-583-005-4	30717-1	103	1	12/11/03	9,583	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-006-5	30717-1	104	1	12/11/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-007-6	30717-1	105	1	12/11/03	10,019	3,384	3	\$1,498.00	\$956.74	\$956.74
294-583-008-7	30717-1	106	1	12/11/03	9,583	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-009-8	30717-1	107	1	12/11/03	10,019	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-010-8	30717-1	108	1	12/26/03	10,019	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-011-9	30717-1	117	1	3/12/04	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-012-0	30717-1	118	1	3/12/04	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-013-1	30717-1	119	1	3/12/04	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-014-2	30717-1	120	1	3/12/04	6,098	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-015-3	30717-1	121	1	5/18/04	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-016-4	30717-1	122	1	5/18/04	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-017-5	30717-1	123	1	5/18/04	8,712	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-018-6	30717-1	124	1	5/18/04	8,276	3,404	3	\$1,498.00	\$956.74	\$956.74
294-583-019-7	30717-1	125	1	5/18/04	8,276	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-583-020-7	30717-1	126	1	5/18/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-584-001-3	30717-1	127	1	5/18/04	17,424	3,384	3	\$1,498.00	\$956.74	\$956.74
294-584-002-4	30717-1	128	1	5/18/04	14,375	3,404	3	\$1,498.00	\$956.74	\$956.74
294-584-003-5	30717-1	129	1	5/18/04	14,375	3,384	3	\$1,498.00	\$956.74	\$956.74
294-584-004-6	30717-1	130	1	5/18/04	14,375	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-584-005-7	30717-1	131	1	5/18/04	16,988	3,384	3	\$1,498.00	\$956.74	\$956.74
294-584-006-8	30717-1	132	1	5/18/04	11,761	3,384	3	\$1,498.00	\$956.74	\$956.74
294-584-007-9	30717-1	133	1	5/18/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-584-008-0	30717-1	134	1	5/18/04	10,454	3,752	4	\$1,664.00	\$1,062.76	\$1,062.76
294-584-009-1	30717-1	135	1	5/18/04	10,454	3,404	3	\$1,498.00	\$956.74	\$956.74
294-584-010-1	30717-1	136	1	5/18/04	12,197	3,384	3	\$1,498.00	\$956.74	\$956.74
294-590-001-2	30717	1	1	12/24/03	11,761	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-002-3	30717	2	1	12/24/03	9,148	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-003-4	30717	3	1	12/24/03	8,712	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-004-5	30717	4	1	12/24/03	9,583	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-005-6	30717	5	1	12/24/03	9,583	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-006-7	30717	6	1	12/24/03	9,148	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-007-8	30717	7	1	2/6/04	9,148	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-008-9	30717	8	1	2/6/04	9,148	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-009-0	30717	9	1	2/6/04	11,326	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-010-0	30717	10	1	2/6/04	12,632	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-011-1	30717	11	1	2/6/04	22,651	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-012-2	30717	12	1	2/6/04	17,424	2,684	1	\$1,248.00	\$797.08	\$797.08

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-590-013-3	30717	13	1	2/6/04	14,810	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-014-4	30717	14	1	2/6/04	12,632	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-015-5	30717	15	1	2/11/04	12,632	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-016-6	30717	16	1	2/11/04	12,197	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-017-7	30717	17	1	2/11/04	11,761	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-018-8	30717	18	1	2/11/04	15,682	2,414	1	\$1,248.00	\$797.08	\$797.08
294-590-019-9	30717	19	1	3/11/04	8,712	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-020-9	30717	20	1	3/11/04	8,712	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-021-0	30717	21	1	3/11/04	11,326	2,684	1	\$1,248.00	\$797.08	\$797.08
294-590-022-1	30717	22	1	3/11/04	13,068	2,598	1	\$1,248.00	\$797.08	\$797.08
294-590-023-2	30717	23	1	3/11/04	11,326	2,684	1	\$1,248.00	\$797.08	\$797.08
294-591-001-5	30717	48	1	7/14/04	7,841	2,598	1	\$1,248.00	\$797.08	\$797.08
294-591-002-6	30717	49	1	12/19/03	7,841	2,414	1	\$1,248.00	\$797.08	\$797.08
294-591-003-7	30717	50	1	12/19/03	7,841	2,598	1	\$1,248.00	\$797.08	\$797.08
294-591-004-8	30717	51	1	12/19/03	11,761	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-001-8	30717	52	1	3/11/04	14,810	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-002-9	30717	53	1	3/11/04	17,860	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-003-0	30717	54	1	3/11/04	17,860	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-004-1	30717	55	1	3/11/04	28,750	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-005-2	30717	56	1	3/11/04	13,068	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-006-3	30717	57	1	2/11/04	12,632	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-007-4	30717	58	1	2/11/04	7,841	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-008-5	30717	59	1	2/11/04	8,276	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-009-6	30717	60	1	2/11/04	8,712	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-010-6	30717	61	1	2/11/04	15,246	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-011-7	30717	62	1	2/11/04	15,246	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-012-8	30717	63	1	2/11/04	29,621	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-013-9	30717	64	1	2/11/04	13,068	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-014-0	30717	65	1	2/11/04	12,197	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-015-1	30717	66	1	2/11/04	11,761	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-016-2	30717	67	1	2/11/04	10,890	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-017-3	30717	68	1	2/11/04	14,810	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-018-4	30717	69	1	2/6/04	11,761	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-019-5	30717	70	1	2/6/04	7,841	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-020-5	30717	71	1	2/6/04	7,405	2,414	1	\$1,248.00	\$797.08	\$797.08
294-592-021-6	30717	72	1	12/26/03	7,405	2,598	1	\$1,248.00	\$797.08	\$797.08
294-592-022-7	30717	73	1	12/26/03	8,276	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-023-8	30717	74	1	12/26/03	7,841	2,414	1	\$1,248.00	\$797.08	\$797.08

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-592-024-9	30717	75	1	12/26/03	7,405	2,684	1	\$1,248.00	\$797.08	\$797.08
294-592-025-0	30717	76	1	12/26/03	13,068	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-001-2	30717	24	1	5/18/04	11,326	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-002-3	30717	25	1	5/18/04	9,583	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-003-4	30717	26	1	5/18/04	11,326	2,684	1	\$1,248.00	\$797.08	\$797.08
294-600-004-5	30717	27	1	5/18/04	11,761	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-005-6	30717	28	1	5/18/04	10,454	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-006-7	30717	29	1	5/18/04	16,988	2,684	1	\$1,248.00	\$797.08	\$797.08
294-600-007-8	30717	30	1	5/18/04	8,712	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-008-9	30717	31	1	5/18/04	13,068	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-009-0	30717	32	1	7/14/04	12,197	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-010-0	30717	33	1	7/14/04	8,712	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-011-1	30717	34	1	7/14/04	14,810	2,684	1	\$1,248.00	\$797.08	\$797.08
294-600-012-2	30717	35	1	7/14/04	11,326	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-013-3	30717	36	1	7/14/04	16,117	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-014-4	30717	37	1	7/14/04	12,197	2,684	1	\$1,248.00	\$797.08	\$797.08
294-600-015-5	30717	38	1	7/14/04	9,148	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-016-6	30717	39	1	7/14/04	9,148	2,598	1	\$1,248.00	\$797.08	\$797.08
294-600-017-7	30717	40	1	7/14/04	10,019	2,684	1	\$1,248.00	\$797.08	\$797.08
294-600-018-8	30717	41	1	7/14/04	11,761	2,414	1	\$1,248.00	\$797.08	\$797.08
294-600-019-9	30717-2	1	1	3/11/04	10,890	2,848	2	\$1,361.00	\$869.24	\$869.24
294-600-020-9	30717-2	2	1	3/11/04	11,761	2,718	2	\$1,361.00	\$869.24	\$869.24
294-600-021-0	30717-2	3	1	3/11/04	11,761	2,945	2	\$1,361.00	\$869.24	\$869.24
294-600-022-1	30717-2	4	1	3/11/04	10,890	3,100	3	\$1,498.00	\$956.74	\$956.74
294-600-023-2	30717-2	5	1	3/11/04	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-600-024-3	30717-2	6	1	3/18/04	10,454	2,718	2	\$1,361.00	\$869.24	\$869.24
294-600-025-4	30717-2	7	1	3/18/04	11,326	2,945	2	\$1,361.00	\$869.24	\$869.24
294-601-001-5	30717	42	1	7/14/04	10,454	2,598	1	\$1,248.00	\$797.08	\$797.08
294-601-002-6	30717	43	1	7/14/04	8,276	2,684	1	\$1,248.00	\$797.08	\$797.08
294-601-003-7	30717	44	1	5/18/04	10,454	2,414	1	\$1,248.00	\$797.08	\$797.08
294-601-004-8	30717	45	1	5/18/04	11,326	2,598	1	\$1,248.00	\$797.08	\$797.08
294-601-005-9	30717	46	1	5/18/04	11,761	2,684	1	\$1,248.00	\$797.08	\$797.08
294-601-006-0	30717	47	1	3/11/04	11,761	2,414	1	\$1,248.00	\$797.08	\$797.08
294-601-007-1	30717-2	70	1	3/11/04	10,454	2,945	2	\$1,361.00	\$869.24	\$869.24
294-601-008-2	30717-2	71	1	3/11/04	9,583	2,718	2	\$1,361.00	\$869.24	\$869.24
294-601-009-3	30717-2	72	1	3/11/04	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-601-010-3	30717-2	73	1	3/11/04	11,326	3,100	3	\$1,498.00	\$956.74	\$956.74
294-601-011-4	30717-2	74	1	3/11/04	10,890	2,945	2	\$1,361.00	\$869.24	\$869.24

**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-601-012-5	30717-2	75	1	3/11/04	11,761	2,718	2	\$1,361.00	\$869.24	\$869.24
294-602-001-8	30717-2	58	1	3/11/04	10,019	2,718	2	\$1,361.00	\$869.24	\$869.24
294-602-002-9	30717-2	59	1	3/11/04	9,148	2,945	2	\$1,361.00	\$869.24	\$869.24
294-602-003-0	30717-2	60	1	3/11/04	9,148	3,100	3	\$1,498.00	\$956.74	\$956.74
294-603-001-1	30717-2	61	1	3/18/04	10,019	2,848	2	\$1,361.00	\$869.24	\$869.24
294-603-002-2	30717-2	62	1	3/18/04	8,276	2,718	2	\$1,361.00	\$869.24	\$869.24
294-603-003-3	30717-2	63	1	3/18/04	8,712	2,945	2	\$1,361.00	\$869.24	\$869.24
294-603-004-4	30717-2	64	1	3/18/04	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-603-005-5	30717-2	65	1	3/18/04	11,326	2,848	2	\$1,361.00	\$869.24	\$869.24
294-603-006-6	30717-2	66	1	3/11/04	12,632	2,945	2	\$1,361.00	\$869.24	\$869.24
294-603-007-7	30717-2	67	1	3/11/04	10,890	2,718	2	\$1,361.00	\$869.24	\$869.24
294-603-008-8	30717-2	68	1	3/11/04	10,454	2,848	2	\$1,361.00	\$869.24	\$869.24
294-603-009-9	30717-2	69	1	3/11/04	14,375	3,100	3	\$1,498.00	\$956.74	\$956.74
294-610-001-3	30717-2	8	1	3/18/04	10,454	3,100	3	\$1,498.00	\$956.74	\$956.74
294-610-002-4	30717-2	9	1	3/18/04	9,583	2,848	2	\$1,361.00	\$869.24	\$869.24
294-610-003-5	30717-2	10	1	3/18/04	10,019	2,718	2	\$1,361.00	\$869.24	\$869.24
294-610-004-6	30717-2	11	1	5/18/04	10,019	2,945	2	\$1,361.00	\$869.24	\$869.24
294-610-005-7	30717-2	12	1	5/18/04	10,454	3,100	3	\$1,498.00	\$956.74	\$956.74
294-610-006-8	30717-2	13	1	5/18/04	11,326	2,848	2	\$1,361.00	\$869.24	\$869.24
294-610-007-9	30717-2	14	1	5/18/04	12,632	2,718	2	\$1,361.00	\$869.24	\$869.24
294-610-008-0	30717-2	15	1	5/18/04	13,939	2,945	2	\$1,361.00	\$869.24	\$869.24
294-610-009-1	30717-2	16	1	7/14/04	13,068	3,100	3	\$1,498.00	\$956.74	\$956.74
294-610-010-1	30717-2	17	1	7/14/04	13,068	2,848	2	\$1,361.00	\$869.24	\$869.24
294-610-011-2	30717-2	18	1	7/14/04	13,068	2,718	2	\$1,361.00	\$869.24	\$869.24
294-610-012-3	30717-2	19	1	7/14/04	12,197	2,945	2	\$1,361.00	\$869.24	\$869.24
294-610-013-4	30717-2	20	1	7/14/04	12,632	3,100	3	\$1,498.00	\$956.74	\$956.74
294-610-014-5	30717-2	21	1	7/14/04	12,197	2,848	2	\$1,361.00	\$869.24	\$869.24
294-610-015-6	30717-2	22	1	7/14/04	12,632	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-001-6	30717-2	23	1	7/15/04	8,712	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-002-7	30717-2	24	1	7/15/04	7,841	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-003-8	30717-2	25	1	7/15/04	7,841	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-004-9	30717-2	26	1	7/15/04	7,841	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-005-0	30717-2	27	1	7/15/04	7,841	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-006-1	30717-2	28	1	7/15/04	8,712	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-007-2	30717-2	29	1	7/15/04	10,454	2,046	1	\$1,248.00	\$797.08	\$797.08
294-611-008-3	30717-2	30	1	7/15/04	7,841	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-009-4	30717-2	31	1	7/15/04	7,405	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-010-4	30717-2	32	1	7/15/04	13,504	2,848	2	\$1,361.00	\$869.24	\$869.24

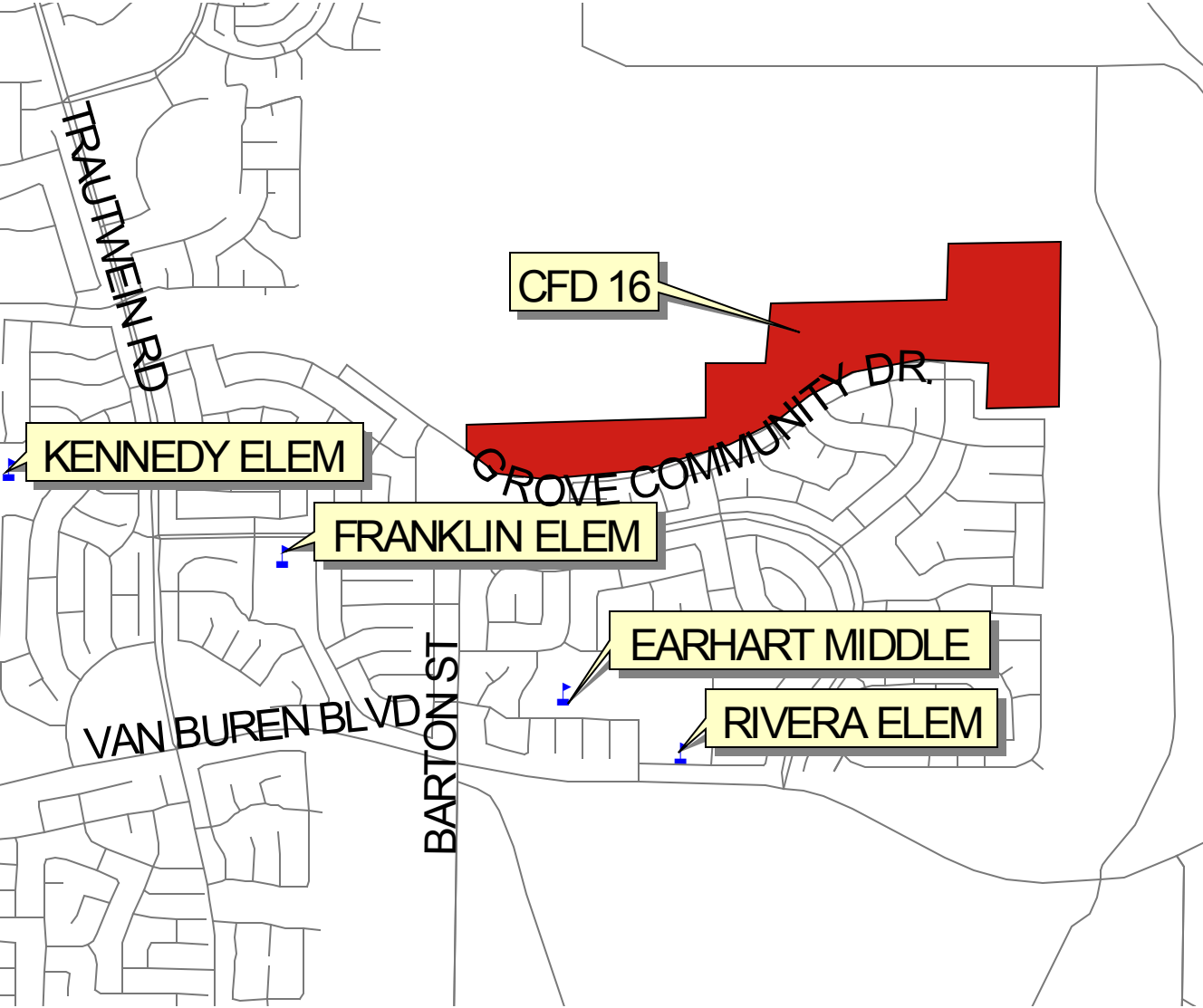
**Community Facilities District No. 16
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

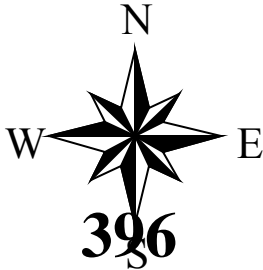
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
294-611-011-5	30717-2	33	1	7/15/04	13,068	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-012-6	30717-2	34	1	7/15/04	16,117	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-013-7	30717-2	35	1	7/15/04	12,197	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-014-8	30717-2	36	1	7/15/04	8,276	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-015-9	30717-2	37	1	7/15/04	8,276	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-016-0	30717-2	38	1	7/15/04	9,148	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-017-1	30717-2	39	1	5/18/04	8,276	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-018-2	30717-2	40	1	5/18/04	7,405	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-019-3	30717-2	41	1	5/18/04	7,405	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-020-3	30717-2	42	1	5/18/04	7,841	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-021-4	30717-2	43	1	5/18/04	13,068	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-022-5	30717-2	44	1	5/18/04	12,632	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-023-6	30717-2	45	1	5/18/04	16,117	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-024-7	30717-2	46	1	5/18/04	12,197	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-025-8	30717-2	47	1	5/18/04	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-026-9	30717-2	48	1	5/18/04	7,405	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-027-0	30717-2	49	1	5/18/04	7,841	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-028-1	30717-2	50	1	5/18/04	10,019	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-029-2	30717-2	51	1	3/18/04	9,583	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-030-2	30717-2	52	1	3/18/04	7,841	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-031-3	30717-2	53	1	3/18/04	7,841	2,848	2	\$1,361.00	\$869.24	\$869.24
294-611-032-4	30717-2	54	1	3/18/04	8,276	2,718	2	\$1,361.00	\$869.24	\$869.24
294-611-033-5	30717-2	55	1	3/18/04	8,276	2,945	2	\$1,361.00	\$869.24	\$869.24
294-611-034-6	30717-2	56	1	3/18/04	8,712	3,100	3	\$1,498.00	\$956.74	\$956.74
294-611-035-7	30717-2	57	1	3/18/04	9,583	2,718	2	\$1,361.00	\$869.24	\$869.24
Totals:			365		4,158,673	1,117,178		\$519,978.00	\$332,099.22	\$332,099.22

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5/13/2015

CFD 16 VICINITY MAP



 CFD 16
 Street.shp
 RUSD Schools



RESOLUTION NO. 2014/15-63

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 17 (ALDEA VILLAGE) OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 17 (Aldea Village) of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-63 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 17
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
210-210-017-0	30907	55	1	3/1/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-018-1	30907	56	1	3/1/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-019-2	30907	57	1	3/1/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-020-2	30907	58	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-021-3	30907	59	1	3/31/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-022-4	30907	60	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-023-5	30907	61	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-024-6	30907	62	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-025-7	30907	63	1	3/31/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-026-8	30907	64	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-027-9	30907	65	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-028-0	30907	66	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-029-1	30907	67	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-030-1	30907	68	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-031-2	30907	69	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-032-3	30907	70	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-033-4	30907	71	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-034-5	30907	72	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-035-6	30907	73	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-036-7	30907	74	1	3/31/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-037-8	30907	75	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-038-9	30907	76	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-039-0	30907	77	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-040-0	30907	78	1	3/31/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-041-1	30907	79	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-042-2	30907	80	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-043-3	30907	81	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-044-4	30907	82	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-045-5	30907	83	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-046-6	30907	84	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-047-7	30907	85	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-048-8	30907	86	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-049-9	30907	87	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-050-9	30907	88	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-051-0	30907	89	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-052-1	30907	90	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-053-2	30907	91	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-054-3	30907	92	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72

**Community Facilities District No. 17
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
210-210-055-4	30907	93	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-056-5	30907	94	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-057-6	30907	95	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-058-7	30907	96	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-059-8	30907	97	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-060-8	30907	98	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-061-9	30907	99	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-062-0	30907	100	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-063-1	30907	101	1	3/31/05	2,614	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-064-2	30907	102	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-065-3	30907	103	1	3/31/05	2,178	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-066-4	30907	104	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-067-5	30907	105	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-068-6	30907	106	1	3/31/05	2,178	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-069-7	30907	107	1	3/31/05	2,178	1,704	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-070-7	30907	108	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-071-8	30907	109	1	3/31/05	2,614	1,807	2	\$2,033.29	\$1,404.12	\$1,485.72
210-210-072-9	30907	110	1	3/31/05	2,614	2,068	1	\$2,312.37	\$1,596.84	\$1,689.64
210-210-073-0	30907	K	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-210-074-1	30907	L	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-210-075-2	30907	M	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-210-076-3	30907	N	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-210-077-4	30907	J	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-220-001-6	30907	1	1	3/31/05	6,534	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-002-7	30907	2	1	3/31/05	5,663	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-003-8	30907	3	1	3/31/05	5,663	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-004-9	30907	4	1	3/31/05	5,663	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-005-0	30907	5	1	3/31/05	6,098	1,203	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-006-1	30907	6	1	3/31/05	4,356	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-007-2	30907	7	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-008-3	30907	8	1	3/31/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-009-4	30907	9	1	3/31/05	4,356	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-010-4	30907	10	1	3/31/05	4,792	2,000	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-011-5	30907	11	1	3/31/05	5,227	1,203	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-012-6	30907	12	1	3/31/05	4,356	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-013-7	30907	13	1	3/31/05	3,920	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-014-8	30907	14	1	3/31/05	4,356	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-015-9	30907	15	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64

**Community Facilities District No. 17
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
210-220-016-0	30907	16	1	3/31/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-017-1	30907	17	1	3/31/05	3,920	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-018-2	30907	18	1	3/31/05	4,356	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-019-3	30907	19	1	3/31/05	5,227	1,203	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-020-3	30907	20	1	3/31/05	4,792	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-021-4	30907	21	1	3/31/05	5,227	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-022-5	30907	22	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-023-6	30907	23	1	3/31/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-024-7	30907	24	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-025-8	30907	25	1	3/31/05	3,920	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-026-9	30907	26	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-027-0	30907	27	1	3/31/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-028-1	30907	28	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-029-2	30907	29	1	3/31/05	3,920	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-030-2	30907	30	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-031-3	30907	31	1	3/31/05	3,920	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-032-4	30907	32	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-033-5	30907	33	1	3/31/05	6,098	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-034-6	30907	34	1	3/31/05	6,098	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-035-7	30907	35	1	3/31/05	4,792	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-036-8	30907	36	1	3/31/05	4,356	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-037-9	30907	37	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-038-0	30907	38	1	3/31/05	4,356	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-039-1	30907	39	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-040-1	30907	40	1	3/31/05	4,356	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-041-2	30907	41	1	3/31/05	4,356	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-042-3	30907	42	1	3/31/05	4,792	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-043-4	30907	43	1	3/31/05	6,098	1,203	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-044-5	30907	44	1	3/31/05	4,356	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-045-6	30907	45	1	3/31/05	4,356	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-046-7	30907	46	1	3/31/05	3,920	1,671	2	\$2,033.29	\$1,404.12	\$1,485.72
210-220-047-8	30907	47	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-048-9	30907	48	1	3/31/05	4,356	1,203	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-049-0	30907	49	1	3/31/05	4,356	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-050-0	30907	50	1	3/31/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-051-1	30907	51	1	3/31/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-052-2	30907	52	1	3/1/05	3,920	2,086	1	\$2,312.37	\$1,596.84	\$1,689.64
210-220-053-3	30907	53	1	3/1/05	3,920	2,350	1	\$2,312.37	\$1,596.84	\$1,689.64

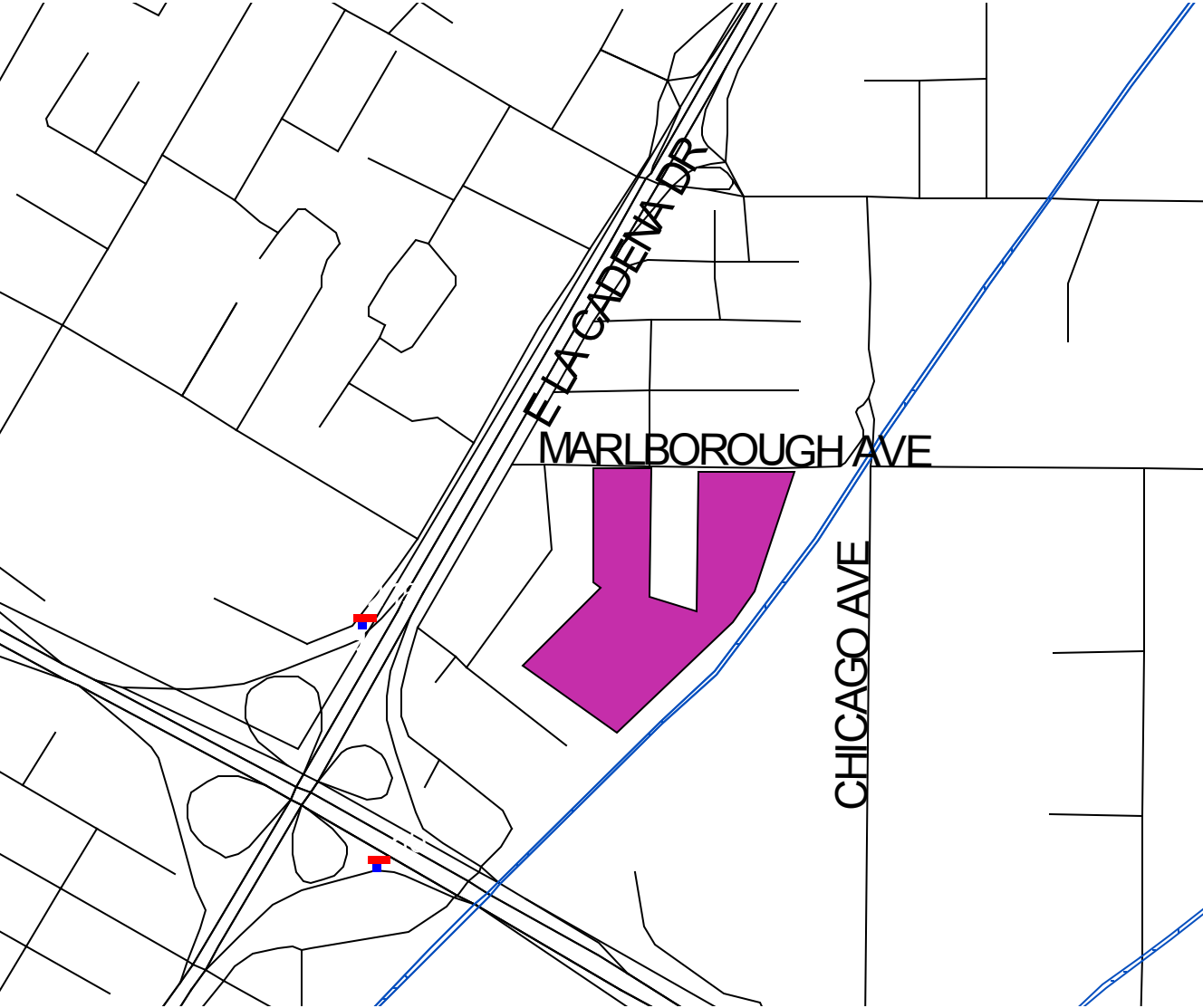
**Community Facilities District No. 17
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Lot Sq. Ft.	Building Sq. Ft.	Tax Class	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
210-220-054-4	30907	54	1	3/31/05	4,356	1,300	3	\$1,754.21	\$1,211.40	\$1,281.80
210-220-055-5	30907	Street	0		0	0	EX	\$0.00	\$0.00	\$0.00
210-220-056-6	30907	Street	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			110		374,616	210,673		\$236,499.58	\$163,318.32	\$172,809.52

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5/13/2015

CFD 17 Vicinity Map



0.3 0 0.3 0.6 Miles

Railroads.shp
CFD 17



RESOLUTION NO. 2014/15-64

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 18 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 18 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-64 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 18
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

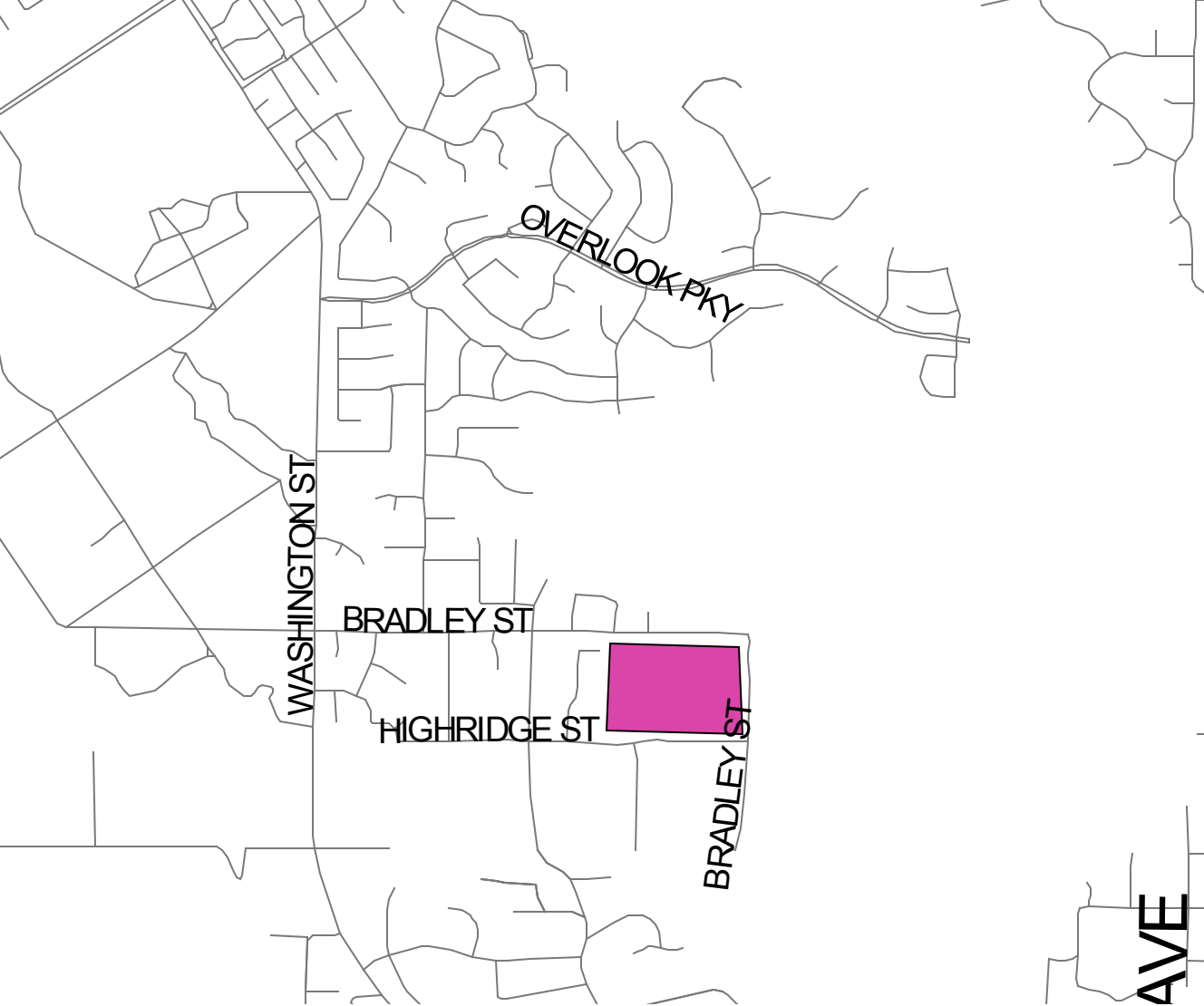
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
243-500-001-1	28907-1	1	1	12/22/03	29,621	3,375	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-002-2	28907-1	2	1	12/22/03	24,829	4,420	1	\$3,925.00	\$2,721.44	\$3,036.96
243-500-003-3	28907-1	3	1	12/22/03	24,829	4,407	1	\$3,925.00	\$2,721.44	\$3,036.96
243-500-004-4	28907-1	4	1	5/20/04	24,829	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-005-5	28907-1	5	1	5/20/04	22,651	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-006-6	28907-1	6	1	5/20/04	22,651	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-007-7	28907-1	7	1	5/20/04	22,651	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-008-8	28907-1	8	1	5/20/04	25,265	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-009-9	28907-1	9	1	5/20/04	25,265	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-010-9	28907-1	10	1	5/20/04	25,265	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-011-0	28907-1	11	1	9/2/04	26,136	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-012-1	28907-1	12	1	9/2/04	23,087	4,420	1	\$3,925.00	\$2,721.44	\$3,036.96
243-500-013-2	28907-1	13	1	9/2/04	23,087	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-014-3	28907-1	14	1	9/2/04	23,087	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-015-4	28907-1	15	1	9/2/04	21,780	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-016-5	28907-1	16	1	9/2/04	26,572	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-017-6	28907-1	17	1	8/3/04	22,651	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-018-7	28907-1	18	1	8/3/04	22,651	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-019-8	28907-1	19	1	8/3/04	30,492	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-020-8	28907-1	20	1	8/3/04	24,394	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-021-9	28907-1	21	1	8/3/04	21,780	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-022-0	28907-1	22	1	8/3/04	21,780	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-023-1	28907-1	23	1	8/3/04	23,522	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-024-2	28907-1	24	1	8/3/04	28,750	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-025-3	28907-1	25	1	8/3/04	24,829	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-026-4	28907-1	26	1	8/3/04	40,511	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-027-5	28907-1	27	1	8/3/04	55,757	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-028-6	28907-1	28	1	8/3/04	26,572	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-029-7	28907-1	29	1	2/23/05	26,572	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-030-7	28907-1	30	1	2/23/05	94,525	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-031-8	28907-1	31	1	2/23/05	136,778	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-032-9	28907-1	32	1	2/23/05	135,907	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-033-0	28907-1	33	1	2/23/05	95,832	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-034-1	28907-1	34	1	2/23/05	49,223	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-035-2	28907-1	35	1	2/23/05	93,654	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-500-036-3	28907-1	36	1	9/2/04	60,113	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-037-4	28907-1	37	1	9/2/04	65,776	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-038-5	28907-1	38	1	1/19/05	46,174	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16

**Community Facilities District No. 18
Riverside Unified School District**

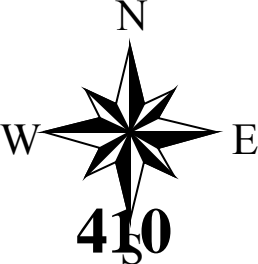
Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
243-500-039-6	28907-1	39	1	1/19/05	54,450	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-040-6	28907-1	40	1	1/19/05	46,174	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-500-041-7	28907-1	41	1	1/19/05	90,605	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-001-2	28907-1	42	1	1/19/05	62,291	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-002-3	28907-1	43	1	1/19/05	73,616	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-003-4	28907-1	44	1	1/19/05	55,757	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-004-5	28907-1	45	1	4/18/05	138,521	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-510-005-6	28907-1	46	1	4/18/05	209,524	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-006-7	28907-1	47	1	4/18/05	305,791	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-007-8	28907-1	48	1	4/18/05	98,446	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-510-008-9	28907-1	49	1	1/19/05	51,401	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-009-0	28907-1	50	1	1/19/05	26,136	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-010-0	28907-1	51	1	5/4/04	25,265	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-510-011-1	28907-1	52	1	5/4/04	25,265	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-012-2	28907-1	53	1	5/4/04	25,265	4,420	1	\$3,925.00	\$2,721.44	\$3,036.96
243-510-013-3	28907-1	54	1	5/4/04	50,530	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-510-014-4	28907-1	55	1	5/4/04	119,354	4,420	1	\$3,925.00	\$2,721.44	\$3,036.96
243-520-001-3	28907	1	1	4/18/05	78,408	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-520-002-4	28907	2	1	4/18/05	104,980	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-003-5	28907	3	1	4/18/05	110,642	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-004-6	28907	4	1	4/18/05	113,256	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-520-007-9	28907	7	1	2/23/05	270,508	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-008-0	28907	8	1	2/23/05	155,945	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-009-1	28907	9	1	4/18/05	279,655	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-520-010-1	28907	10	1	4/18/05	221,720	4,420	1	\$3,925.00	\$2,721.44	\$3,036.96
243-520-011-2	28907	11	1	4/18/05	219,542	4,407	1	\$3,925.00	\$2,721.44	\$3,036.96
243-520-012-3	28907	12	1	4/18/05	200,376	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-013-4	28907	13	1	4/18/05	240,016	4,007	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-014-5	28907	14	1	4/18/05	233,917	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-015-6	28907	15	1	4/18/05	284,882	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
243-520-016-7	28907	16	1	4/18/05	273,121	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-017-8	28907	17	1	4/18/05	128,502	3,431	3	\$3,407.00	\$2,362.28	\$2,636.16
243-520-022-2	28907	6	1	4/18/05	113,692	4,020	2	\$3,703.00	\$2,567.52	\$2,865.20
243-520-024-4	28907	5	1	4/18/05	99,317	2,975	3	\$3,407.00	\$2,362.28	\$2,636.16
Totals:			72		6,126,714	267,628		\$259,882.00	\$180,192.16	\$201,083.60

CFD 18 Vicinity Map



 **CFD 18 Streets**



RESOLUTION NO. 2014/15-65

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 20 OF RIVERSIDE UNIFIED SCHOOL DISTRICT AND FOR THE PAYMENT OF THE COSTS OF AUTHORIZED PUBLIC FACILITIES

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code to pay principal of and interest on the outstanding bonds of Community Facilities District No. 20 of Riverside Unified School District, County of Riverside, State of California (the "District"), to pay administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest, and to pay directly or accumulate funds for paying the costs of authorized public facilities as provided in clause (iv) of the definition of Special Tax Requirement in the Rates and Method of Apportionment of Special Tax for the District; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-65 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 20
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
187-070-042-9	31511	1	1	3/30/05	6,098	2,992	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-043-0	31511	2	1	3/30/05	7,841	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-044-1	31511	3	1	3/30/05	7,841	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-045-2	31511	4	1	3/30/05	6,970	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-046-3	31511	5	1	3/30/05	6,970	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-047-4	31511	6	1	3/30/05	6,970	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-048-5	31511	7	1	4/8/05	6,970	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-049-6	31511	8	1	8/11/05	5,227	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-050-6	31511	9	1	8/11/05	5,663	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-051-7	31511	10	1	8/11/05	7,405	3,229	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-052-8	31511	11	1	8/11/05	6,098	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-053-9	31511	12	1	3/30/05	7,405	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-054-0	31511	13	1	3/30/05	7,405	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-055-1	31511	14	1	3/30/05	7,405	3,080	1	\$3,481.00	\$2,311.60	\$2,334.96
187-070-056-2	31511	15	1	3/30/05	7,405	3,180	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-001-4	33051	1	1	7/20/06	3,920	2,507	2	\$3,087.00	\$2,049.96	\$2,070.68
207-240-002-5	33051	2	1	7/20/06	3,485	2,719	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-003-6	33051	3	1	7/20/06	3,485	2,029	3	\$2,988.00	\$1,984.22	\$2,004.26
207-240-004-7	33051	4	1	7/20/06	3,485	2,719	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-005-8	33051	5	1	7/20/06	3,485	2,029	3	\$2,988.00	\$1,984.22	\$2,004.26
207-240-006-9	33051	6	1	7/20/06	3,485	2,507	2	\$3,087.00	\$2,049.96	\$2,070.68
207-240-007-0	33051	7	1	7/20/06	3,485	2,029	3	\$2,988.00	\$1,984.22	\$2,004.26
207-240-008-1	33051	8	1	7/20/06	3,485	2,719	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-009-2	33051	9	1	7/20/06	3,485	2,507	2	\$3,087.00	\$2,049.96	\$2,070.68
207-240-010-2	33051	10	1	7/20/06	3,920	2,719	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-011-3	33051	11	1	7/20/06	3,485	2,507	2	\$3,087.00	\$2,049.96	\$2,070.68
207-240-012-4	33051	12	1	7/20/06	3,485	2,029	3	\$2,988.00	\$1,984.22	\$2,004.26
207-240-013-5	33051	13	1	7/20/06	3,485	2,507	2	\$3,087.00	\$2,049.96	\$2,070.68
207-240-014-6	33051	14	1	7/20/06	3,485	2,029	3	\$2,988.00	\$1,984.22	\$2,004.26
207-240-015-7	33051	15	1	7/20/06	3,485	2,719	1	\$3,481.00	\$2,311.60	\$2,334.96
207-240-016-8	33051	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-240-017-9	33051	D	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-240-018-0	33051	A	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-240-019-1	33051	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-020-049-2	31671	5	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00
254-020-050-2	31671	6	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00
254-020-051-3	31671	7	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00
254-020-052-4	31671	8	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00

**Community Facilities District No. 20
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
254-020-053-5	31671	9	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00
254-020-054-6	31671	10	1	11/21/06	12,197	2,844	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-055-7	31671	11	1	11/21/06	6,098	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-056-8	31671	12	1	11/21/06	6,098	2,833	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-057-9	31671	13	1	11/21/06	8,712	2,844	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-058-0	31671	14	1	11/21/06	5,663	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-059-1	31671	15	1	11/21/06	5,663	2,833	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-060-1	31671	16	1	11/21/06	5,663	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-061-2	31671	17	1	11/21/06	4,356	2,844	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-062-3	31671	61	0		13,068	0	UND	\$9,819.90	\$0.00	\$0.00
254-020-063-4	31671	62	0		4,356	0	UND	\$3,273.30	\$0.00	\$0.00
254-020-064-5	31671	63	0		4,356	0	UND	\$3,273.30	\$0.00	\$0.00
254-020-065-6	31671	64	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-020-066-7	31671	65	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-020-067-8	31671	66	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-020-068-9	31671	67	0		5,663	0	UND	\$4,255.29	\$0.00	\$0.00
254-020-069-0	31671	68	0		5,663	0	UND	\$4,255.29	\$0.00	\$0.00
254-020-070-0	31671	69	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-020-071-1	31671	70	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-020-072-2	31671	71	0		7,405	0	UND	\$5,564.61	\$0.00	\$0.00
254-020-073-3	31671	72	0		6,534	0	UND	\$4,909.95	\$0.00	\$0.00
254-020-074-4	31671	73	0		22,216	0	UND	\$16,693.83	\$0.00	\$0.00
254-020-075-5	31671	74	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-020-076-6	31671	75	0		4,356	0	UND	\$3,273.30	\$0.00	\$0.00
254-020-077-7	31671	76	1	11/21/06	4,792	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-078-8	31671	77	1	11/21/06	5,227	2,844	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-079-9	31671	78	1	11/21/06	5,227	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-080-9	31671	79	1	11/21/06	6,534	2,833	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-081-0	31671	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-020-082-1	31671	D	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-020-083-2	31671	EF	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-020-084-3	31671	1	1	11/21/06	6,534	2,924	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-085-4	31671	2	1	11/21/06	3,920	2,844	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-086-5	31671	3	1	11/21/06	3,920	2,833	1	\$3,481.00	\$2,311.60	\$2,334.96
254-020-087-6	31671	4	0		3,920	0	UND	\$2,945.97	\$0.00	\$0.00
254-351-033-0	31671	18	0		5,663	0	UND	\$4,255.29	\$0.00	\$0.00
254-351-034-1	31671	19	0		5,663	0	UND	\$4,255.29	\$0.00	\$0.00
254-351-035-2	31671	20	0		6,534	0	UND	\$4,909.95	\$0.00	\$0.00

**Community Facilities District No. 20
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
254-351-036-3	31671	21	0		6,970	0	UND	\$5,237.28	\$0.00	\$0.00
254-351-037-4	31671	22	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-351-038-5	31671	23	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-351-039-6	31671	24	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-351-040-6	31671	25	0		7,405	0	UND	\$5,564.61	\$0.00	\$0.00
254-351-041-7	31671	26	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-351-042-8	31671	27	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-351-043-9	31671	28	0		4,356	0	UND	\$3,273.30	\$0.00	\$0.00
254-351-044-0	31671	29	0		10,890	0	UND	\$8,183.25	\$0.00	\$0.00
254-351-045-1	31671	30	1	11/21/06	3,049	1,840	4	\$2,890.00	\$1,919.14	\$1,938.54
254-351-046-2	31671	31	1	11/21/06	3,049	1,840	4	\$2,890.00	\$1,919.14	\$1,938.54
254-351-047-3	31671	32	1	11/21/06	2,178	1,655	5	\$2,653.00	\$1,761.76	\$1,779.56
254-351-048-4	31671	33	1	11/21/06	2,178	1,840	4	\$2,890.00	\$1,919.14	\$1,938.54
254-351-049-5	31671	34	1	11/21/06	2,178	1,651	5	\$2,653.00	\$1,761.76	\$1,779.56
254-351-050-5	31671	35	1	11/21/06	2,178	1,655	5	\$2,653.00	\$1,761.76	\$1,779.56
254-351-051-6	31671	36	1	11/21/06	2,178	1,655	5	\$2,653.00	\$1,761.76	\$1,779.56
254-351-052-7	31671	37	1	11/21/06	2,614	1,840	4	\$2,890.00	\$1,919.14	\$1,938.54
254-351-053-8	31671	38	1	11/21/06	3,485	1,655	5	\$2,653.00	\$1,761.76	\$1,779.56
254-351-054-9	31671	39	0		3,485	0	UND	\$2,618.64	\$0.00	\$0.00
254-351-055-0	31671	40	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-056-1	31671	41	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-057-2	31671	42	0		2,178	0	UND	\$1,636.65	\$0.00	\$0.00
254-351-058-3	31671	43	0		2,178	0	UND	\$1,636.65	\$0.00	\$0.00
254-351-059-4	31671	44	0		2,178	0	UND	\$1,636.65	\$0.00	\$0.00
254-351-060-4	31671	45	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-061-5	31671	46	0		3,049	0	UND	\$2,291.31	\$0.00	\$0.00
254-351-062-6	31671	47	0		3,485	0	UND	\$2,618.64	\$0.00	\$0.00
254-351-063-7	31671	48	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-064-8	31671	49	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-065-9	31671	50	0		2,178	0	UND	\$1,636.65	\$0.00	\$0.00
254-351-066-0	31671	51	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-067-1	31671	52	0		3,049	0	UND	\$2,291.31	\$0.00	\$0.00
254-351-068-2	31671	53	0		2,614	0	UND	\$1,963.98	\$0.00	\$0.00
254-351-069-3	31671	54	0		3,049	0	UND	\$2,291.31	\$0.00	\$0.00
254-351-070-3	31671	55	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-351-071-4	31671	56	0		4,792	0	UND	\$3,600.63	\$0.00	\$0.00
254-351-072-5	31671	57	0		4,356	0	UND	\$3,273.30	\$0.00	\$0.00
254-351-073-6	31671	58	0		6,970	0	UND	\$5,237.28	\$0.00	\$0.00

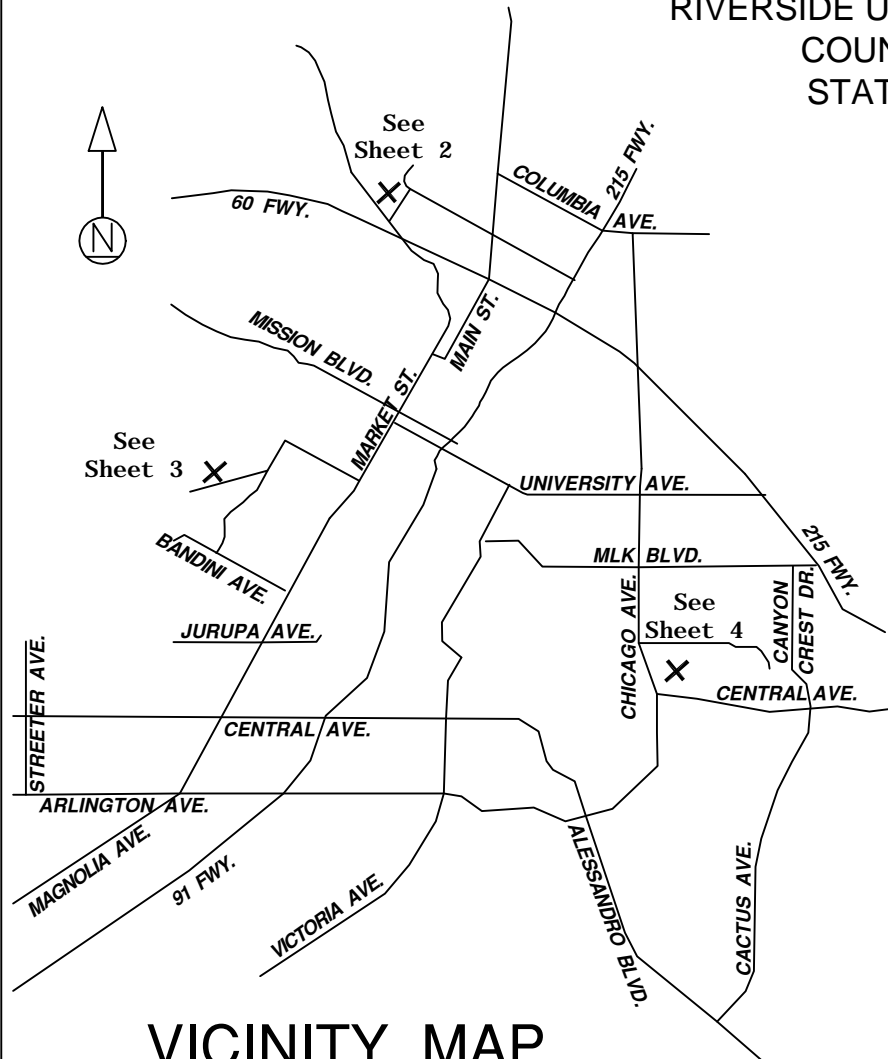
**Community Facilities District No. 20
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
254-351-074-7	31671	59	0		6,098	0	UND	\$4,582.62	\$0.00	\$0.00
254-351-075-8	31671	60	0		6,534	0	UND	\$4,909.95	\$0.00	\$0.00
254-351-076-9	31671	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-351-077-0	31671	L	0		0	0	EX	\$0.00	\$0.00	\$0.00
254-351-078-1	31671	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			54		551,034	141,963		387,835.52	\$117,562.26	\$118,750.26

C:\Documents and Settings\mmyano\Desktop\RUSD FY15-16 Levy\CFD 20\cfd20 tax roll.rpt
5/13/2015

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 20 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



VICINITY MAP
(Not to Scale)

X is the general location of each project

Prepared by David Taussig & Associates, Inc.

(1) Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this ____ day of _____, 2005.

Clerk of the Board of Education
Riverside Unified School District

(2) I hereby certify that the within map showing the boundaries of Community Facilities District No. 20 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the ____ day of _____, 2005, by its Resolution No. _____.

Clerk of the Board of Education
Riverside Unified School District

(3) Filed this ____ day of _____, 2005, at the hour of ____ o'clock __m, in Book _____ of Maps of Assessment and Community Facilities Districts at pages _____ through _____ and as Instrument No. _____ in the office of the County Recorder of Riverside County, State of California.


Gary L. Orso
Assessor-County Clerk-Recorder of Riverside County

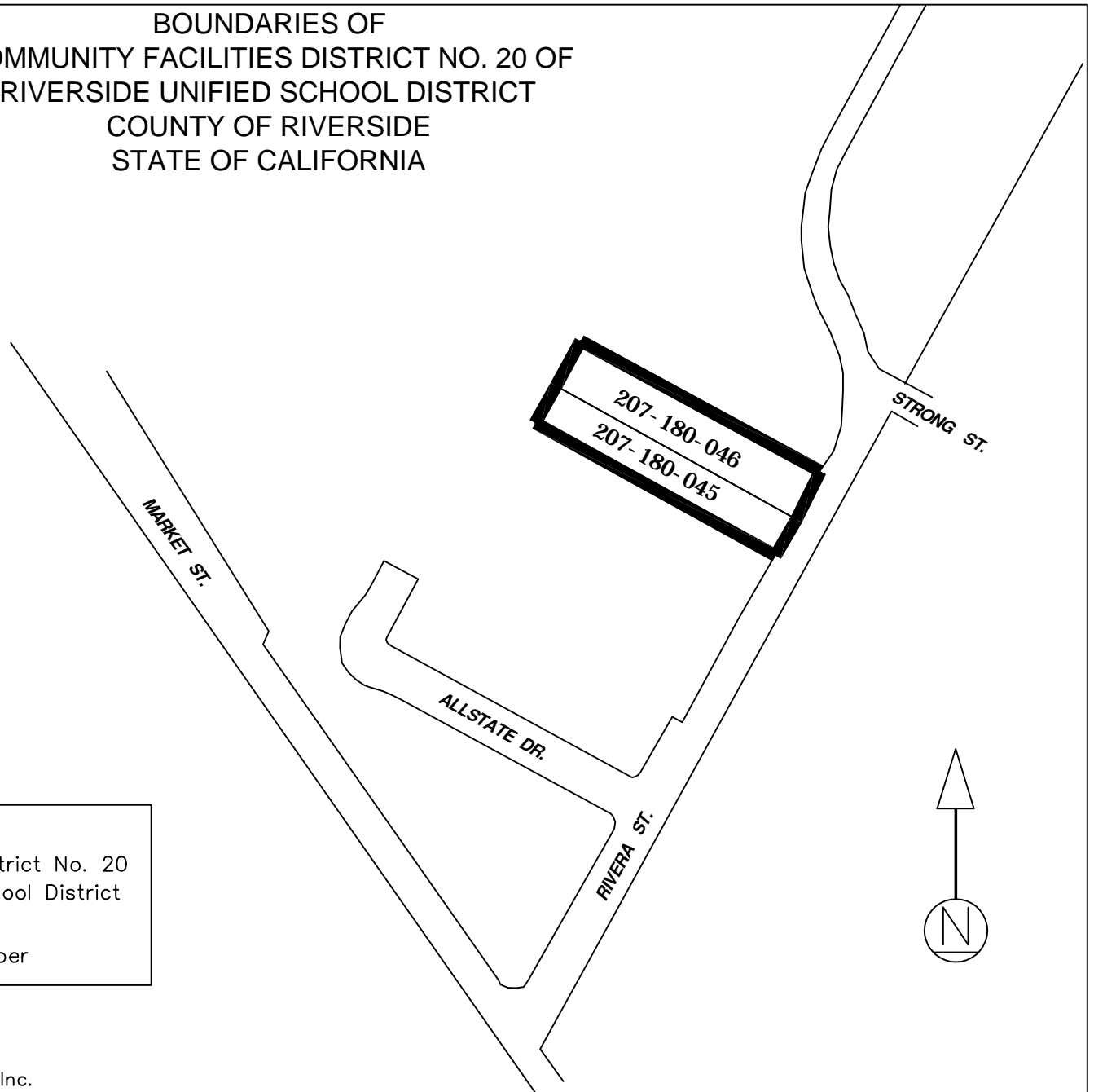
By _____
Deputy
Fee _____

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 20 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

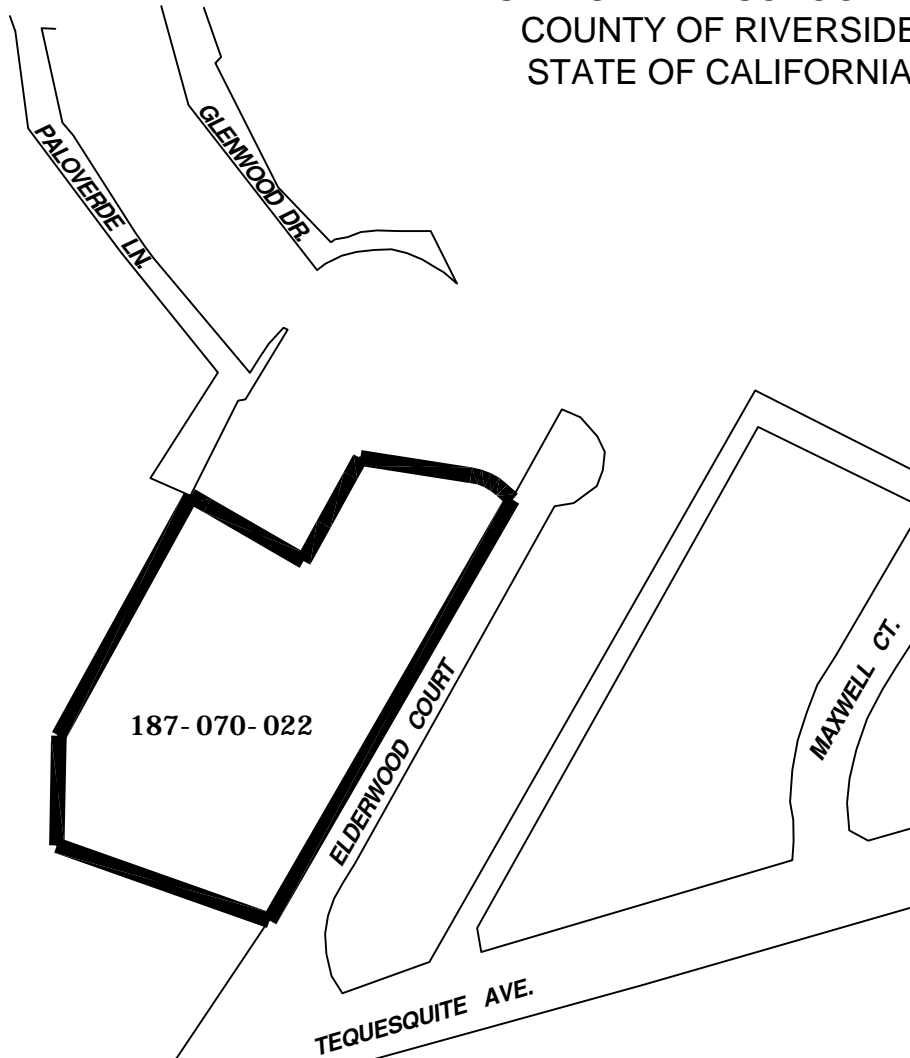
Reference is hereby made
to the Assessor maps of
the County of Riverside for
a description of the
lines and dimensions of
each lot and parcel.

LEGEND

	Boundaries of Community Facilities District No. 20 of Riverside Unified School District
207-180-04n	Assessor Parcel Number



BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 20 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



LEGEND

Boundaries of
Community Facilities District No. 20
of Riverside Unified School District

187-070-022 Assessor Parcel Number



Reference is hereby made
to the Assessor maps of
the County of Riverside for
a description of the
lines and dimensions of
each lot and parcel.

Prepared by David Taussig & Associates, Inc.

**BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 20 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**



Reference is hereby made to the Assessor maps of the County of Riverside for a description of the lines and dimensions of each lot and parcel.

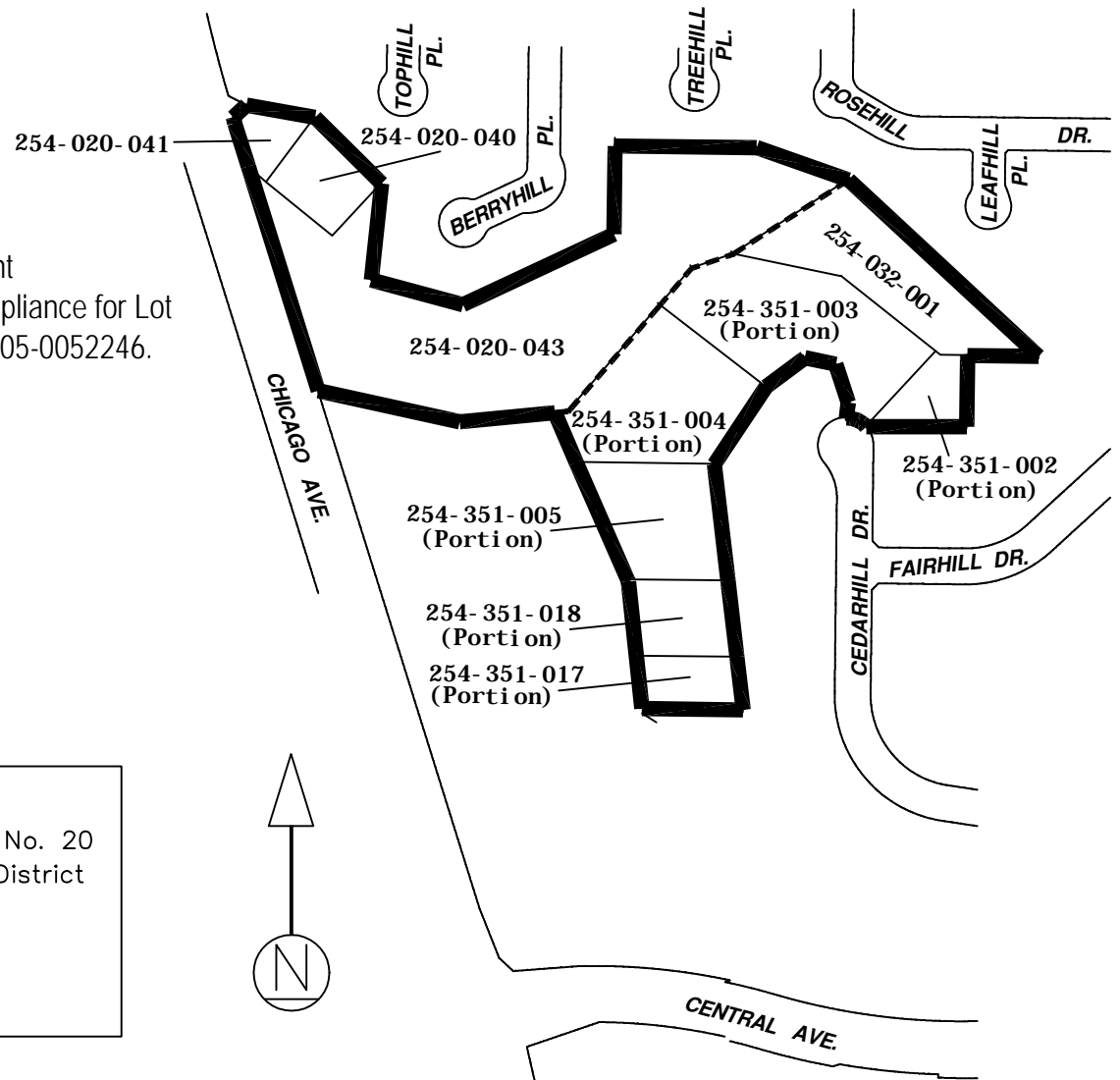
C.F.D. No. 20 boundaries include Parcel A of Lot Line Adjustment LL-P04-0299 as indicated on City of Riverside Certificate of Compliance for Lot Line Adjustment recorded on 1/19/2005 as document number 2005-0052246.

Parcel A includes:

- 254-032-001
- 254-351-002 (portion)
- 254-351-003 (portion)
- 254-351-004 (portion)
- 254-351-005 (portion)
- 254-351-017 (portion)
- 254-351-018 (portion).

LEGEND

	Boundaries of Community Facilities District No. 20 of Riverside Unified School District
	Parcel A Boundary
254- nnn- 0nn	Assessor Parcel Number



Prepared by David Taussig & Associates, Inc.

RESOLUTION NO. 2014/15-66

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 21 OF RIVERSIDE UNIFIED SCHOOL DISTRICT ISSUED FOR IMPROVEMENT AREA NO. 2 THEREOF

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 21 of Riverside Unified School District, County of Riverside, State of California (the "District") issued for Improvement Area No 2 ("Improvement Area No. 2") of the District, and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within Improvement Area No 2 which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-66 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 21, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
273-300-050-6	30011	10	1	5/14/07	39,204	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-051-7	30011	11	1	9/13/06	39,204	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-300-052-8	30011	12	1	9/13/06	39,640	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-300-053-9	30011	13	1	9/13/06	40,511	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-054-0	30011	14	1	9/13/06	45,738	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-055-1	30011	15	1	8/2/06	37,026	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-300-056-2	30011	16	1	8/2/06	42,689	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-300-057-3	30011	17	1	8/2/06	43,124	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-058-4	30011	18	1	8/2/06	40,511	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-059-5	30011	19	1	8/2/06	63,598	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-060-5	30011	20	1	8/2/06	41,818	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-300-061-6	30011	21	1	8/2/06	40,075	3,760	3	\$3,675.27	\$2,628.52	\$2,757.90
273-300-062-7	30011	22	1	8/2/06	39,640	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-300-063-8	30011	23	1	8/2/06	39,640	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-001-5	30011	43	1	4/27/06	38,768	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-002-6	30011	44	1	4/27/06	38,768	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-301-003-7	30011	45	1	8/2/06	38,768	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-004-8	30011	46	1	8/2/06	38,768	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-005-9	30011	47	1	8/2/06	37,026	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-301-006-0	30011	48	1	9/13/06	39,640	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-007-1	30011	49	1	9/13/06	39,640	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-301-008-2	30011	50	1	9/13/06	39,640	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-041-6	30011	D	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-610-042-7	30011	1	1	5/14/07	39,204	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-043-8	30011	2	1	12/20/05	40,946	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-044-9	30011	3	1	12/20/05	40,946	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-045-0	30011	4	1	12/20/05	39,640	3,760	3	\$3,675.27	\$2,628.52	\$2,757.90
273-610-046-1	30011	5	1	5/14/07	40,075	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-047-2	30011	6	1	5/14/07	40,075	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-048-3	30011	7	1	5/14/07	39,204	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-049-4	30011	8	1	5/14/07	39,640	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-050-4	30011	9	1	5/14/07	39,640	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-051-5	30011	38	1	4/27/06	41,382	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-052-6	30011	39	1	4/27/06	47,480	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-053-7	30011	40	1	4/27/06	47,916	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-054-8	30011	41	1	4/27/06	40,946	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-055-9	30011	42	1	4/27/06	38,768	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-056-0	30011	51	1	5/14/07	39,640	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16

**Community Facilities District No. 21, Improvement Area No. 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
273-610-057-1	30011	52	1	5/14/07	40,511	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-058-2	30011	53	1	5/14/07	44,867	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-059-3	30011	54	1	5/14/07	43,560	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-610-060-3	30011	55	1	5/14/07	39,204	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-610-061-4	30011	56	1	5/14/07	36,590	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-001-3	30011-1	1	1	1/20/06	42,253	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-002-4	30011-1	2	1	1/20/06	36,590	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-003-5	30011-1	3	1	1/20/06	39,204	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-004-6	30011-1	4	1	1/6/06	46,174	3,760	3	\$3,675.27	\$2,628.52	\$2,757.90
273-640-005-7	30011-1	5	1	1/6/06	43,996	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-006-8	30011-1	6	1	1/6/06	37,897	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-007-9	30011-1	7	1	1/6/06	40,946	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-008-0	30011-1	10	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-640-009-1	30011-1	11	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-640-010-1	30011	24	1	8/2/06	40,075	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-011-2	30011	25	1	8/2/06	40,511	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-012-3	30011	26	1	8/2/06	40,511	3,766	3	\$3,675.27	\$2,628.52	\$2,757.90
273-640-013-4	30011	27	1	8/2/06	38,333	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-014-5	30011	28	1	4/27/06	35,284	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-015-6	30011	29	1	4/27/06	36,155	5,415	1	\$4,323.77	\$3,092.32	\$3,244.54
273-640-016-7	30011	30	1	4/27/06	44,431	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-640-017-8	30011	31	1	4/27/06	43,124	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-641-001-6	30011-1	8	1	1/6/06	39,204	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-641-002-7	30011-1	9	1	1/6/06	50,094	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-641-003-8	30011-1	12	0		0	0	EX	\$0.00	\$0.00	\$0.00
273-641-004-9	30011	32	1	4/27/06	43,124	3,760	3	\$3,675.27	\$2,628.52	\$2,757.90
273-641-005-0	30011	33	1	4/27/06	43,124	5,424	1	\$4,323.77	\$3,092.32	\$3,244.54
273-641-006-1	30011	34	1	4/27/06	43,996	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-641-007-2	30011	35	1	4/27/06	40,075	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-641-008-3	30011	36	1	4/27/06	40,075	4,769	2	\$4,028.78	\$2,881.34	\$3,023.16
273-641-009-4	30011	37	1	4/27/06	37,026	3,766	3	\$3,675.27	\$2,628.52	\$2,757.90
Totals:			65		2,665,872	322,785		\$268,304.35	\$191,888.60	\$201,333.86

**BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 21 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

(1) Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this ____ day of _____, 2005.

Clerk of the Board of Education
Riverside Unified School District

(2) I hereby certify that the within map showing the boundaries of Community Facilities District No. 21 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the ____ day of _____, 2005, by its Resolution No. _____.

Clerk of the Board of Education
Riverside Unified School District

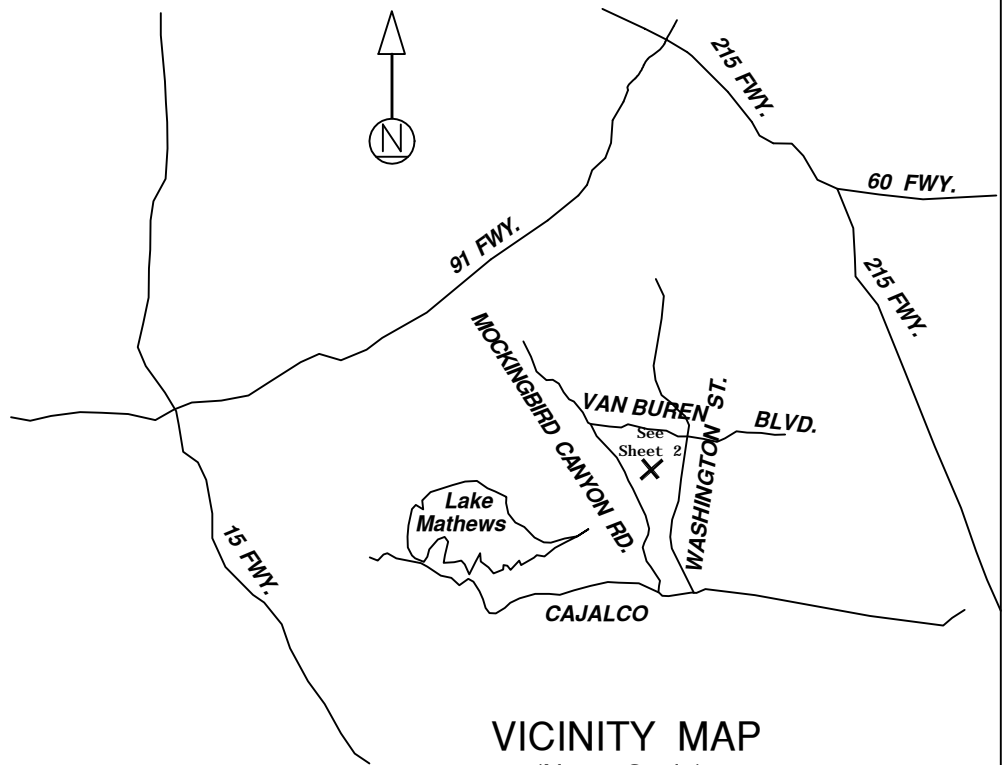
(3) Filed this ____ day of _____, 2005, at the hour of ____ o'clock __m, in Book _____ of Maps of Assessment and Community Facilities Districts at pages _____ through _____ and as Instrument No. _____ in the office of the County Recorder of Riverside County, State of California.

Larry Ward
Assessor-County Clerk-Recorder of Riverside County

By _____

Deputy

Fee _____



VICINITY MAP
(Not to Scale)

X is the general location of the project

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 21 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

LEGEND

Boundaries of
Community Facilities District No. 21
of Riverside Unified School District

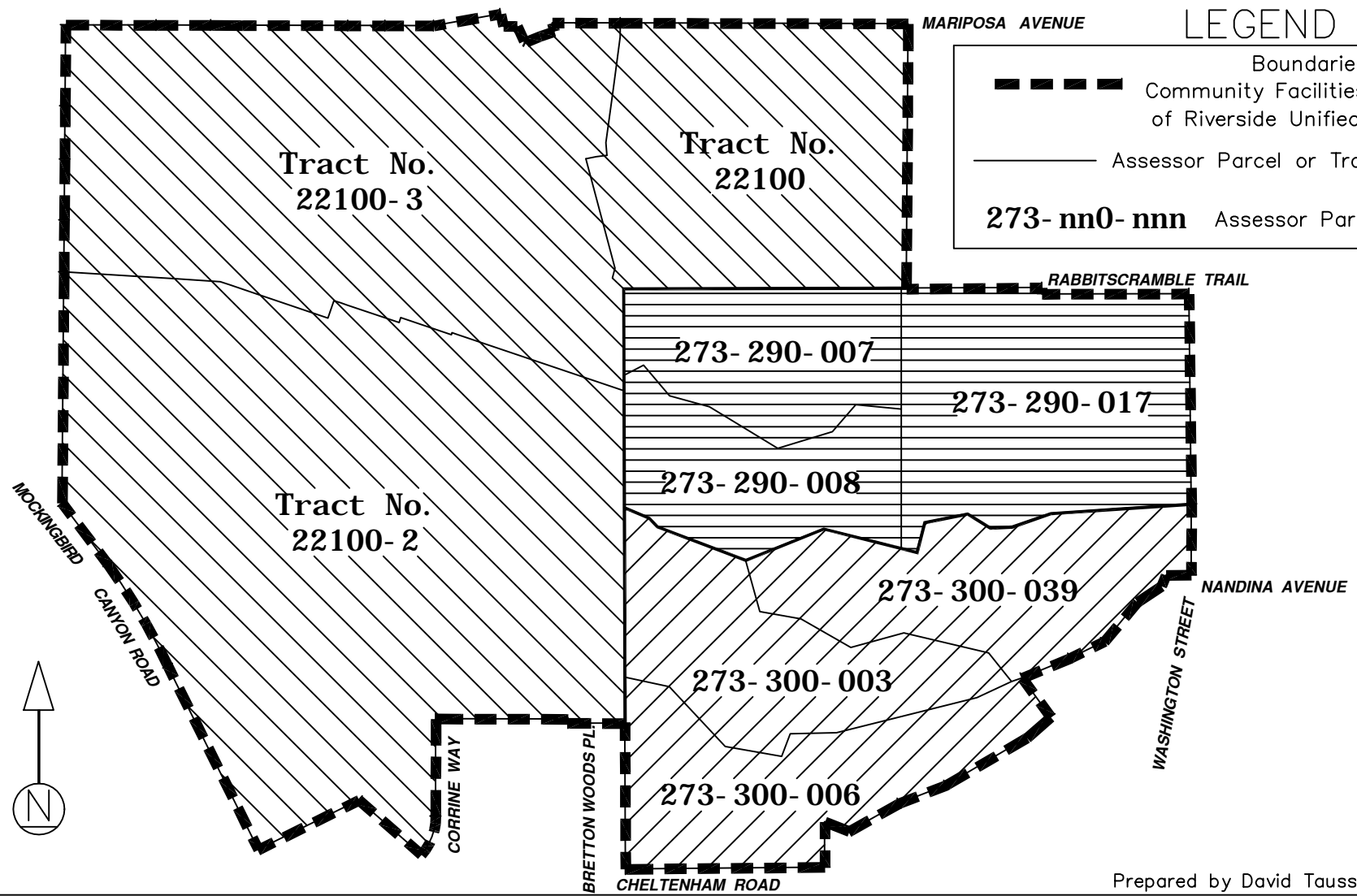
Assessor Parcel or Tract Boundary Line

273- nn0- nnn Assessor Parcel Number

Improvement
Area No. 1

Improvement
Area No. 2

Improvement
Area No. 3



**BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 21 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

**Assessor Parcels Located within
Improvement Area No. 1 of
Community Facilities District No. 21 of Riverside Unified School District:**

273-480-027	273-520-001	273-580-001	273-580-027	273-590-001	273-590-023
273-480-028	273-520-002	273-580-002	273-580-028	273-590-002	273-590-024
273-480-029	273-520-003	273-580-003	273-580-029	273-590-003	273-590-025
273-480-030	273-520-004	273-580-004	273-580-030	273-590-004	273-590-026
273-480-031	273-520-005	273-580-005	273-580-031	273-590-005	273-590-027
273-480-032	273-520-006	273-580-006	273-580-032	273-590-006	273-590-028
273-480-033	273-520-007	273-580-007	273-580-033	273-590-007	273-590-029
273-480-034	273-520-008	273-580-008	273-580-034	273-590-008	273-590-030
273-480-035	273-520-009	273-580-009	273-580-035	273-590-009	273-590-031
273-480-036	273-520-010	273-580-010	273-580-036	273-590-010	273-590-032
273-480-037	273-520-011	273-580-011	273-580-037	273-590-011	273-590-033
273-480-038	273-520-012	273-580-012	273-580-038	273-590-012	273-590-034
273-480-039	273-520-013	273-580-013	273-580-039	273-590-013	273-590-035
273-480-040	273-520-014	273-580-014	273-580-040	273-590-014	273-590-036
273-480-041	273-520-015	273-580-015	273-580-041	273-590-015	273-590-037
273-480-042	273-520-016	273-580-016	273-580-042	273-590-016	273-590-038
	273-520-017	273-580-017	273-580-043	273-590-017	273-590-039
	273-520-018	273-580-018	273-580-044	273-590-018	273-590-040
	273-520-019	273-580-019	273-580-045	273-590-019	273-590-041
	273-520-020	273-580-020	273-580-046	273-590-020	273-590-042
	273-520-021	273-580-021	273-580-047	273-590-021	273-590-043
		273-580-022	273-580-048	273-590-022	
		273-580-023	273-580-049		
		273-580-024	273-580-050		
		273-580-025	273-580-051		
		273-580-026	273-580-052		

**BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 21 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

**Assessor Parcels Located within
Improvement Area No. 2 of
Community Facilities District No. 21
of Riverside Unified School District:**

273-300-003
273-300-006
273-300-039

**Assessor Parcels Located within
Improvement Area No. 3 of
Community Facilities District No. 21
of Riverside Unified School District:**

273-290-007
273-290-008
273-290-017

Reference is hereby made to
the Assessor maps of the County of Riverside,
Tract No. 22100, map filed with the Riverside County Recorder on August 18, 1992 in Book 240 of Maps at Pages 61 - 64 as No. 306295,
Tract No. 22100-2, map filed with the Riverside County Recorder on August 18, 1992 in Book 240 of Maps at Pages 48 - 54 as No. 306005, and
Tract No. 22100-3, map filed with the Riverside County Recorder on August 18, 1992 in Book 240 of Maps at Pages 55 - 60 as No. 306101
for a description of the lines and dimensions of each lot and parcel.

RESOLUTION NO. 2014/15-67

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 22 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 22 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-67 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 22
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
226-091-016-7	32046	1	1	6/14/06	3,049	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-017-8	32046	2	1	6/14/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-018-9	32046	3	1	6/14/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-019-0	32046	4	1	6/14/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-020-0	32046	5	1	1/20/06	3,049	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-021-1	32046	6	1	1/20/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-022-2	32046	7	1	1/20/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-023-3	32046	8	1	1/20/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-024-4	32046	9	1	1/20/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-025-5	32046	10	1	1/20/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-026-6	32046	11	1	2/22/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-027-7	32046	12	1	2/22/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-028-8	32046	13	1	2/22/06	3,485	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-029-9	32046	14	1	2/22/06	3,049	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-030-9	32046	15	1	2/22/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-031-0	32046	16	1	2/22/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-032-1	32046	17	1	2/22/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-033-2	32046	18	1	2/22/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-034-3	32046	19	1	2/22/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-035-4	32046	20	1	2/22/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-036-5	32046	21	1	2/22/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-037-6	32046	22	1	4/12/06	3,485	1,906	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-038-7	32046	23	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-039-8	32046	24	1	4/12/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-040-8	32046	25	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-041-9	32046	26	1	4/12/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-042-0	32046	27	1	1/20/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-043-1	32046	28	1	1/20/06	3,049	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-044-2	32046	29	1	1/20/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-045-3	32046	30	1	1/20/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-046-4	32046	31	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-047-5	32046	32	1	4/12/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-048-6	32046	33	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-049-7	32046	34	1	4/12/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-050-7	32046	35	1	4/12/06	3,485	1,906	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-051-8	32046	36	1	6/14/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-052-9	32046	37	1	6/14/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-053-0	32046	38	1	6/6/05	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86

**Community Facilities District No. 22
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
226-091-054-1	32046	39	1	6/6/05	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-055-2	32046	40	1	6/6/05	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-056-3	32046	41	1	4/28/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-057-4	32046	42	1	4/28/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-058-5	32046	43	1	4/28/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-059-6	32046	44	1	4/28/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-060-6	32046	45	1	4/28/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-061-7	32046	46	1	4/28/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-062-8	32046	47	1	4/28/06	3,049	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-063-9	32046	48	1	4/12/06	3,049	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-064-0	32046	49	1	4/12/06	2,614	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-065-1	32046	50	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-066-2	32046	51	1	4/12/06	3,485	1,906	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-067-3	32046	52	1	4/12/06	3,485	1,906	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-068-4	32046	53	1	4/12/06	2,614	1,545	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-069-5	32046	54	1	4/12/06	2,614	1,649	7	\$2,252.00	\$1,591.26	\$1,963.10
226-091-070-5	32046	55	1	4/12/06	3,049	1,825	6	\$2,550.00	\$1,801.82	\$2,222.86
226-091-071-6	32046	E	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-072-7	32046	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-073-8	32046	I	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-074-9	32046	J	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-075-0	32046	K	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-076-1	32046	L	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-077-2	32046	M	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-078-3	32046	O	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-079-4	32046	P	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-080-4	32046	Q	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-081-5	32046	R	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-082-6	32046	S	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-083-7	32046	T	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-084-8	32046	U	0		0	0	EX	\$0.00	\$0.00	\$0.00
226-091-085-9	32046	X	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-170-023-9	30741	1	1	12/13/04	4,792	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-024-0	30741	2	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-025-1	30741	3	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-026-2	30741	4	1	12/13/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-027-3	30741	5	1	12/13/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-028-4	30741	6	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86

**Community Facilities District No. 22
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
233-170-029-5	30741	7	1	9/14/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-030-5	30741	8	1	9/14/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-031-6	30741	9	1	9/14/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-032-7	30741	10	1	12/13/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-033-8	30741	11	1	10/28/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-034-9	30741	12	1	10/28/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-035-0	30741	13	1	10/28/04	4,356	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-036-1	30741	14	1	10/28/04	4,356	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-037-2	30741	15	1	10/28/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-038-3	30741	16	1	10/28/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-039-4	30741	17	1	10/28/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-040-4	30741	18	1	10/28/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-041-5	30741	19	1	10/28/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-042-6	30741	20	1	10/28/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-043-7	30741	21	1	11/29/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-044-8	30741	22	1	11/29/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-045-9	30741	23	1	11/29/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-046-0	30741	24	1	11/29/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-047-1	30741	25	1	11/29/04	5,663	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-048-2	30741	26	1	11/29/04	4,792	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-049-3	30741	27	1	11/29/04	3,920	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-050-3	30741	28	1	11/29/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-051-4	30741	29	1	11/29/04	3,920	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-052-5	30741	30	1	11/29/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-053-6	30741	31	1	11/29/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-054-7	30741	32	1	12/13/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-055-8	30741	33	1	12/13/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-056-9	30741	34	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-057-0	30741	35	1	12/13/04	4,356	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-058-1	30741	36	1	12/13/04	4,356	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-059-2	30741	37	1	12/13/04	4,356	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-060-2	30741	38	1	12/13/04	4,792	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-061-3	30741	39	1	12/13/04	4,792	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-062-4	30741	40	1	12/13/04	5,227	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-063-5	30741	41	1	12/13/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-064-6	30741	42	1	12/13/04	4,792	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-065-7	30741	43	1	12/13/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-066-8	30741	44	1	12/13/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58

**Community Facilities District No. 22
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
233-170-067-9	30741	45	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-068-0	30741	46	1	12/13/04	3,920	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-069-1	30741	47	1	11/29/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-070-1	30741	48	1	11/29/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-071-2	30741	49	1	11/29/04	4,792	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-072-3	30741	50	1	10/28/04	4,792	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-073-4	30741	51	1	10/28/04	3,485	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-074-5	30741	52	1	10/28/04	3,920	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-075-6	30741	53	1	10/28/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-076-7	30741	54	1	10/28/04	3,485	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-077-8	30741	55	1	10/28/04	4,356	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-078-9	30741	56	1	12/13/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-079-0	30741	57	1	12/13/04	3,920	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-080-0	30741	58	1	12/13/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-081-1	30741	59	1	12/13/04	3,920	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-082-2	30741	60	1	12/13/04	3,920	1,627	7	\$2,252.00	\$1,591.26	\$1,963.10
233-170-083-3	30741	61	1	12/13/04	3,485	1,869	6	\$2,550.00	\$1,801.82	\$2,222.86
233-170-084-4	30741	62	1	12/13/04	4,356	1,957	5	\$2,864.00	\$2,023.70	\$2,496.58
233-170-085-5	30741	G	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-170-086-6	30741	J	0		0	0	EX	\$0.00	\$0.00	\$0.00
272-072-021-9	32139	1	1	8/22/05	10,454	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-022-0	32139	2	1	8/22/05	10,454	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-023-1	32139	3	1	8/22/05	10,890	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-024-2	32139	4	1	8/22/05	10,454	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-025-3	32139	5	1	8/22/05	11,326	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-026-4	32139	6	1	8/22/05	10,454	2,875	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-027-5	32139	7	1	8/22/05	10,454	2,875	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-028-6	32139	8	1	8/22/05	11,326	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-029-7	32139	9	1	8/22/05	11,761	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-030-7	32139	10	1	8/22/05	10,454	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-031-8	32139	11	1	8/22/05	14,375	2,875	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-032-9	32139	12	1	8/22/05	14,375	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-072-033-0	32139	13	1	8/22/05	13,504	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-034-1	32139	14	1	8/22/05	11,326	3,003	2	\$3,460.00	\$2,444.82	\$3,016.12
272-072-035-2	32139	15	1	8/22/05	10,454	2,877	3	\$3,259.00	\$2,302.80	\$2,840.92
272-260-001-2	31945	1	1	10/16/06	33,541	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-260-002-3	31945	2	1	12/2/05	21,344	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-260-003-4	31945	3	1	12/2/05	15,246	3,484	1	\$3,683.00	\$2,602.40	\$3,210.52

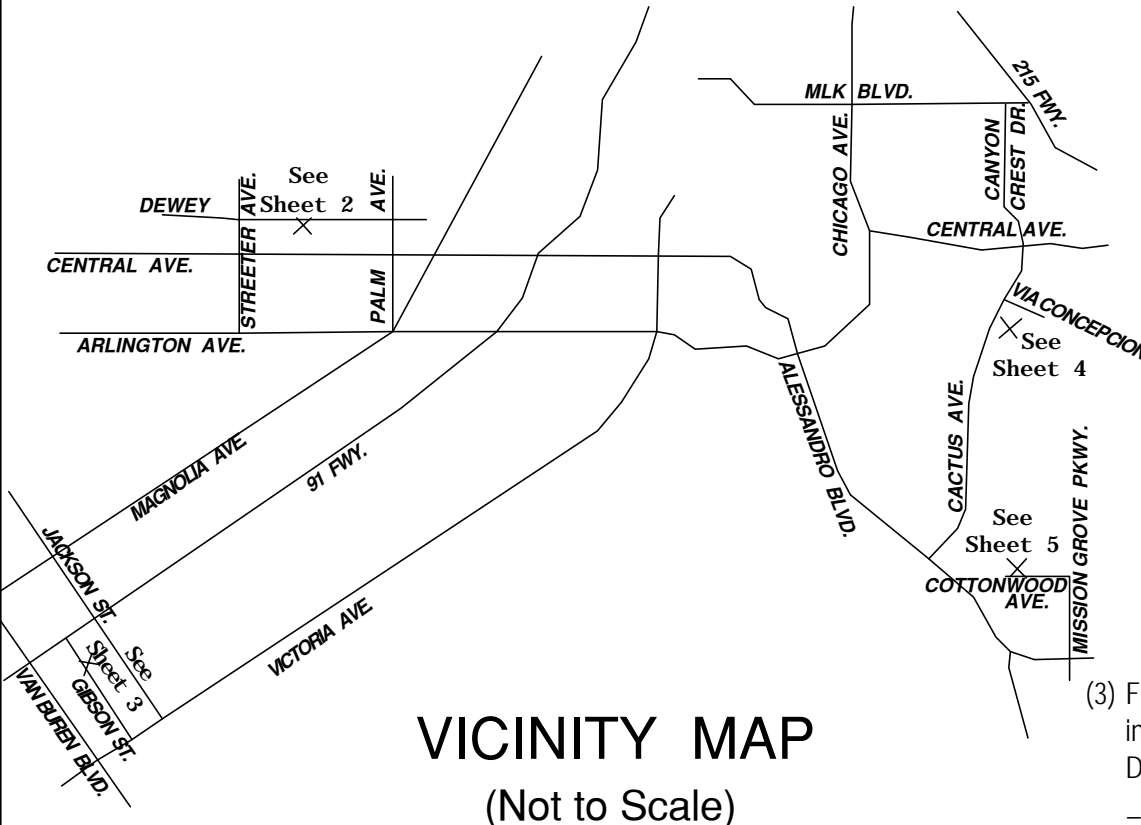
**Community Facilities District No. 22
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

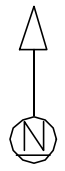
<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Lot Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
272-260-004-5	31945	4	1	12/2/05	13,504	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-260-005-6	31945	5	1	12/2/05	14,810	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-260-006-7	31945	6	1	3/3/06	19,166	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-260-007-8	31945	7	1	3/3/06	19,166	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-261-001-5	31945	24	1	3/27/06	23,087	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-261-002-6	31945	25	1	3/27/06	21,780	3,484	1	\$3,683.00	\$2,602.40	\$3,210.52
272-261-003-7	31945	26	1	3/27/06	21,780	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-261-004-8	31945	27	1	3/27/06	22,651	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-261-005-9	31945	28	1	3/27/06	28,314	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-001-3	31945	8	1	3/3/06	19,166	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-002-4	31945	9	1	3/3/06	16,988	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-003-5	31945	10	1	3/27/06	16,553	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-004-6	31945	11	1	3/27/06	16,988	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-005-7	31945	12	1	3/27/06	15,246	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-006-8	31945	13	1	10/16/06	14,375	3,484	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-007-9	31945	14	1	10/16/06	13,068	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-008-0	31945	15	1	10/16/06	13,068	3,484	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-009-1	31945	16	1	3/27/06	25,265	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-010-1	31945	17	1	3/27/06	21,344	3,683	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-011-2	31945	18	1	3/27/06	17,860	3,484	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-012-3	31945	19	1	3/27/06	20,909	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-013-4	31945	20	1	3/27/06	23,087	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-014-5	31945	21	1	3/27/06	21,780	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-015-6	31945	22	1	3/27/06	20,909	3,653	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-016-7	31945	23	1	3/27/06	22,216	3,476	1	\$3,683.00	\$2,602.40	\$3,210.52
272-270-017-8	31945	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			160		1,119,056	351,469		\$444,185.00	\$313,860.06	\$387,201.50

C:\Documents and Settings\mmiyano\Desktop\RUSD FY15-16 Levy\CFD 22\cfd22 tax roll.rpt
5/13/2015

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 22 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



VICINITY MAP
(Not to Scale)



X is the general location of each project

(1) Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this ____ day of _____, 2004.

Clerk of the Board of Education
Riverside Unified School District

(2) I hereby certify that the within map showing the boundaries of Community Facilities District No. 22 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the ____ day of _____, 2004, by its Resolution No. _____.

Clerk of the Board of Education
Riverside Unified School District

(3) Filed this ____ day of _____, 2004, at the hour of ____ o'clock __m, in Book _____ of Maps of Assessment and Community Facilities Districts at pages _____ through _____ and as Instrument No. _____ in the office of the County Recorder of Riverside County, State of California.

Gary L. Orso
Assessor-County Clerk-Recorder of Riverside County

By _____
Deputy
Fee _____

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 22 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

DEWEY

AVENUE

226-091-014

226-091-013

BEATTY DR.


BEATTY

WAY

DRIVE

CARLO

LEGEND

	Boundaries of Community Facilities District No. 22 of Riverside Unified School District
226-091-01n	Assessor Parcel Number



Reference is hereby made
to the Assessor maps of
the County of Riverside for
a description of the
lines and dimensions of
each lot and parcel.

Prepared by David Taussig & Associates, Inc.

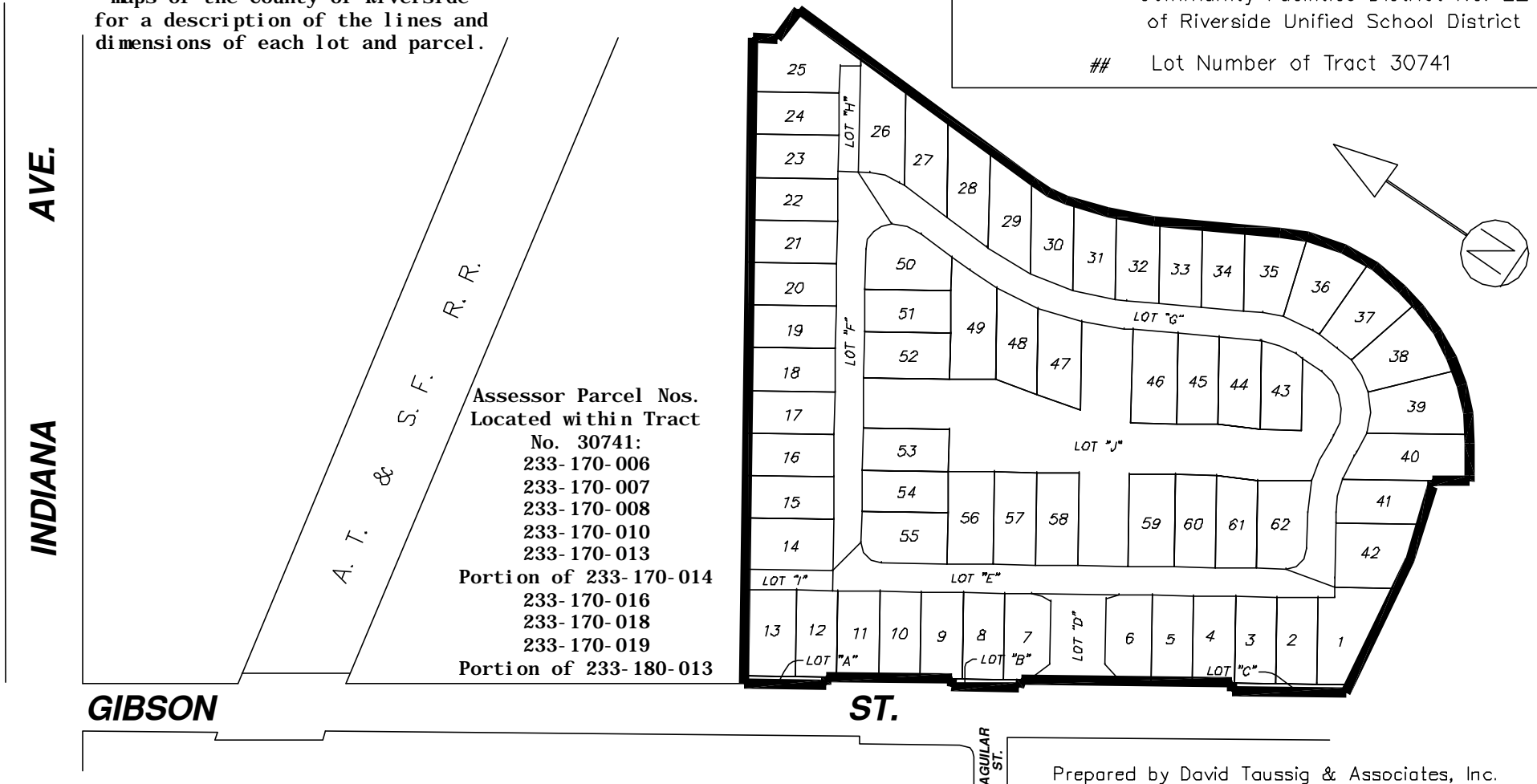
BOUNDARIES OF
 COMMUNITY FACILITIES DISTRICT NO. 22 OF
 RIVERSIDE UNIFIED SCHOOL DISTRICT
 COUNTY OF RIVERSIDE
 STATE OF CALIFORNIA

Reference is hereby made to Tract No. 30741, filed October 13, 2004 in Book 365 of Maps at Pages 49 through 53 as Instrument No. 2004-0808279, and the Assessor maps of the County of Riverside for a description of the lines and dimensions of each lot and parcel.

LEGEND

Boundaries of
 Community Facilities District No. 22
 of Riverside Unified School District

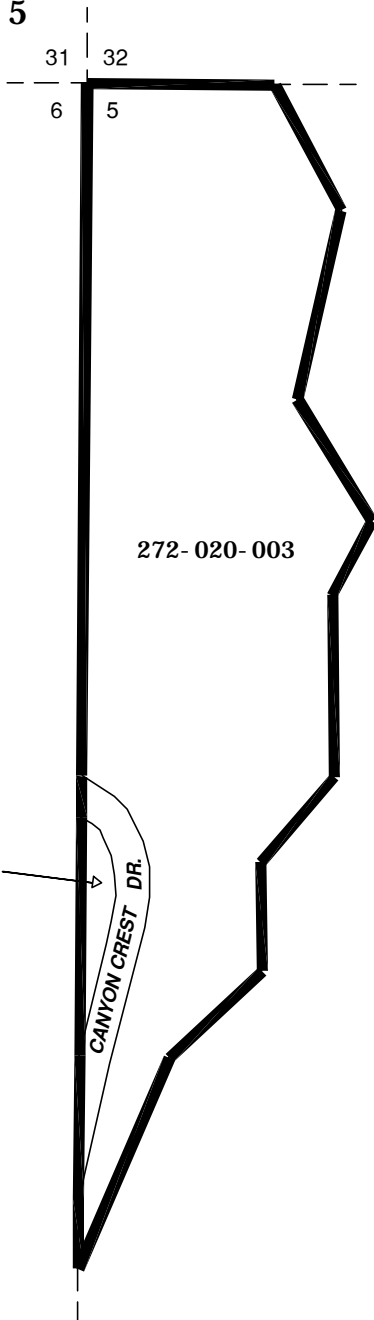
Lot Number of Tract 30741






Assessor Parcel Nos.
 Located within Tract
 No. 30741:
 233-170-006
 233-170-007
 233-170-008
 233-170-010
 233-170-013
 Portion of 233-170-014
 233-170-016
 233-170-018
 233-170-019
 Portion of 233-180-013

Prepared by David Taussig & Associates, Inc.

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 22 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



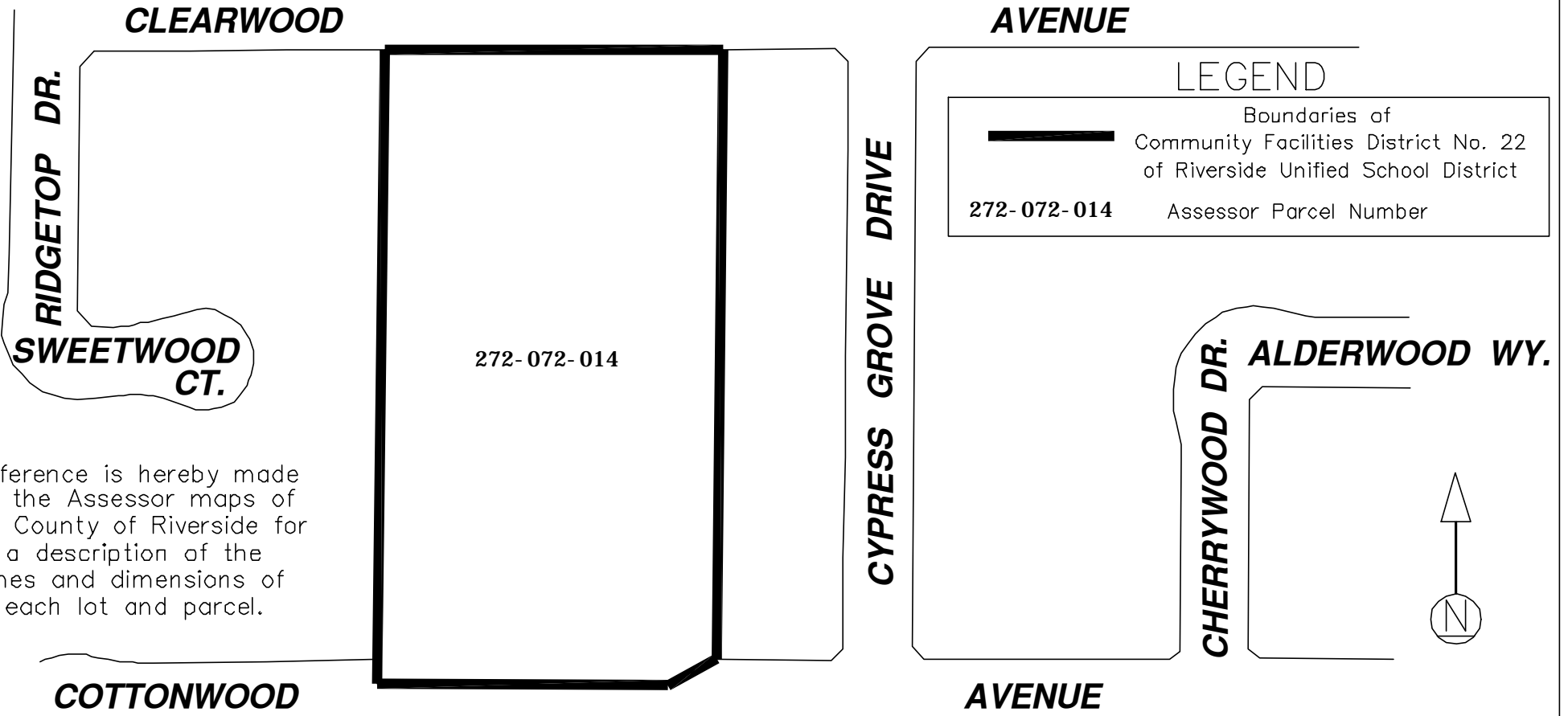
LEGEND

	Boundaries of Community Facilities District No. 22 of Riverside Unified School District
272-020-00n	Assessor Parcel Number
	Assessor Parcel Line
	Section Line

Reference is hereby made
to the Assessor maps of
the County of Riverside for
a description of the
lines and dimensions of
each lot and parcel.



BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 22 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



Reference is hereby made to the Assessor maps of the County of Riverside for a description of the lines and dimensions of each lot and parcel.

RESOLUTION NO. 2014/15-68

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 24 OF RIVERSIDE UNIFIED SCHOOL DISTRICT

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code for the payment of the principal of and interest on the outstanding bonds of Community Facilities District No. 24 of Riverside Unified School District, County of Riverside, State of California (the "District"), and for the payment of administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-68 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 24, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
233-330-001-3	31415	1	1	7/15/05	2,614	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-330-002-4	31415	2	1	7/14/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-003-5	31415	3	1	7/14/05	1,742	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-004-6	31415	4	1	7/14/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-005-7	31415	5	1	7/14/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-006-8	31415	6	1	7/14/05	3,049	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-330-007-9	31415	7	1	7/14/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-008-0	31415	8	1	7/14/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-009-1	31415	9	1	7/14/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-010-1	31415	10	1	7/14/05	2,614	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-011-2	31415	11	1	7/14/05	2,614	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-012-3	31415	12	1	7/14/05	2,614	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-330-013-4	31415	13	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-014-5	31415	14	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-015-6	31415	15	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-016-7	31415	16	1	11/22/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-017-8	31415	17	1	11/22/05	1,742	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-018-9	31415	18	1	11/22/05	2,178	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-330-019-0	31415	19	1	11/22/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-020-0	31415	20	1	11/22/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-021-1	31415	21	1	11/22/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-022-2	31415	22	1	7/14/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-023-3	31415	23	1	7/14/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-024-4	31415	24	1	7/14/05	2,614	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-025-5	31415	25	1	7/14/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-026-6	31415	26	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-027-7	31415	27	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-028-8	31415	28	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-029-9	31415	29	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-030-9	31415	30	1	7/14/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-031-0	31415	31	1	7/14/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-032-1	31415	32	1	7/14/05	2,614	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-033-2	31415	33	1	7/14/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-034-3	31415	34	1	9/29/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-035-4	31415	35	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-036-5	31415	36	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-037-6	31415	37	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-038-7	31415	38	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-039-8	31415	39	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-040-8	31415	40	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-041-9	31415	41	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-042-0	31415	42	1	9/29/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-043-1	31415	43	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16

**Community Facilities District No. 24, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
233-330-044-2	31415	44	1	1/9/06	2,614	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-045-3	31415	45	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-046-4	31415	46	1	1/9/06	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-047-5	31415	56	1	7/14/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-330-048-6	31415	57	1	7/14/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-049-7	31415	58	1	7/14/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-330-050-7	31415	H	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-051-8	31415	EE	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-052-9	31415	FF	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-053-0	31415	GG	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-054-1	31415	HH	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-055-2	31415	II	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-056-3	31415	JJ	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-057-4	31415	KK	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-058-5	31415	LL	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-059-6	31415	MM	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-060-6	31415	NN	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-061-7	31415	OO	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-062-8	31415	PP	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-063-9	31415	QQ	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-064-0	31415	DDD	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-330-065-1	31415	EEE	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-001-4	31415	47	1	1/9/06	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-002-5	31415	48	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-003-6	31415	49	1	1/9/06	2,614	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-004-7	31415	50	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-005-8	31415	51	1	9/29/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-006-9	31415	52	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-007-0	31415	53	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-008-1	31415	54	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-009-2	31415	55	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-010-2	31415	59	1	7/14/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-011-3	31415	60	1	7/14/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-012-4	31415	61	1	7/14/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-013-5	31415	62	1	1/9/06	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-014-6	31415	63	1	1/9/06	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-015-7	31415	64	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-016-8	31415	65	1	1/9/06	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-017-9	31415	66	1	1/9/06	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-018-0	31415	67	1	1/9/06	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-019-1	31415	68	1	6/7/05	2,614	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-020-1	31415	69	1	6/7/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-021-2	31415	70	1	6/7/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16

**Community Facilities District No. 24, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
233-340-022-3	31415	71	1	6/7/05	3,049	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-340-023-4	31415	72	1	1/9/06	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-024-5	31415	73	1	1/9/06	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-025-6	31415	74	1	1/9/06	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-026-7	31415	75	1	12/12/05	3,049	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-340-027-8	31415	76	1	12/12/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-028-9	31415	77	1	12/12/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-029-0	31415	78	1	12/12/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-030-0	31415	79	1	12/12/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-031-1	31415	80	1	12/12/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-032-2	31415	81	1	12/12/05	2,614	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-340-033-3	31415	82	1	12/12/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-034-4	31415	83	1	12/12/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-035-5	31415	84	1	12/12/05	2,614	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-036-6	31415	85	1	12/12/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-037-7	31415	86	1	12/12/05	2,614	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-038-8	31415	87	1	9/29/05	2,614	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-340-039-9	31415	88	1	9/29/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-040-9	31415	89	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-041-0	31415	90	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-042-1	31415	91	1	9/29/05	2,178	1,472	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-043-2	31415	92	1	9/29/05	2,614	1,168	3	\$2,229.54	\$1,147.94	\$1,274.16
233-340-044-3	31415	93	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-045-4	31415	94	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-046-5	31415	95	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-047-6	31415	96	1	9/29/05	2,178	1,693	1	\$2,601.33	\$1,339.36	\$1,486.64
233-340-048-7	31415	97	1	9/29/05	1,742	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-049-8	31415	98	1	9/29/05	2,178	1,405	2	\$2,378.26	\$1,224.50	\$1,359.16
233-340-050-8	31415	STR	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-051-9	31415	AA	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-052-0	31415	BB	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-053-1	31415	CC	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-054-2	31415	DD	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-055-3	31415	RR	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-056-4	31415	SS	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-057-5	31415	TT	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-058-6	31415	UU	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-059-7	31415	VV	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-060-7	31415	WW	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-061-8	31415	XX	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-062-9	31415	YY	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-063-0	31415	ZZ	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-064-1	31415	AAA	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 24, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
233-340-065-2	31415	BBB	0		0	0	EX	\$0.00	\$0.00	\$0.00
233-340-066-3	31415	CCC	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			98		213,444	144,251		\$237,530.82	\$122,298.32	\$135,747.16

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5/13/2015

**Community Facilities District No. 24, Tax Rate Zone 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
221-240-009-6	31801	1	1	10/21/05	5,227	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-010-6	31801	2	1	10/21/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-011-7	31801	3	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-012-8	31801	4	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-013-9	31801	5	1	10/21/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-014-0	31801	6	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-015-1	31801	7	1	10/21/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-016-2	31801	8	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-017-3	31801	9	1	10/21/05	6,098	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-018-4	31801	10	1	4/14/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-019-5	31801	11	1	4/14/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-020-5	31801	12	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-021-6	31801	13	1	4/14/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-022-7	31801	14	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-023-8	31801	15	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-024-9	31801	16	1	4/14/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-025-0	31801	17	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-026-1	31801	18	1	4/14/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-027-2	31801	19	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-028-3	31801	20	1	4/14/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-029-4	31801	21	1	4/14/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-030-4	31801	28	1	4/5/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-031-5	31801	29	1	4/5/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-032-6	31801	30	1	4/5/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-033-7	31801	31	1	4/5/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-034-8	31801	32	1	4/14/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-035-9	31801	33	1	4/14/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-036-0	31801	34	1	4/14/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-037-1	31801	35	1	4/14/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-038-2	31801	36	1	4/14/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-039-3	31801	37	1	4/14/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-040-3	31801	38	1	4/14/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-041-4	31801	39	1	4/14/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-042-5	31801	40	1	4/14/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-043-6	31801	41	1	4/14/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-044-7	31801	42	1	4/14/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-045-8	31801	43	1	4/14/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-046-9	31801	44	1	4/14/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-047-0	31801	45	1	10/21/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-048-1	31801	46	1	10/21/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-049-2	31801	47	1	10/21/05	3,485	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-050-2	31801	48	1	10/21/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-051-3	31801	49	1	10/21/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82

**Community Facilities District No. 24, Tax Rate Zone 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
221-240-052-4	31801	50	1	10/21/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-053-5	31801	51	1	10/21/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-054-6	31801	52	1	10/21/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-055-7	31801	53	1	10/21/05	3,485	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-056-8	31801	54	1	10/21/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-240-057-9	31801	55	1	10/21/05	3,485	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-240-058-0	31801	56	1	10/21/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-059-1	31801	57	1	10/21/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-060-1	31801	58	1	10/21/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-061-2	31801	59	1	10/21/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-062-3	31801	60	1	10/21/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-240-063-4	31801	61	1	10/21/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-240-064-5	31801	D	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-240-065-6	31801	P	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-240-066-7	31801	Q	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-240-067-8	31801	U	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-240-068-9	31801	B	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-320-001-5	31801	22	1	4/14/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-002-6	31801	23	1	4/14/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-003-7	31801	24	1	4/14/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-004-8	31801	25	1	10/21/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-005-9	31801	26	1	10/21/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-006-0	31801	27	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-007-1	31801	62	1	10/21/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-008-2	31801	63	1	10/21/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-009-3	31801	64	1	10/21/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-010-3	31801	65	1	4/14/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-011-4	31801	66	1	4/14/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-012-5	31801	67	1	4/14/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-013-6	31801	68	1	4/14/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-014-7	31801	69	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-015-8	31801	70	1	6/15/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-016-9	31801	71	1	6/15/05	3,920	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-017-0	31801	72	1	6/15/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-018-1	31801	73	1	6/15/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-019-2	31801	74	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-020-2	31801	75	1	6/15/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-021-3	31801	76	1	6/15/05	6,534	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-022-4	31801	77	1	6/15/05	6,098	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-023-5	31801	78	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-024-6	31801	79	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-025-7	31801	80	1	6/15/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-026-8	31801	81	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36

**Community Facilities District No. 24, Tax Rate Zone 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Taxable Area (SF)	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
221-320-027-9	31801	82	1	6/15/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-028-0	31801	83	1	9/16/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-029-1	31801	84	1	9/16/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-030-1	31801	85	1	9/16/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-031-2	31801	86	1	9/16/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-032-3	31801	87	1	9/16/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-033-4	31801	88	1	6/15/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-034-5	31801	89	1	6/15/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-035-6	31801	90	1	4/14/05	3,485	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-036-7	31801	91	1	4/14/05	3,485	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-037-8	31801	92	1	6/15/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-038-9	31801	93	1	6/15/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-039-0	31801	94	1	6/15/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-040-0	31801	95	1	6/15/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-041-1	31801	96	1	6/15/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-042-2	31801	97	1	6/15/05	3,920	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-043-3	31801	98	1	6/15/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-044-4	31801	99	1	6/15/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-045-5	31801	100	1	6/15/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-046-6	31801	101	1	6/15/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-047-7	31801	102	1	6/15/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-048-8	31801	103	1	6/15/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-049-9	31801	104	1	6/15/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-050-9	31801	105	1	6/15/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-051-0	31801	106	1	10/21/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-052-1	31801	107	1	10/21/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-053-2	31801	108	1	10/21/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-054-3	31801	109	1	10/21/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-055-4	31801	110	1	10/21/05	3,485	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-056-5	31801	111	1	10/21/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-057-6	31801	112	1	9/16/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-058-7	31801	113	1	9/16/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-059-8	31801	114	1	9/16/05	3,485	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-060-8	31801	115	1	9/16/05	4,356	2,102	1	\$3,149.88	\$1,610.20	\$1,660.36
221-320-061-9	31801	116	1	9/16/05	3,049	1,925	2	\$2,992.63	\$1,529.82	\$1,577.48
221-320-062-0	31801	117	1	9/16/05	3,049	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-063-1	31801	118	1	9/16/05	3,049	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-064-2	31801	119	1	9/16/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-065-3	31801	120	1	10/21/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-066-4	31801	121	1	9/16/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-067-5	31801	122	1	9/16/05	2,614	1,620	3	\$2,756.15	\$1,408.92	\$1,452.82
221-320-068-6	31801	123	1	9/16/05	2,614	1,416	4	\$2,598.90	\$1,328.54	\$1,369.94
221-320-069-7	31801	H	0		0	0	EX	\$0.00	\$0.00	\$0.00

**Community Facilities District No. 24, Tax Rate Zone 2
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (SF)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
221-320-070-7	31801	K	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-320-071-8	31801	N	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-320-072-9	31801	O	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-320-073-0	31801	Q	0		0	0	EX	\$0.00	\$0.00	\$0.00
221-320-074-1	31801	POR I	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			123		427,759	221,781		\$357,210.57	\$182,603.82	\$188,292.96

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5/13/2015

**Community Facilities District No. 24, Tax Rate Zone 3
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Taxable Area (SF)</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	FY 2015-16 Expected Maximum Special Tax	FY 2015-16 Special Tax Levy	FY 2014-15 Special Tax Levy
243-540-001-5	32205	1	1	10/4/05	59,242	4,020	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-002-6	32205	2	1	10/4/05	80,150	4,007	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-003-7	32205	3	1	10/4/05	54,450	2,975	3	\$3,522.89	\$1,773.46	\$1,745.22
243-540-004-8	32205	4	1	10/4/05	44,867	4,020	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-005-9	32205	5	1	10/4/05	130,680	4,007	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-006-0	32205	6	1	10/4/05	102,802	4,020	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-007-1	32205	7	1	10/4/05	80,150	4,020	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-008-2	32205	8	1	10/4/05	64,033	4,007	1	\$5,252.65	\$2,644.24	\$2,602.12
243-540-009-3	32205	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
243-540-010-3	32205	D	0		0	0	EX	\$0.00	\$0.00	\$0.00
Totals:			8		616,374	31,076		\$40,291.44	\$20,283.14	\$19,960.06

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5/13/2015

**BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 24 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

(1) Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this ____ day of _____, 2005.

Clerk of the Board of Education
Riverside Unified School District

(2) I hereby certify that the within map showing the boundaries of Community Facilities District No. 24 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the ____ day of _____, 2005, by its Resolution No. _____.

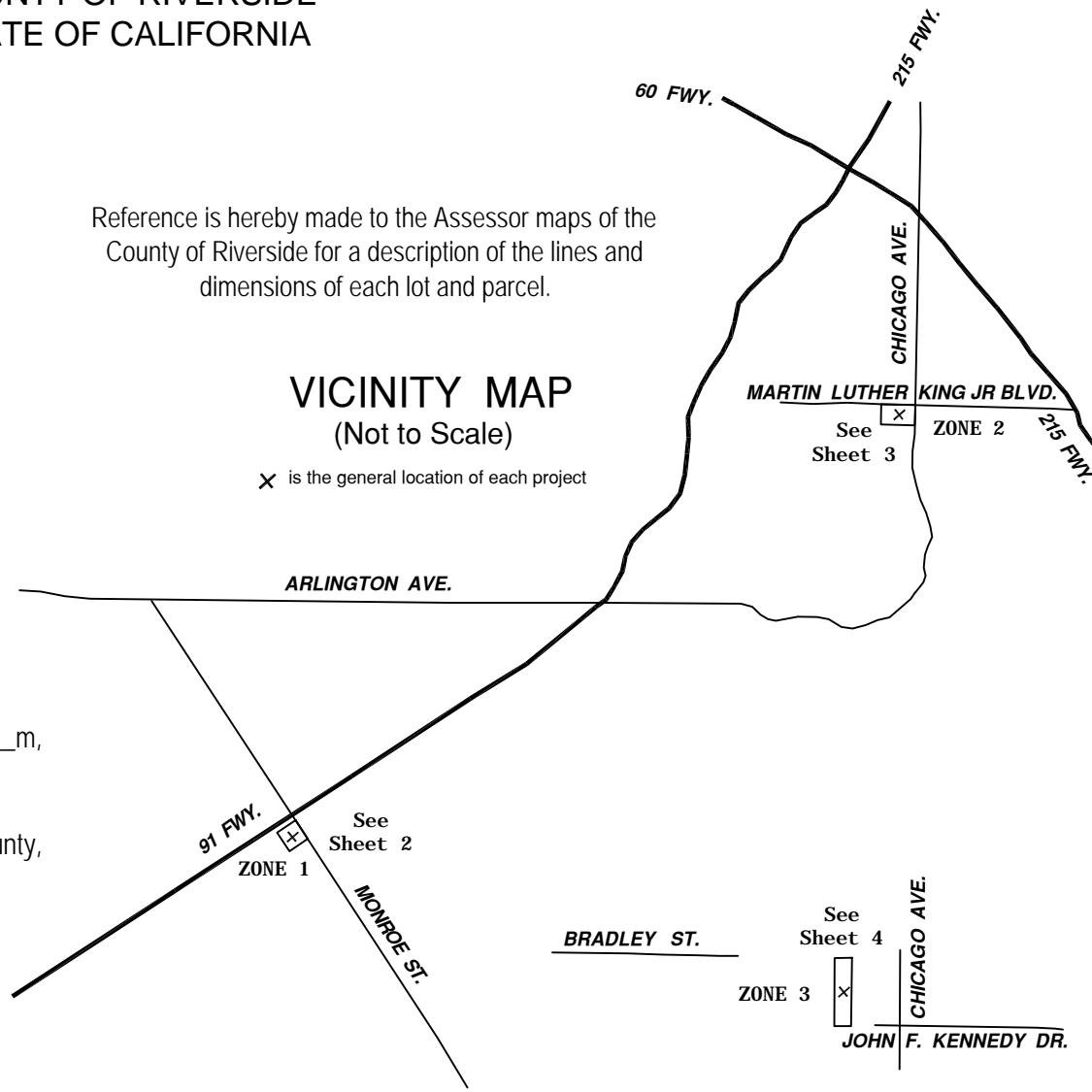
Clerk of the Board of Education
Riverside Unified School District

(3) Filed this ____ day of _____, 2005, at the hour of ____ o'clock __m, in Book _____ of Maps of Assessment and Community Facilities Districts at pages _____ through _____ and as Instrument No. _____ in the office of the County Recorder of Riverside County, State of California.

Gary L. Orso
Assessor-County Clerk-Recorder of Riverside County

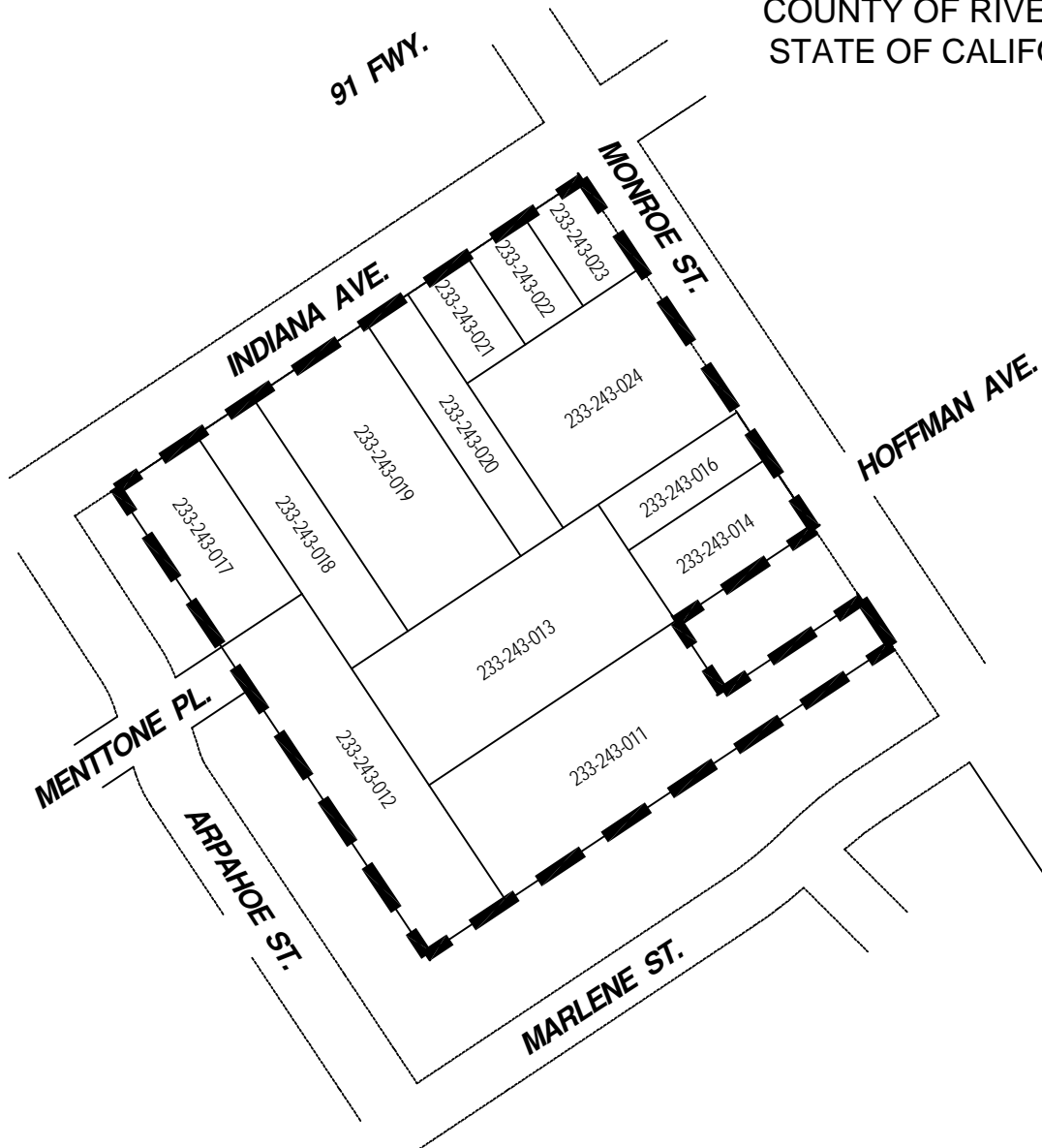
By _____
Deputy
Fee _____

Reference is hereby made to the Assessor maps of the County of Riverside for a description of the lines and dimensions of each lot and parcel.




Prepared by David Taussig & Associates, Inc.

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 24 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

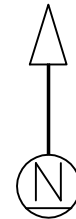
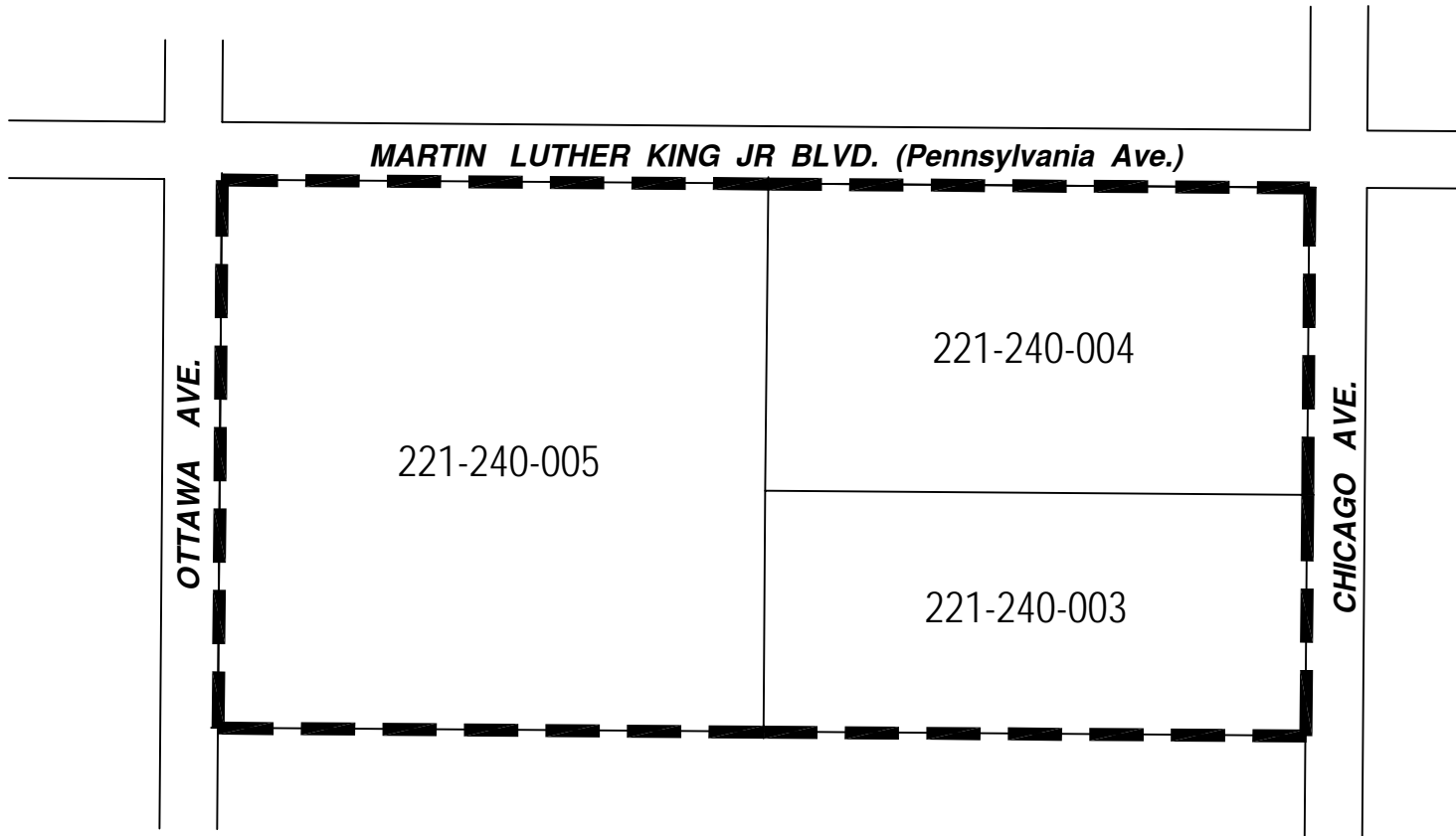


LEGEND



	ZONE 1 Boundaries of Community Facilities District No. 24 of Riverside Unified School District
233-243-0nn	Assessor Parcel Number



BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 24 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

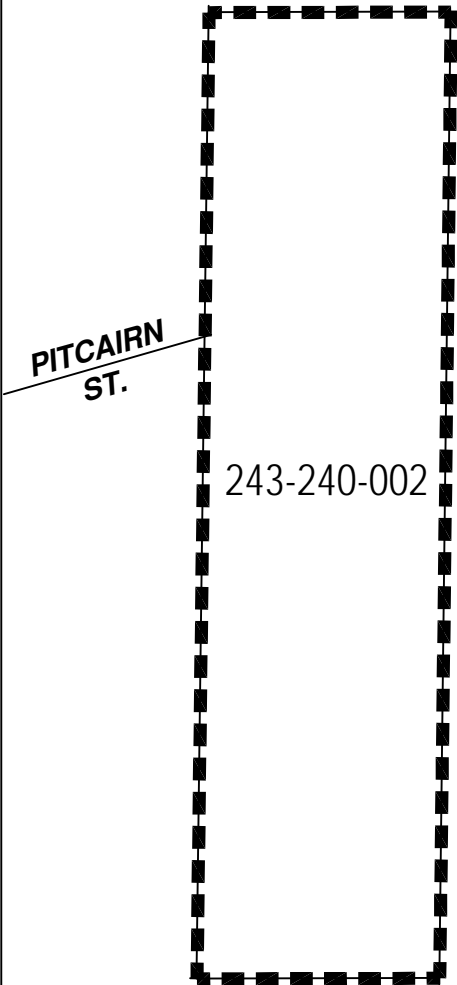


LEGEND

  ZONE 2 Boundaries of
Community Facilities District No. 24
of Riverside Unified School District

221-240-0nn Assessor Parcel Number

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 24 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



CHICAGO
AVE.

FERRARI DR.

CRAYCRAFT DR.

MARYBETH LN.

JOHN F. KENNEDY DR.

LEGEND

■ ■ ■ ■ ■ ZONE 3 Boundaries of
Community Facilities District No. 24
of Riverside Unified School District

243-240-002 Assessor Parcel Number

Prepared by David Taussig & Associates, Inc.

RESOLUTION NO. 2014/15-69

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 26 OF RIVERSIDE UNIFIED SCHOOL DISTRICT AND FOR THE PAYMENT OF THE COSTS OF AUTHORIZED PUBLIC FACILITIES

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code to pay principal of and interest on the outstanding bonds of Community Facilities District No. 26 of Riverside Unified School District, County of Riverside, State of California (the "District"), to pay administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest, and to pay directly or accumulate funds for paying the costs of authorized public facilities as provided in clause (iv) of the definition of Special Tax Requirement in the Rates and Method of Apportionment of Special Tax for the District; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-69 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 26
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Lot Size Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-160-042-4	32293	1	1	7/27/06	4,792	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-160-043-5	32293	2	1	7/27/06	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-160-044-6	32293	3	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-160-045-7	32293	4	1	7/27/06	3,485	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-160-046-8	32293	5	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-160-047-9	32293	52	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-160-048-0	32293	53	0	1/5/09	0	2,088	EX	\$0.00	\$0.00	\$0.00
207-160-049-1	32293	54	0	4/12/06	0	1,888	EX	\$0.00	\$0.00	\$0.00
207-160-050-1	32293	55	0	4/12/06	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-160-051-2	32293	56	1	4/4/07	2,614	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-052-3	32293	57	0	4/4/07	0	1,415	EX	\$0.00	\$0.00	\$0.00
207-160-053-4	32293	58	0	4/4/07	0	1,646	EX	\$0.00	\$0.00	\$0.00
207-160-054-5	32293	59	1	4/4/07	2,178	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-055-6	32293	60	0	4/4/07	0	1,642	EX	\$0.00	\$0.00	\$0.00
207-160-056-7	32293	61	1	4/4/07	2,614	1,841	4	\$3,772.00	\$2,555.64	\$2,555.64
207-160-057-8	32293	62	1	1/29/07	2,614	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-058-9	32293	63	1	1/29/07	2,178	1,415	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-059-0	32293	64	1	1/29/07	2,178	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-060-0	32293	65	1	1/29/07	2,178	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-061-1	32293	66	1	1/29/07	2,178	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-062-2	32293	67	1	1/29/07	2,614	1,841	4	\$3,772.00	\$2,555.64	\$2,555.64
207-160-063-3	32293	68	1	7/27/06	2,614	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-064-4	32293	69	1	7/27/06	2,178	1,415	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-065-5	32293	70	1	7/27/06	2,178	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-066-6	32293	71	1	7/27/06	2,178	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-067-7	32293	72	1	7/27/06	2,178	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-068-8	32293	73	1	7/27/06	2,614	1,841	4	\$3,772.00	\$2,555.64	\$2,555.64
207-160-069-9	32293	74	1	7/27/06	2,614	1,642	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-070-9	32293	75	1	7/27/06	2,178	1,415	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-071-0	32293	76	1	7/27/06	2,178	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-072-1	32293	77	1	7/27/06	3,485	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-073-2	32293	78	1	7/27/06	3,049	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-074-3	32293	79	1	7/27/06	3,049	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-075-4	32293	80	1	7/27/06	2,614	1,646	5	\$3,540.00	\$2,398.46	\$2,398.46
207-160-076-5	32293	81	1	7/27/06	2,614	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12
207-160-077-6	32293	82	1	4/12/06	2,614	1,841	4	\$3,772.00	\$2,555.64	\$2,555.64
207-160-078-7	32293	83	1	4/12/06	2,614	1,420	6	\$3,448.00	\$2,336.12	\$2,336.12

**Community Facilities District No. 26
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Lot Size Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-160-079-8	32293	84	0	4/12/06	0	2,088	EX	\$0.00	\$0.00	\$0.00
207-160-080-8	32293	O	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-160-081-9	32293	P	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-160-082-0	32293	Y	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-160-083-1	32293	D-M	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-001-5	32293	6	1	7/27/06	3,485	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-002-6	32293	7	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-003-7	32293	43	1	7/27/06	3,485	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-004-8	32293	44	1	7/27/06	3,920	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-005-9	32293	45	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-250-006-0	32293	46	0	1/5/09	0	2,088	EX	\$0.00	\$0.00	\$0.00
207-250-007-1	32293	47	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-250-008-2	32293	48	0	1/5/09	0	1,884	EX	\$0.00	\$0.00	\$0.00
207-250-009-3	32293	49	1	1/5/09	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-010-3	32293	50	0	1/5/09	0	1,888	EX	\$0.00	\$0.00	\$0.00
207-250-011-4	32293	51	0	1/5/09	0	2,088	EX	\$0.00	\$0.00	\$0.00
207-250-012-5	32293	X	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-013-6	32293	F	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-014-7	32293	8	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-015-8	32293	9	1	7/27/06	3,485	1,884	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-016-9	32293	10	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-017-0	32293	11	1	1/3/07	3,920	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-019-2	32293	40	1	1/3/07	3,485	1,884	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-020-2	32293	41	1	7/27/06	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-021-3	32293	42	1	7/27/06	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-022-4	32293	POR 85	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-023-5	32293	12	1	1/3/07	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-024-6	32293	13	1	1/3/07	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-025-7	32293	14	1	1/3/07	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-026-8	32293	15	1	1/29/07	3,485	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-027-9	32293	16	1	1/29/07	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-028-0	32293	17	1	4/4/07	3,485	1,884	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-029-1	32293	18	1	4/4/07	4,356	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-030-1	32293	19	1	4/4/07	3,920	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-031-2	32293	20	1	4/4/07	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-032-3	32293	21	1	4/4/07	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-033-4	32293	22	1	4/4/07	3,920	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02

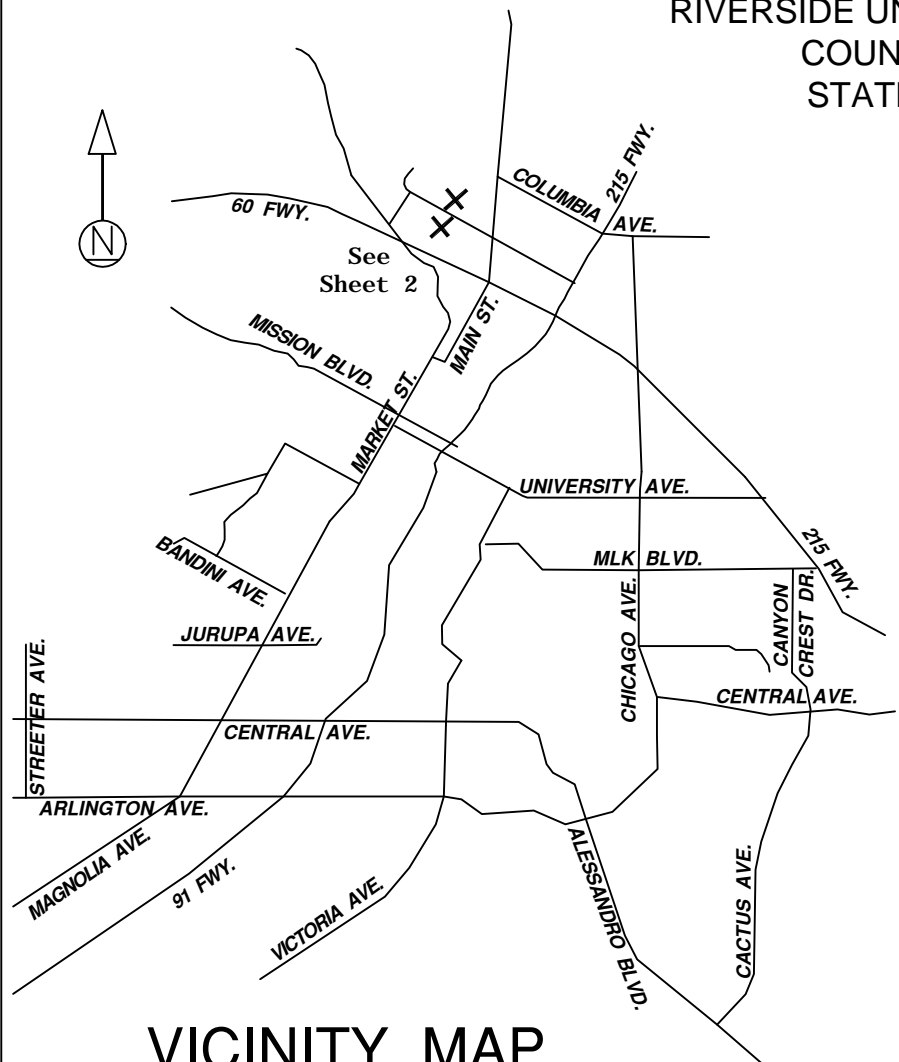
**Community Facilities District No. 26
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Lot Size Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
207-250-034-5	32293	23	1	4/4/07	3,920	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-035-6	32293	24	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-250-036-7	32293	25	0	1/5/09	0	1,888	EX	\$0.00	\$0.00	\$0.00
207-250-037-8	32293	26	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-250-038-9	32293	27	0	1/5/09	0	1,884	EX	\$0.00	\$0.00	\$0.00
207-250-039-0	32293	28	0	1/5/09	0	2,693	EX	\$0.00	\$0.00	\$0.00
207-250-040-0	32293	29	0	1/5/09	0	2,088	EX	\$0.00	\$0.00	\$0.00
207-250-041-1	32293	30	1	4/4/07	3,920	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-042-2	32293	31	1	4/4/07	3,920	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-043-3	32293	32	1	4/4/07	3,920	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-044-4	32293	33	1	4/4/07	3,920	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-045-5	32293	34	1	4/4/07	3,920	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-046-6	32293	35	1	1/29/07	3,920	1,884	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-047-7	32293	36	1	1/29/07	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
207-250-048-8	32293	37	1	1/3/07	3,485	2,088	3	\$4,095.00	\$2,774.48	\$2,774.48
207-250-049-9	32293	38	1	1/3/07	3,485	1,888	4	\$3,772.00	\$2,555.64	\$2,555.64
207-250-051-0	32293	POR 85	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-052-1	32293	Q	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-053-2	32293	S	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-054-3	32293	U	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-055-4	32293	V	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-056-5	32293	C	0		0	0	EX	\$0.00	\$0.00	\$0.00
207-250-057-6	32293	39	1	1/3/07	3,485	2,693	1	\$4,512.00	\$3,057.02	\$3,057.02
Totals:			64		205,168	173,994		\$252,675.00	\$171,194.90	\$171,194.90

C:\Documents and Settings\mmyano\Desktop\RUSD FY15-16 Levy\CFD 26\cfd26 tax roll.rpt
5/13/2015

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 26 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



VICINITY MAP
(Not to Scale)

X is the general location of each project

Prepared by David Taussig & Associates, Inc.

(1) Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this ____ day of _____, 2005.

Clerk of the Board of Education
Riverside Unified School District

(2) I hereby certify that the within map showing the boundaries of Community Facilities District No. 26 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the ____ day of _____, 2005, by its Resolution No. _____.

Clerk of the Board of Education
Riverside Unified School District

(3) Filed this ____ day of _____, 2005, at the hour of ____ o'clock __m, in Book _____ of Maps of Assessment and Community Facilities Districts at pages _____ through _____ and as Instrument No. _____ in the office of the County Recorder of Riverside County, State of California.

Larry Ward
Assessor-County Clerk-Recorder of Riverside County


By _____

Deputy

Fee _____

BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 26 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

LEGEND

 Boundaries of
Community Facilities District No. 26
of Riverside Unified School District

207- 1n0- 0nn Assessor Parcel Number

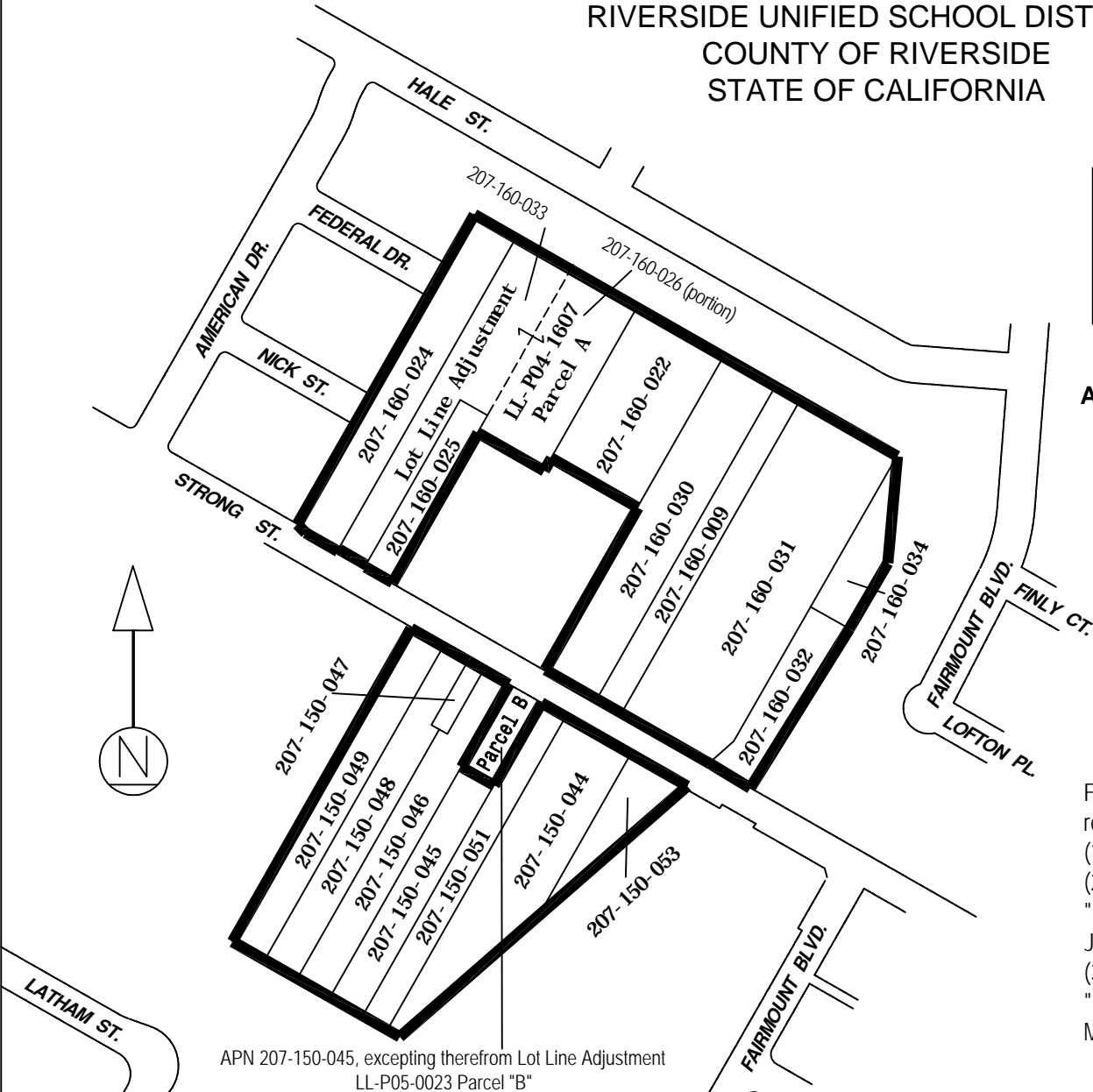
**Assessor Parcels Located within Community Facilities
District No. 26 of Riverside Unified School District:**

- | | |
|---------------------------------|-----------------------|
| 207-150-044 | 207-160-009 |
| 207-150-045, exempting Parcel B | 207-160-022 |
| 207-150-046 | 207-160-024 |
| 207-150-047 | 207-160-025 |
| 207-150-048 | 207-160-026 (portion) |
| 207-150-049 | 207-160-030 |
| 207-150-051 | 207-160-031 |
| 207-150-053 | 207-160-032 |
| | 207-160-033 |
| | 207-160-034 |

For a description of the lines and dimensions of each lot and parcel, reference is hereby made to

- (1) the Assessor maps of the County of Riverside,
- (2) City of Riverside Certificate of Compliance for Lot Line Adjustment "LL-P04-1607 Parcel A" recorded as Document No. 2005-0464520 on June 10, 2005 in Official Records of the County of Riverside, and
- (3) City of Riverside Certificate of Compliance for Lot Line Adjustment "LL-P05-0023 Parcel B" recorded as Document No. 2005-0433435 on May 31, 2005 in Official Records of the County of Riverside.

Prepared by David Taussig & Associates, Inc.



APN 207-150-045, excepting therefrom Lot Line Adjustment
LL-P05-0023 Parcel "B"

RESOLUTION NO. 2014/15-70

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT LEVYING SPECIAL TAXES TO BE COLLECTED DURING FISCAL YEAR 2015-16 FOR THE PAYMENT OF THE PRINCIPAL OF AND INTEREST ON AND ADMINISTRATIVE EXPENSES WITH RESPECT TO THE BONDS OF COMMUNITY FACILITIES DISTRICT NO. 27 OF RIVERSIDE UNIFIED SCHOOL DISTRICT FOR THE PAYMENT OF THE COSTS OF AUTHORIZED PUBLIC FACILITIES

WHEREAS, it is necessary that the Board of Education of Riverside Unified School District (the "Board of Education") levy special taxes pursuant to Sections 53340 and 53358 of the Government Code to pay the principal of and interest on the outstanding bonds of Community Facilities District No. 27 of Riverside Unified School District, County of Riverside, State of California (the "District"), to pay administrative expenses incurred in connection with the levy and collection of said special taxes and the payment of such principal and interest, and to pay directly or accumulate funds for paying the costs of authorized public facilities as provided in clause (iv) of the definition of Special Tax Requirement in the Rates and Method of Apportionment of Special Tax for the District; and

WHEREAS, pursuant to Section 53340 of the Government Code, the Board of Education may by resolution provide for the levy of special taxes on parcels of taxable property in the District at a rate provided by ordinance or at a lower rate; and

WHEREAS, the Board of Education has previously levied special taxes on parcels of taxable property in the District by ordinance, and the rates of the special taxes that will be levied on such parcels for fiscal year 2015-16 will not exceed the rates of the special taxes that have previously been levied by ordinance;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT DOES ORDAIN AS FOLLOWS:

Section 1. Levy of Special Taxes. Special taxes shall be and are hereby levied for the 2015-16 fiscal year on all parcels of real property within the District which are subject to taxation, which are identified in Exhibit "A" attached hereto, and in the amount set forth for each such parcel in said Exhibit "A." Pursuant to Sections 53340 and 53358 of the Government Code, such special taxes shall be collected in the same manner as ordinary ad valorem property taxes are collected and shall be subject to the same penalties and the same procedure, sale, and lien priority in case of delinquency as is provided for ad valorem taxes.

Section 2. Transmittal to County. The Clerk of the Board of Education shall immediately following adoption of this resolution transmit a copy hereof to the Board of Supervisors and the County Auditor of the County of Riverside together with a request that the special taxes as levied hereby be collected on the tax bills for the parcels identified in Exhibit "A" hereto, along with the ordinary ad valorem property taxes to be levied on and collected from the owners of said parcels.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at a regular meeting held on the 1st day of June, 2015, by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Clerk of the Board of Education
of Riverside Unified School District

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-70 of the Board of Education of Riverside Unified School District, and that the same has not been amended or repealed.

Dated: _____, 2015

Clerk of the Board of Education
of Riverside Unified School District

**Community Facilities District No. 27, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

Assessor's Parcel Number	Tract	Lot	Number of Units	Permit Date	Lot Size Sq. Ft.	Building Sq. Ft.	Tax Class	FY 2015-16	FY 2015-16	FY 2014-15
								Expected Maximum Special Tax	Special Tax Levy	Special Tax Levy
253-380-001-4	32820	13	1	3/7/2007	13,068	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-380-002-5	32820	14	1	3/7/2007	11,761	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-380-003-6	32820	15	1	3/7/2007	11,761	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-380-004-7	32820	16	1	3/7/2007	10,890	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-381-001-7	32820	17	1	3/7/2007	10,890	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-381-002-8	32820	18	1	3/7/2007	12,632	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-003-9	32820	19	1	3/7/2007	17,424	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-381-004-0	32820	20	1	3/7/2007	14,375	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-005-1	32820	21	1	3/7/2007	14,810	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-006-2	32820	22	1	3/7/2007	12,197	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-007-3	32820	44	0		0	0	EX	\$0.00	\$0.00	\$0.00
253-381-008-4	32820	23	1	3/7/2007	13,068	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-381-009-5	32820	24	1	3/7/2007	13,939	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-010-5	32820	25	1	3/7/2007	13,939	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-011-6	32820	26	1	3/7/2007	12,197	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-012-7	32820	27	1	4/23/2007	9,583	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-013-8	32820	28	1	4/23/2007	10,890	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-381-014-9	32820	29	1	4/23/2007	11,326	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-381-015-0	32820	30	1	4/23/2007	16,988	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-381-016-1	32820	31	1	4/23/2007	17,424	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-017-2	32820	32	1	4/23/2007	11,761	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-381-018-3	32820	33	1	4/23/2007	26,136	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-390-001-5	32820	1	1	6/14/2007	13,068	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-390-002-6	32820	2	1	7/19/2007	11,761	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-390-003-7	32820	3	1	9/13/2007	13,939	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-390-004-8	32820	4	1	1/24/2007	13,068	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-390-005-9	32820	5	1	1/24/2007	25,700	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-390-006-0	32820	6	1	1/24/2007	33,541	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-390-007-1	32820	7	1	6/5/2007	22,651	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-390-008-2	32820	8	1	6/5/2007	9,148	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-390-009-3	32820	9	1	6/5/2007	7,841	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-390-010-3	32820	10	1	6/5/2007	7,841	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-390-011-4	32820	11	1	6/5/2007	31,799	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-390-012-5	32820	12	1	6/5/2007	29,621	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
253-391-001-8	32820	34	1	4/23/2007	45,302	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-391-002-9	32820	35	1	4/23/2007	28,314	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-391-003-0	32820	36	1	4/23/2007	19,602	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-391-004-1	32820	37	1	4/23/2007	16,553	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30

**Community Facilities District No. 27, Tax Rate Zone 1
Riverside Unified School District**

Fiscal Year 2015-2016 Special Tax Levy

<u>Assessor's Parcel Number</u>	<u>Tract</u>	<u>Lot</u>	<u>Number of Units</u>	<u>Permit Date</u>	<u>Lot Size Sq. Ft.</u>	<u>Building Sq. Ft.</u>	<u>Tax Class</u>	<u>FY 2015-16 Expected Maximum Special Tax</u>	<u>FY 2015-16 Special Tax Levy</u>	<u>FY 2014-15 Special Tax Levy</u>
253-391-005-2	32820	38	1	4/23/2007	12,197	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-391-006-3	32820	39	1	6/5/2007	12,197	3,119	2	\$3,855.00	\$2,536.30	\$2,536.30
253-391-007-4	32820	40	1	6/5/2007	12,197	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-391-008-5	32820	41	1	6/5/2007	11,326	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-391-009-6	32820	42	1	6/5/2007	13,939	3,440	1	\$4,002.00	\$2,633.02	\$2,633.02
253-391-010-6	32820	43	1	6/5/2007	17,860	2,339	3	\$3,562.00	\$2,343.52	\$2,343.52
Totals:			43		696,524	133,058		\$165,922.00	\$109,164.22	\$109,164.22
Grand Totals:			43		696,524	133,058		\$165,922.00	\$109,164.22	\$109,164.22

C:\Documents and Settings\mmiyano\Desktop\RUSD FY15-16 Levy\CFD 27\efd27 tax roll.rpt
5/13/2015

AMENDED BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 27 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA

This map amends and corrects the map of the boundaries of Community Facilities District No. 27 of Riverside Unified School District, County of Riverside, State of California, previously recorded on April 5, 2007 in Book 70 of Maps of Assessment and Community Facilities Districts at pages 52 through 55, and as Instrument No. 2007-0230683 in the Office of the County Recorder for the County of Riverside, State of California.

Filed this _____ day of _____, 2007 at the hour of _____ o'clock _____ M. In Book _____ of Maps of Assessment and Community Facilities District at pages _____ through _____ in the Office of the County Recorder in the County of Riverside, State of California, and as Instrument No. _____.

Fee: _____

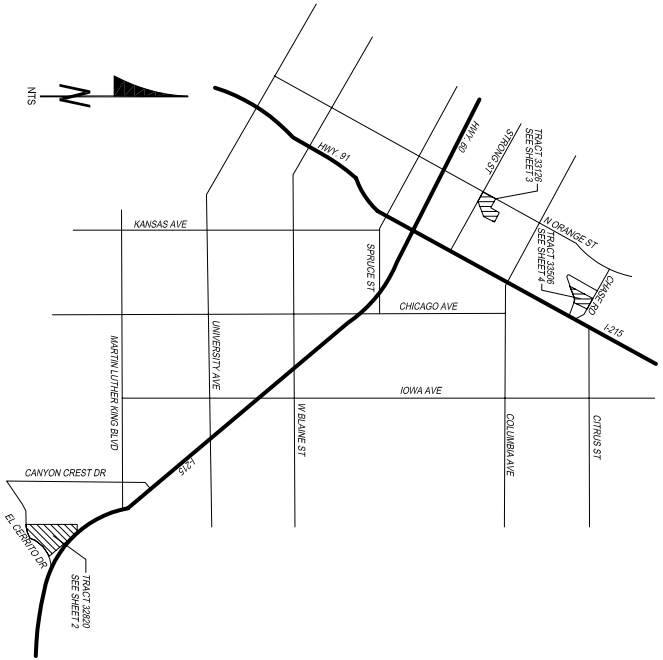
LARRY W. WARD, COUNTY CLERK-RECORDER

By: _____
Deputy

I hereby certify that the within map amending and correcting the map of the boundaries of Community Facilities District No. 27 of Riverside Unified School District, County of Riverside, State of California, was approved by the Board of Education of Riverside Unified School District at a regular meeting thereof, held on the _____ day of _____, 2007 by its Resolution No. _____.

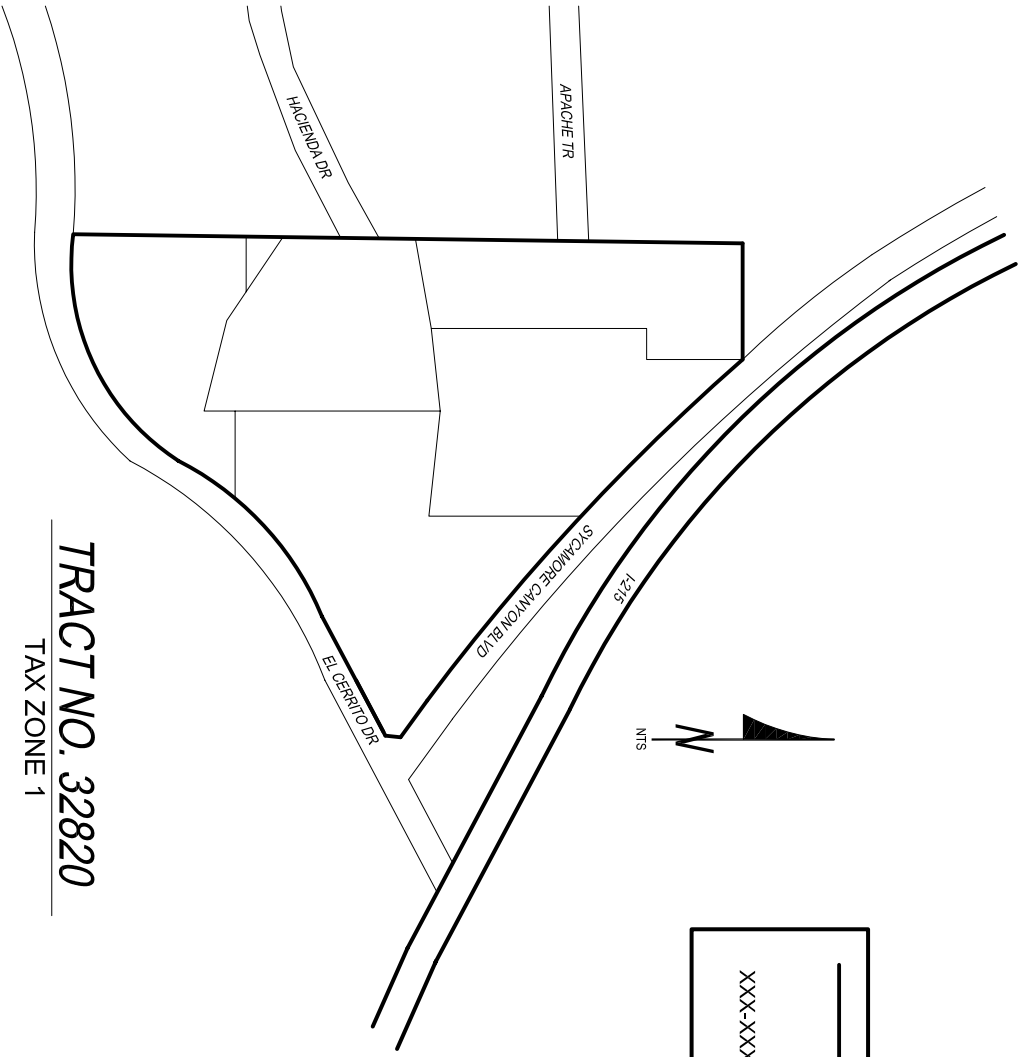
Filed in the office of the Clerk of the Board of Education of Riverside Unified School District this _____ day of _____, 2007.

Clerk of the Board of Education of _____
Riverside Unified School District



VICINITY MAP
NOT TO SCALE

AMENDED BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 27 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



TRACT NO. 32820
TAX ZONE 1

LEGEND

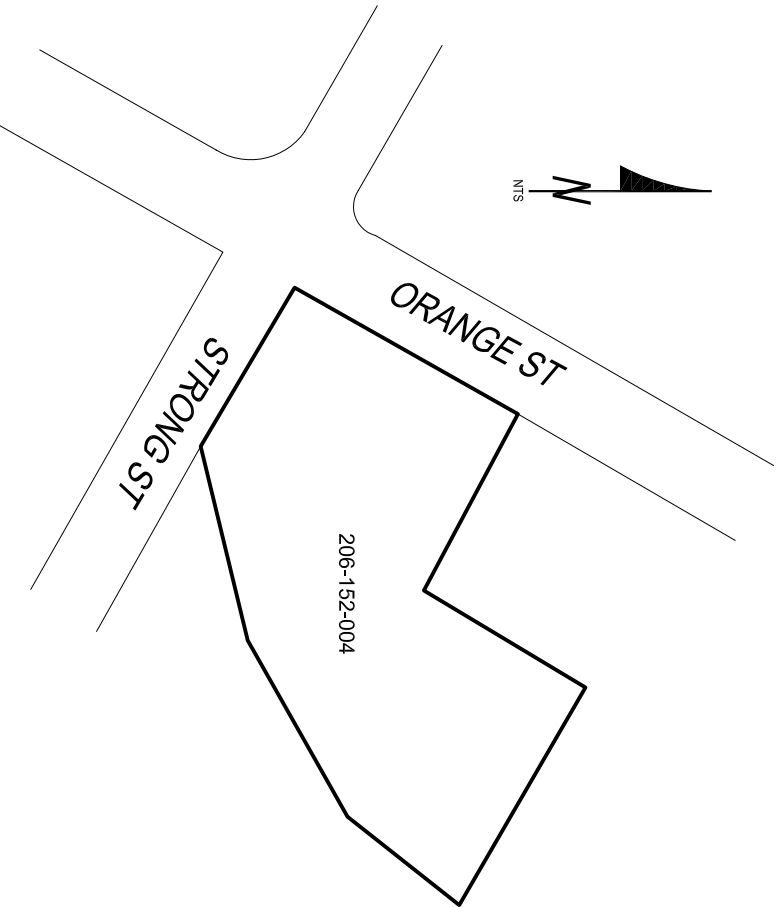
	AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 27 OF RIVERSIDE UNIFIED SCHOOL DISTRICT
XXX-XXX-XXX	ASSESSOR PARCEL NUMBER

REFERENCE IS HEREBY MADE
TO THE ASSESSOR MAPS OF
THE COUNTY OF RIVERSIDE
AND TO TRACT MAP NO. 32820
RECORDED ON OCTOBER 12, 2006
WITH THE RIVERSIDE COUNTY
ASSESSOR'S OFFICE IN BOOK 156
PAGES 50-54 FOR A DESCRIPTION
OF THE LINES AND DIMENSIONS OF
EACH LOT AND PARCEL.

Assessor Parcel Numbers for parcels
within Tax Zone 1.

- 253-190-002 (Portion)
- 253-190-003
- 253-190-006
- 253-190-008
- 253-190-011 (Portion)
- 253-240-025

AMENDED BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 27 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



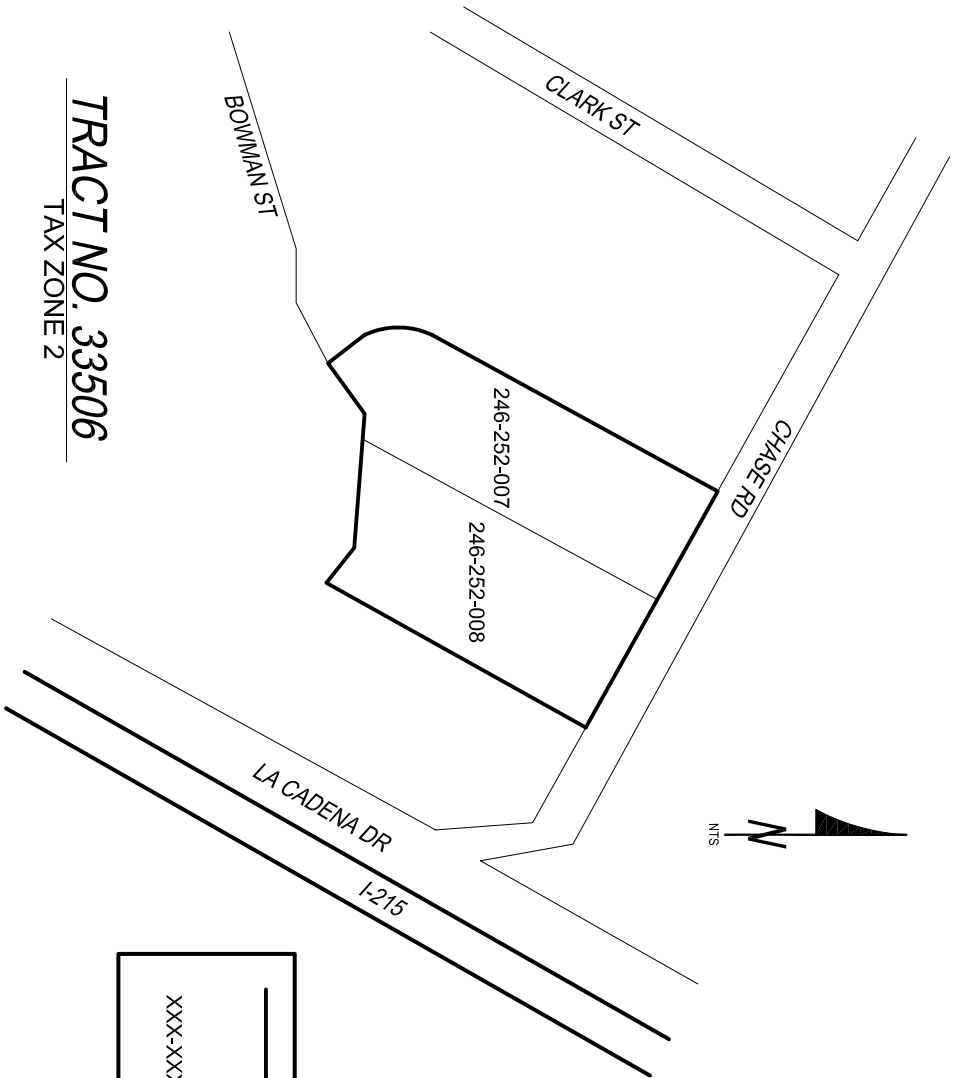
_____	AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 27 OF RIVERSIDE UNIFIED SCHOOL DISTRICT
XXX-XXX-XXX	ASSESSOR PARCEL NUMBER

LEGEND

REFERENCE IS HEREBY MADE
TO THE ASSESSOR MAPS OF
THE COUNTY OF RIVERSIDE FOR
A DESCRIPTION OF THE
LINES AND DIMENSIONS OF
EACH LOT AND PARCEL.

TRACT NO. 33126
TAX ZONE 2



AMENDED BOUNDARIES OF
COMMUNITY FACILITIES DISTRICT NO. 27 OF
RIVERSIDE UNIFIED SCHOOL DISTRICT
COUNTY OF RIVERSIDE
STATE OF CALIFORNIA



TRACT NO. 33506
TAX ZONE 2

REFERENCE IS HEREBY MADE
TO THE ASSESSOR MAPS OF
THE COUNTY OF RIVERSIDE FOR
A DESCRIPTION OF THE
LINES AND DIMENSIONS OF
EACH LOT AND PARCEL.

LEGEND

	AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 27 OF RIVERSIDE UNIFIED SCHOOL DISTRICT
	ASSESSOR PARCEL NUMBER

**Board Meeting Agenda
June 1, 2015**

Topic: Approval of Head Start Progress Report for April 2015

Presented by: Gloria Cowder, Director, Program Development and Extended Learning
Joseph Nieto, Coordinator, Early Childhood and Family Education

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Consent

Short Description: Required monthly update regarding Head Start activities and budget.

DESCRIPTION OF AGENDA ITEM:

Head Start programs are required to provide the governing body with monthly financial summaries, program information summaries, program enrollment reports and reports of meals provided through U.S. Department of Agriculture (USDA) programs as per Federal Regulations 642(d)(2)(A-I). The Head Start Progress Report must be approved by the Board of Education.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve the Head Start Progress Report for April 2015.

ADDITIONAL MATERIALS: Head Start Progress Report – April 2015

Attached: Yes

Head Start Progress Report - APRIL 2015
Policy Committee and Board of Education
Riverside Unified School District

Head Start Enrollment

Funded	176	Actual	174	99%
---------------	------------	---------------	------------	------------

Head Start Program Information Report (PIR) Summaries

RUSD Enrollment Totals	%	HS Performance Indicators	RUSD	HS
Foster Children	4%	Disabilities	9%	10%
Over Income	4%	Immunizations	99%	95%
Below 100% Pov Line	68%	Health Screenings	98%	95%
Public Assistance	35%	Daily Attendance	91%	85%

Head Start Site Parent Committee Meetings

Site	Topic	Attendance
Fremont	Transition to Kindergarten	7
Jackson	Transition to Kindergarten	11
Jefferson	Transition to Kindergarten	20
Highgrove	Transition to Kindergarten	10
Longfellow	Transition to Kindergarten	14
Madison	Transition to Kindergarten	20

Program Activity Summaries

Children with IEPs	Referrals Pending	Parent Conferences	Wellness Referrals	Home Visits
16	2	176	20	352

April Absences

Site	AM	PM
Fremont	17	
Highgrove	21	24
Jefferson	15	20
Longfellow	10	22
Madison	23	36
Jackson	31	19

Staff Development

Date	Training Content
4/13/15	Mathematics Instruction

Head Start USDA Meals (April 2015)

Type	Ordered/Served	USDA Reimbursement	Program Charges
Breakfast	1,440/1,202	\$1,899	
Lunch	2,640/2,402	\$7,038	
Total		\$8,937	\$238

Snacks are provided to HS/PM classes only (5).

Head Start In-Kind Report

Non Federal	April 2015	YTD	Balance
\$279,707	\$31,348	\$245,511	\$34,196

April 2015 Budget Update

Category	Approved Budget	Monthly Expenses	YTD Expenses	Balance
Personnel	\$712,313	\$65,255	\$510,818	\$201,495
Benefits	\$304,997	\$22,709	\$175,867	\$129,130
Supplies	\$49,356	\$2,023	\$21,580	\$27,776
Contracts	\$5,320	\$0.00	\$1,452	\$3,868
Other	\$6,396	\$2,268	\$7,232	(-\$836)
T&TA	\$5,592	\$0.00	\$3,426	\$2,166
Indirect	\$40,444	\$0.00	\$0.00	\$40,444
Total	\$1,118,826	\$100,098	\$725,300	\$393,526

12% Administrative Cost

**Board Meeting Agenda
June 1, 2015**

Topic: Title I Schoolwide Plan Adoption
Presented by: Anu Menon, Director, Academic English Learners and Student Support
Nick Chitwood, Teacher on Special Assignment, Academic English Learners and Student Support
Responsible Cabinet Member: Antonio Garcia, Assistant Superintendent, K12 Curriculum and Instruction
Type of Item: Consent
Short Description: The No Child Left Behind act requires Board approval of Title I Schoolwide Plans.

DESCRIPTION OF AGENDA ITEM:

The No Child Left Behind act provides additional funding to districts and school sites through the Title I program, a program targeting the educational needs of low income students. There are two methods of delivery for Title I services: targeted assistance, and schoolwide programs. Targeted programs are limited in scope to a few identified students. However, schoolwide programs provide additional flexibility for sites to use the funds to improve the educational program for all students.

Riverside Unified School District is adding one new school to the Title I program in the 2015-16 school year - John W. North High School. To implement a schoolwide program, sites must undertake an educational needs analysis and develop a Title I schoolwide plan encompassing strategies to best meet the needs of all students at their sites. This plan is made in consultation with site parents and staff, and approved by the School Site Council. The final step for sites to adopt a Title I Schoolwide Program is Board of Education approval of the Schoolwide Plan.

FISCAL IMPACT: Existing district level Title I funds will be reallocated to sites in the 2015-16 school year to accommodate the increased participation in the Title I program.

RECOMMENDATION: It is recommended that the Board approve the 2015-16 Title I Schoolwide Plan for John W. North High School.

ADDITIONAL MATERIAL: The Title I Schoolwide Plans can be reviewed via the following link: <http://www.rusdlink.org/Page/6086>.

Attached: No



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Board of Education Representative

Presented by: Ron Weston, Career Technical Education (CTE) Coordinator

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Consent

Short Description: Requesting approval to designate a Riverside City College employee as a Representative of the Board and to pay the conference fee and hotel fee to attend a mandatory conference as a requirement of the grant.

DESCRIPTION OF AGENDA ITEM:

California Education Code §35044 provides that the governing board of each school district shall provide for the payment of conference expenses of any representatives of the Board of Education when performing services directed by the Board of Education.

Ramona High School's focus on health science options has earned them the Health Science Capacity grant, funding that allows partnerships to be established with Sierra Middle School, Ramona High School and Riverside City College to expand on the Health Science and Medical Technology Sector. One of the requirements of the grant is that a complete team attends the annual Health Science Educators Institute. Ms. Julie Pehkonen from Riverside City College (RCC) will represent our postsecondary partners in conjunction with the Ramona High School Health Science Capacity grant. Conference fee is \$275.00 and the hotel fee is \$300.00.

FISCAL IMPACT: \$575.00.

RECOMMENDATION: It is recommended that the Board of Education designate Ms. Julie Pehkonen as a Representative of the Board for this conference. It is further recommended that the Board of Education authorize payment of the registration fee and the hotel fee.

ADDITIONAL MATERIAL: None



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda

June 1, 2015

Topic: Physical Education Exemptions for High School Students With Severe Medical Conditions

Presented by: Mr. John Robertson, Instructional Specialist

Responsible Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Consent

Short Description: Staff is recommending the exemption of the physical education graduation requirement for junior and senior high school students with severe medical/physical conditions.

DESCRIPTION OF AGENDA ITEM:

Students are required by the California Education Code to complete a minimum of two years of physical education as a graduation requirement. High school students have four years to complete this requirement. Each year RUSD has a small number of high school junior and senior students that are unable to complete the requirement due to a severe medical or physical condition and in which a modification program to meet the needs of the pupils cannot be provided. California Education Code gives governing Boards of local school districts the authority to grant physical education course exemptions for these students (EC 51241 (c)(1)).

Students requiring permanent exemption due to severe medical or physical conditions are:

Student ID# 408022	Student ID# 345096
Student ID# 262802	Student ID# 274361
Student ID# 292088	Student ID# 284179
Student ID# 275750	

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve the physical education exemptions for high school students with severe medical or physical conditions.

ADDITIONAL MATERIAL: None

**Board Meeting Agenda
June 1, 2015**

Topic: Riverside Unified School District Representatives to California Interscholastic Federation Southern Section for 2015-16

Presented by: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Responsible Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Consent

Short Description: It is recommended that the Board of Education designate the Superintendent; Assistant Superintendent, Curriculum and Instruction K-12; and Director, Secondary Education, from Riverside Unified School District to be representatives of the Riverside Unified School District to the California Interscholastic Federation (CIF) for the 2015-16 school year.

DESCRIPTION OF AGENDA ITEM:

California Interscholastic Federation (CIF) asks that each year, after action by the governing board, districts send the names of league representatives to the CIF section office. The presumption behind Education Code 3353 (a) (1) is that the representatives of boards are the only people who will be voting on issues, at the league and section level, that impact athletics.

If a governing board does not take appropriate action to designate representatives or this information is not given to section offices within the required time frame, CIF is required to suspend voting privileges (CIF Constitution, Article 2, Section 26, page 112) for the affected schools.

FISCAL IMPACT: None

RECOMMENDATION: Approval is required for the 2015-16 representatives to California Interscholastic Federation Southern Section.

ADDITIONAL MATERIALS: List of recommended representatives for Riverside Unified School District to CIF Southern Section for 2015-16 school year.

Attached: Yes

**Riverside Unified School District Representatives to
California Federation Southern Section for 2015-16**

Arlington High School

District Superintendent	Dr. David Hansen
Assistant Superintendent	Mr. Antonio Garcia
Director – Secondary Education	Mr. Darel Hansen

Martin Luther King High School

District Superintendent	Dr. David Hansen
Assistant Superintendent	Mr. Antonio Garcia
Director – Secondary Education	Mr. Darel Hansen

John W. North High School

District Superintendent	Dr. David Hansen
Assistant Superintendent	Mr. Antonio Garcia
Director – Secondary Education	Mr. Darel Hansen

Riverside Polytechnic High School

District Superintendent	Dr. David Hansen
Assistant Superintendent	Mr. Antonio Garcia
Director – Secondary Education	Mr. Darel Hansen

Ramona High School

District Superintendent	Dr. David Hansen
Assistant Superintendent	Mr. Antonio Garcia
Director – Secondary Education	Mr. Darel Hansen

**Board Meeting Agenda
June 1, 2015**

Topic: Out-of-State Field Trip - History Day National Finals

Presented by: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Consent

Short Description: Two students from Amelia Earhart Middle School and one student from Frank Augustus Miller Middle School are requesting approval to travel to College Park, Maryland to participate in the National History Day Final Academic Competition, June 14-18, 2015.

DESCRIPTION OF AGENDA ITEM:

Amelia Earhart and Frank Augustus Miller middle schools are requesting to travel to College Park, Maryland, to participate in the National History Day Final Academic Competition, June 14-18, 2015. Ned Hockings, teacher at Martin Luther King High School (and parent of one of the students), along with Kent Byer, teacher at Amelia Earhart Middle School, and Michael Gull, Instructional Services Specialist, will attend the trip. Parents are paying for their own student's related expenses for this trip. Title II funds will cover the cost of the two teachers and Instructional Services Specialist's expenses.

FISCAL IMPACT: \$6,500.00

RECOMMENDATION: Approval is requested for the Out-of-State multiple-day field trip to College Park, Maryland.

ADDITIONAL MATERIAL: Multiple-Day Field Trip Application, Multiple-Day Pre-Approval Checklist and Itinerary.



RIVERSIDE UNIFIED SCHOOL DISTRICT
Elementary and Secondary Education

MULTIPLE-DAY FIELD TRIP APPLICATION

Multiple-Day Field Trip Application must be submitted to the Director of Elementary or Secondary Education for approval two months prior to departure for in-state trips, and four months prior to departure for out-of-state and out-of-country trips. Out-of-country field trips require Board approval at least four months prior to departure. The Multiple-Day Final Checklist is due to the principal 2 weeks prior to departure. Submit application to the Director of Elementary or Secondary Education for approval within time limits as noted.

School: Easthart Middle School / Miller Middle School Grade Level: Grades 7 and 8

Teacher's Name: Michael Gull; Kent Byer; Ned Hocking Teaching (Subject): History-Social Sci Phone #: X 80207

Field Trip Dates: June 14-18, 2015 Location (City and State): College Park, Maryland

Number School Days Missed: 0 Number Students: 3 Number Adults: 3 Ratio Adult to Student: 1 To 1

Name and Title of Adults: Michael Gull (ISS); Kent Byer (Teacher/Chaperone); Ned Hocking (Teacher/Chaperone)

Administrator Accompanying Group Yes No Name(s): Michael Gull; Instructional Services

Name of Group (i.e. Choir, Drill Team, Swim Team, etc.): National History Day (National Finalists)

Name of Event (ATTACH INFORMATION DESCRIBING EVENT): History Day National Finals (College Park, Maryland)

Link to course of study: 7-12 History-Social Science Standards / Project-Based Learning

Estimated cost per student: 1800.00 Detailed Funding Plan: Private Funding (Parents/Charity)

Transportation By: Bus -- Check one: RUSD or Charter

Plane

Private Vehicle (The vehicle MUST have one seat and a seat belt for each person in the car.)

NOTE: CHECK THIS BOX TO VERIFY THAT ALL DRIVERS OF PRIVATE VEHICLES HAVE BEEN APPROVED BY RUSD'S TRANSPORTATION DEPARTMENT. Field trip will not be approved until private vehicle drivers have been approved.

Other Rental Cars (Drivers: Michael Gull and Kent Byer)

Insurance for Host Organization (if applicable): Pending Final Form from Host Organization Flight 2, 20

Housing Accommodations: Marratt Hotel (College Park, Maryland)

SIGNATURES:

[Signature] 5/27/15
Teacher Date

[Signature] 5/27/15
Principal Date

Charles L. Hinds 5/27/15
Director, Elementary -- Secondary Education Date

[Signature] 5-27-15
Transportation Manager Date

[Signature] 5/27/15
*Deputy -- Assistant Superintendent, Instruction Date

[Signature]
*Superintendent Date

*For out-of-state requests only

**For out-of-country requests only

**Date of Board Action

DEPARTMENT USE ONLY

- Approval pending clearance of Transportation and signed Multiple Day Final Checklist
- Not approved because _____

A Multiple-Day Checklist, signed by the site principal, is required to be filed with the Elementary or Secondary Education department 1 week prior to departure.

Riverside Unified School District
Instructional Services

MULTIPLE-DAY PRE APPROVAL CHECKLIST

School: Earhart Middle School / Miller Middle School Name of Group: National History Day (National Finals)
Field Trip: National History Day - Maryland Date of Event: June 14 - June 18, 2015
Teacher or Administrator Requesting Pre-Approval: Michael Gull; Instructional Services
Principal's Signature [Signature] Date May 27, 2015

Destination: California Within the United States Out of the Country*
College Park, MD

Following items must be attached for submission of Pre-Approval for Multiple-Day Field Trip Application

- * Brochure or registration forms
- * Itinerary
- * Detailed funding plan that itemizes earnings and all expenditures, including sub costs
- * A list of all eligible students attending
- * Copy of notification to be used for parents/legal guardian explaining purpose of event, funding, transportation, housing, supervision, permission forms, and emergency plans (include emergency telephone number of trip supervisor)
- * Safety and Supervision Plan listing of all personnel and their positions (administrators, teachers, counselors, parents, etc.) who are responsible for students during multiple-day field trip.
- * Copy of Parent Consent form to be used for each participating student (#26-9050)
- * List of names, addresses and telephone numbers of students' host families if students are housed in private homes

TYPE OF TRANSPORTATION: One of the following is required.

SCHOOL BUS CHARTER BUS RENTAL VEHICLE PRIVATE VEHICLE AIRLINE TRAIN

1. Charter / School Bus Transportation Manager Signature: _____ Date: 5-27-2015

a. If the trip requires a bus, a "Request for Field Trip Transportation" must be submitted via TRIP TRACKER on-line to Pupil Transportation Services **at least 30 days prior** to the scheduled trip.

2. Rental or Privately Owned Vehicle

- a. In no instance may a vehicle be used that is capable of holding more than ten persons
- b. All drivers and all documents must be cleared through Transportation.
- c. Rental vehicles are booked through Purchasing,
- d. Employee's of RUSD must be cleared through Transportation for any rental vehicle. **ONLY RUSD EMPLOYEE'S** will be cleared for rental vehicles.

Signature certifies that all items have been submitted and are on file. Pre-approval is given for the submission of the Multiple-Day Field Trip Application.

*Out of Country field trips require Board Pre-approval and Final approval.

Superintendent / Designee Signature [Signature] Date 5/27/15

THIS FIELD TRIP IS **NOT APPROVED** UNLESS THIS PRE-APPROVAL IS SIGNED BY THE SUPERINTENDENT OR HIS DESIGNEE, IN ACCORDANCE WITH RIVERSIDE UNIFIED SCHOOL DISTRICT POLICIES AND PROCEDURES.

National History Day 2015 Contest Schedule

(Subject to change)

<u>Sunday, June 14</u>	<u>Event</u>	<u>Location</u>
9:00 a.m. - 8:00 p.m.	Registration; exhibit set-up	Stamp Student Union: Colony Ballroom; Grand Ballroom
6:30 p.m.	Welcome ceremony	McKeldin Mall
<hr/>		
<u>Monday, June 15</u>		
8:00 a.m. - 9:30 a.m.	Late Registration – Juniors	Stamp Student Union
8:00 a.m. - 9:30 a.m.	Exhibit set-up – Juniors	Stamp Student Union
8:00 a.m. - 3:00 p.m.	Registration – Seniors	Stamp Student Union
9:00 a.m. - 4:00 p.m.	Teacher Workshops	Room 2102, Shoemaker Building
10:00 a.m. - 4:00 p.m.	Judging – Juniors	See entry list for locations
5:30 p.m. - 9:00 p.m.	Exhibit set-up – Seniors	Grand Ballroom
7:30 p.m. - 10:30 p.m.	Public viewing – Exhibits	
7:30 p.m. - 10:30 p.m.	Teachers' Social	Adele's Restaurant
7:30 p.m. - 10:30 p.m.	Student dance	Reckord Armory
<hr/>		
<u>Tuesday, June 16</u>		
8:00 a.m. - 9:30 a.m.	Late registration – Seniors	Stamp Student Union
8:00 a.m. - 9:30 a.m.	Exhibit set-up – Seniors	Grand Ballroom
9:00 a.m. - 3:30 p.m.	Teacher Workshops	Room 2102, Shoemaker Building
10:00 a.m. - 4:00 p.m.	Judging – Seniors	See entry list for locations
7:00 p.m. - 9:00 p.m.	Public viewing – Exhibits	Grand Ballroom
5:00 p.m. - 10:00 p.m.	Junior Performance and Documentary finals	Stamp Student Union
<hr/>		
<u>Wednesday, June 17</u>		
8:30 a.m. - 12:30 p.m.	Senior Performance and Documentary finals	Stamp Student Union
9:00 a.m. - 7:00 p.m.	Public viewing – Exhibits	Grand Ballroom
10:00 a.m. - 7:30 p.m.	Exhibits Displayed at NMAH	Washington, DC
5:00 p.m. - 9:00 p.m.	Exhibit take-down	Grand Ballroom
5:00 p.m. - 7:30 p.m.	“National History Night”	NMAH, Washington, DC
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<u>Thursday, June 18</u>		
7:00 a.m. - 8:30 a.m.	Exhibit take-down	Grand Ballroom
8:30 a.m. - 12:00 p.m.	Awards Ceremony	Xfinity Center
12:00 p.m. - 1:00 p.m.	Pick-up Certificate Packets	Heritage Hall, Xfinity Center
12:00 p.m. - 5:00 p.m.	Exhibit take-down	Grand Ballroom
1:00 p.m. - 3:00 p.m.	Check out of residence halls	

**Board Meeting Agenda
June 1, 2015**

Topic: Increase in Compensation for the Board of Education, Cabinet, Management, Confidentials and Supervisory Employees

Presented by: Susan Mills, Assistant Superintendent, Department of Personnel–Leadership and Development

Responsible
Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel–Leadership and Development

Type of Item: Consent

Short Description: This item represents the desire to increase the compensation for eligible Board of Education, Management, Confidential and Supervisory employees.

DESCRIPTION OF AGENDA ITEM:

Consistent with Tentative Agreements reached with the Riverside City Teachers Association (RCTA) the District desires to increase the compensation for eligible Board of Education, Management, Confidential and Supervisory employees as follows:

1. Board of Education – pursuant to the requirement of California Education Code 35120, which states that on an annual basis the governing board may increase the compensation of individual board members “in an amount not to exceed 5 percent on the present monthly rate of compensation”: provide a four point fifty five percent (4.55%) salary increase effective July 1, 2015.
2. Cabinet – provide a salary increase of 4.55% to all existing employment agreements effective July 1, 2015.
3. Management Employees – provide a salary increase of 4.55% to all existing management salary schedules effective July 1, 2015.
4. Confidential Employees – provide a salary increase of 4.55% to all existing confidential salary schedules effective July 1, 2015.

5. Supervisory Employees – provide a salary increase of 4.55% to all existing supervisory salary schedules effective July 1, 2015.

FISCAL IMPACT: \$1,218,609

RECOMMENDATION: It is recommended that the Board of Education approve the increase in compensation for the Board of Education, Cabinet, Management, Confidential and Supervisory employees.

ADDITIONAL MATERIAL: None

Attached: No

**Board Meeting Agenda
June 1, 2015**

Topic: Appointment of Special Education Community Advisory Committee (CAC) Members

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible

Cabinet Member: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Consent

Short Description: Education Code 56190 requires that each Special Education Local Plan Area (SELPA) establish a Special Education Community Advisory Committee (CAC). Our Local Plan for Special Education specifies that the Board appoint members to the CAC.

DESCRIPTION OF AGENDA ITEM:

Education Code 56190 requires that each Special Education Local Plan (SELPA) establish a Community Advisory Committee (CAC). Education Code 56191 requires that the terms of CAC members be staggered. The CAC provides input to the District on a variety of special education matters, including revision of the local plan for special education.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve the appointment of Special Education Community Advisory Committee (CAC) members listed, for the terms specified.

<u>Name</u>	<u>Term</u>
Sara Avila-Dement	7-1-15 to 6-30-16
Ashley Lopez	7-1-15 to 6-30-17
Michael Young	7-1-15 to 6-30-17
Betty Lozano	7-1-15 to 6-30-17

ADDITIONAL MATERIAL: None

**Board Meeting Agenda
June 1, 2015**

Topic: Recommended Waivers of the California High School Exit Exam (CAHSEE)

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible

Cabinet Member: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Consent

Short Description: We are recommending that the passage of the California High School Exit Exam (CAHSEE) be waived for twenty-one (21) special education students who met the requirements, as established by the Board of Education.

DESCRIPTION OF AGENDA ITEM:

Pursuant to Board Policy No. 6146, Section 1.3.3 and Education Code 60851(c), the Board may grant a waiver of the California High School Exit Exam (CAHSEE) requirements to students with disabilities who have passed the identified portion/s of the exam with the use of modifications identified in the student's Individualized Educational Program (IEP) or Section 504 plan. The students being proposed for the CAHSEE waiver have fulfilled all other graduation requirements.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board waive the California High School Exit Exam (CAHSEE) for twenty-one (21) special education students.

ADDITIONAL MATERIAL: Recommended Waivers of the California High School Exit Exam (CAHSEE)

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT

Special Education Services

FOR THE BOARD OF EDUCATION MEETING

June 1, 2015

RECOMMENDED WAIVERS OF THE CALIFORNIA HIGH SCHOOL EXIT EXAM (CAHSEE)

Education Code §60851(c) permits the Board to waive the CAHSEE for disabled students who meet certain specified conditions, including having obtained a passing score using a modification.

A. Waiver of the ELA Portion of the CAHSEE

Student ID #174958
Student ID #268467
Student ID #281523
Student ID #309713
Student ID #316764
Student ID #335473
Student ID #407797
Student ID #430378

B. Waiver of Both English Language Arts (ELA) and Math Portions of the CAHSEE

Student ID #256958
Student ID #261230
Student ID #262780
Student ID #283424
Student ID #334838

C. Waiver of the Math Portion of the CAHSEE

Student ID #253494
Student ID #263132
Student ID #313433
Student ID #403642
Student ID #404270
Student ID #427014
Student ID #443328
Student ID #446468

**Board Meeting Agenda
June 1, 2015**

Topic: Certificated Personnel Assignment Order – CE 14/15-15 and
Classified/Non-Classified Personnel Assignment Order CL 14/15-15

Presented by: Kyley Ybarra, Director, Certificated Personnel–Leadership and Development
Vanessa Connor, Director, Classified Personnel–Leadership and Development

Responsible
Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel–Leadership
and Development

Type of Item: Consent

Short Description: The latest District’s management, certificated and classified personnel actions are
presented to the Board of Education for approval.

DESCRIPTION OF AGENDA ITEM:

Board approval is requested of the District’s latest management, certificated and classified personnel actions, which include the following:

Change in Status from Substitute Employee to Regular Employee, Increase in Hours/Work Year, Leaves, New Hires, New Hires–Temporary Employees (E.C. §44920), Promotions, Promotions–Managers/Supervisors, Reclassifications, Rehires, Rehires–Probationary 1, Resignations, Retirements, Retirements–Managers/Supervisors, School Nutrition Association (SNA) Certification, Substitutes, Suspensions, Temporarily Assigned to a Higher Classification, Terminations, Termination due to Expiration of 39-Month Reemployment Rights, Voluntary Demotions/Reassignments/Reductions/Transfers, and Voluntary Transfers.

FISCAL IMPACT: To be determined

RECOMMENDATION: It is recommended that the Board of Education approve the District’s latest personnel actions for both certificated and classified.

ADDITIONAL MATERIAL: Certificated Personnel Assignment Order – CE 14/15-15 and
Classified/Non-Classified Personnel Assignment Order CL 14/15-15

Attached: Yes

CERTIFICATED PERSONNEL ASSIGNMENT ORDER #CE 14/15-15

June 1, 2015

CERTIFICATED PERSONNEL

Leaves

Arlington High School (Personal Unpaid Leave) Wickstrom, Melinda	Teacher	07/01/15 – 06/30/16
Patricia Beatty Elementary School (Personal Unpaid Leave) Mosley, Alicia	Teacher	07/01/15 – 06/30/16
Highgrove Elementary School (Family Medical Leave Act Leave and Health Leave) Roebuck, Diane	Teacher	05/01/15 – 05/20/15 05/21/15 – 05/20/16
Frank Augustus Miller Middle School (Personal Unpaid Leave) Genung, Daniel	Teacher	07/01/15 – 06/30/16
Riverside STEM Academy (Personal Unpaid Leave) Anderson, Jadel Lauren	Counselor	3/13/15 – 6/11/15
University Heights Middle School (Study Leave, Unpaid) Lembo, Lily	Teacher	07/01/15 – 06/30/16

New Hires – Temporary Employees (E.C. §44920)

Psychological Services Goeman, Richard	School Psychologist	05/14/15
Seabrook, Micah	School Psychologist	05/12/15

Rehires – Probationary 1

John W. North High School Roberts, Nicole	Teacher		05/12/15
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Resignations

Martin Luther King High School Cochran, Curtis	Teacher		04/28/15
Krieger Jr., Gene	Teacher		06/12/15
John W. North High School Roberts, Nicole	Teacher		05/01/15
Mountain View Elementary School Slawson, Erin	Teacher		06/12/15

Retirements

John W. North High School Luebs, Peggy	Teacher	7 years of service	06/12/15
Ramona High School David Jr., Henry	Instructor, Marine ROTC	19 years of service	09/01/15

Substitutes

Akers, Paul	Substitute Teacher		05/11/15
Anthony, Celeste	Substitute Teacher		05/04/15
Berry, Tyrone	Substitute Teacher		04/14/15
Bonzoumet, Brandon	Substitute Teacher		04/14/15
Gamboa, Sylvia	Substitute Teacher		04/27/15
Hall, Melissa	Substitute Teacher		04/20/15
Henderson, Barbara	Substitute Teacher		05/01/15
Ighodaro, Precious	Substitute Teacher		04/14/15
Roberts, Nicole	Substitute Teacher		05/01/15
Whitford, Jessica	Substitute Teacher		04/29/15
Wood, Michael	Substitute Teacher		04/20/15

Termination due to Expiration of 39-Month Reemployment Rights

District Office 14/15-147899	Teacher	04/11/15
14/15-183065	Teacher	04/12/15

Voluntary Transfers

Colwell, Mark	From: Riverside Polytechnic High School	To: Riverside Virtual School	05/06/15
Dadlez, Shannon	From: Staff Development Department	To: Elementary Education	05/18/15
Kehler, Pamela	From: Mountain View Elementary School	To: Special Education Department	05/18/15

CLASSIFIED/NON-CLASSIFIED PERSONNEL ASSIGNMENT ORDER #CL 14/15-15

June 1, 2015

CLASSIFIED PERSONNEL

Change in Status from Substitute Employee to Regular Employee

Arlington High School Escobar Martinez, Maria F.	Cafeteria Worker I	10 months, 3 hours	04/20/15
Amelia Earhart Middle School Cheng, Julia C. R.	Cafeteria Worker I	10 months, 3 hours	04/20/15
Martin Luther King High School Istras, Madonna M.	Cafeteria Worker I	10 months, 3.5 hours	04/20/15
Maintenance & Operations Bleeker, Aaron M.	Special Maintenance Worker I	12 months, 8 hours	05/15/15
Castellanos, Ricardo L.	Carpenter I	12 months, 8 hours	05/11/15
Monroe Elementary School Smith, Vanessa J.	Health Assistant	10 months, 6 hours	05/18/15
John W. North High School Esparza, Crystal M.	Campus Supervisor	10 months, 7 hours	05/01/15
Gutierrez, Darlene A.	Cafeteria Worker I	10 months, 3 hours	04/20/15
Research, Assessment and Evaluation Vu, Lizbeth	Bilingual Language Evaluator	11 months, 8 hours	04/06/15

Change in Status from Substitute Employee to Regular Employee - Continued

Victoria Elementary School

Reid, Deanna M.	Instructional Assistant – Special Education II	10 months, 6 hours	4/29/15
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George Washington Elementary School

Miranda De Jaimes, Martha G.	Cafeteria Worker I	10 months, 3 hours	04/20/15
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Woodcrest Elementary School

Crozier, Julie A	Cafeteria Worker I	10 months, 3.25 hours	04/20/15
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Increase in Hours/Work Year

Fremont Elementary School,

Diller, Rosanne A.	Instructional Assistant – Special Education I	From: 4 hours/day To: 5 hours/day	05/15/15
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Lake Mathews Elementary School,

Chhu, Tiffany S.	Cafeteria Worker I	From: 3 hours/day To: 3.5 hours/day	04/15/15
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Leaves

Pachappa Elementary School

Oden, Cathryn E.	Intensive Behavior Interventions Assistant	Health Leave	05/04/15 – 06/11/15
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New Hires

Arlington High School

Moyer, Tyler R.	School Office Assistant	10 months, 8 hours	04/22/15
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Walters, Andrea A.	Instructional Assistant – Special Education II	10 months, 6 hours	05/18/15
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New Hires - Continued

Program Development & Extended Learning

Trail, Maria T.	Administrative Secretary I	11 months, 4 hours	04/20/15
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Special Education

Vaughn, Alicia A.	Intensive Behavior Interventions Assistant	10 months, 6 hours	05/18/15
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Wolf, Matthew G.	Intensive Behavior Interventions Assistant	10 months, 6 hours	05/04/15
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Promotions

Alaniz, Karina	From: Educational Options Center, Instructional Assistant - Special Education I, 10 months, 5 hours	To: Special Education, Instructional Assistant - Special Education II, 10 months, 6 hours	05/04/15
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Becker, Kathleen N.	From: Special Education, Sign Language Interpreter, 10 months, 6 hours	To: Special Education, Certified Sign Language Interpreter, 10 months, 6 hours	04/21/15
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Inglese, Vickie L.	From: Monroe Elementary School, Elementary School Principal's Secretary, 11 months, 8 hours	To: Frank Augustus Miller Middle School, Middle/AACES School Principal's Secretary, 11 months, 8 hours	05/13/15
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Lara, Marisol	From: Martin Luther King High School, Cafeteria Worker I, 10 months, 3.5 hours	To: Nutrition Services, Food Production Worker, 12 months, 8 hours	04/28/15
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Promotions - Continued

Polanco, Patricia E.	From: Highland Elementary School, Instructional Assistant – Preschool, 10 months, 4 hours	To: Bryant Elementary School, Instructional Assistant – Special Education II, 10 months, 6 hours	05/04/15
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Promotions – Managers/Supervisors

Allenbaugh, Jr., David W.	From: Technology Services, Assistant Director, Network Systems, 12 months, 8 hours	To: Technology Services, Manager, Network/Computer Services, 12 months, 8 hours	05/01/15
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Reclassifications

Willhite, Danielle N.	From: Nutrition Services, Nutrition Services Assistant, Salary Range 21	To: Nutrition Services, Nutrition Services Systems Specialist, Salary Range 30	10/17/13
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Rehires

Madison Elementary School

Montoya, Laura A.	School Office Assistant	10 months, 8 hours	05/04/15
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Resignations

Arlington High School Navarrete, Anna A.	Cafeteria Worker I	2 years, 8 months of service	05/01/15
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Castle View Elementary School Sanchez, Dayana C.	Instructional Assistant – Special Education II	3 years, 3 months of service	05/09/15
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Resignations - Continued

Educational Options
Center

Holmon, Amanda	Alternative Education Learning Lab Assistant – Electronics	8 months of service	05/16/15
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Henry W. Longfellow
Elementary School

Washburn, Elizabeth A.	Elementary Library Media Assistant	6 years, 1 month of service	06/16/15
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Retirements

Louisa May Alcott
Elementary School

Ramirez, Letitia M.	Instructional Assistant – Special Education I	39 years, 3 months of service	06/12/15
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Castle View Elementary
School

McDonald, Michelle R.	Health Assistant	25 years of service	09/18/15
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Abraham Lincoln High
School

Graff, Maricela R.	Campus Supervisor	21 years, 2 months	11/01/15
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Program Quality &
English Learners

Johnson, Jean	Administrative Secretary II	15 years, 3 months of service	07/01/15
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Riverside Adult School

Quintana, Candiece	Senior Job Development Specialist	26 years, 10 months of service	06/25/15
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Retirements – Managers/Supervisors

Superintendent's Office

Bedsworth, Linda M.	Executive Secretary II	25 years, 10 months of service	08/01/15
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School Nutrition Association (SNA) Certification

Ramona High School White, Yvonne R.	Cafeteria Worker I	From: Range 4-5 To: Range 5-5	05/01/15
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Riverside Polytechnic High School Hynes, Charlotte A.	Cafeteria Worker IV	From: Range 10-5 To: Range 11-5	05/01/15
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Suspensions

14/15-053899			05/01/15
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1 day

Temporarily Assigned to a Higher Classification

Business Services Perez, Laura A.	From: Accountant	To: Salary Range 49	04/20/15 – 05/08/15
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Central Middle School Pena, Anna M.	From: Cafeteria Worker I	To: Henry W. Longfellow Elementary School, Cafeteria Worker II	04/20/15 – 05/01/15
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Maintenance & Operations Mendoza, David	From: Lead Grounds Maintenance Worker II	To: Grounds Maintenance Supervisor	05/01/15 – 05/31/15
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Pachappa Elementary School Torres, Virginia	From: Assistant Principal's Secretary	To: Elementary School Principal's Secretary	04/10/15 – 05/08/15
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Tomás Rivera Elementary School Villarruel, Roberta J.	From: Cafeteria Worker I	To: Cafeteria Worker II	05/01/15 – 05/08/15
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Temporarily Assigned to a Higher Classification - Continued

George Washington
Elementary School

Sanchez, Rebecca M.	From: Cafeteria Worker I	To: Henry W. Longfellow Elementary School, Cafeteria Worker II	05/04/15 – 06/11/15
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Terminations

14/15-215256			04/30/15
14/15-114683			04/25/15
14/15-254982			04/23/15
14/15-261495			04/28/15

Voluntary Demotions/Reassignments/Reductions/Transfers

Alvizo, Fabian	From: Sierra Middle School, Campus Supervisor, 10 months, 7 hours	To: Tomás Rivera Elementary School, Campus Supervisor, 10 months, 7 hours	05/26/15
Garcia, Elizabeth	From: Harrison Elementary School, Instructional Assistant – Special Education II, 10 months, 6 hours	To: Mark Twain Elementary School, Instructional Assistant – Special Education II, 10 months, 6 hours	05/13/15
Gutierrez, Pamela	From: Fremont Elementary School, Instructional Assistant – Special Education I, 10 months, 5 hours	To: Hawthorne Elementary School, Instructional Assistant – Special Education I, 10 months, 6 hours	05/11/15
Martinez, April C.	From: Emerson Elementary School, Cafeteria Worker I, 10 months, 3 hours	To: Ramona High School, Cafeteria Worker I, 10 months, 3 hours	05/05/15

Voluntary Demotions/Reassignments/Reductions/Transfers - Continued

Mercado, Maria G.	From: Pachappa Elementary School, Cafeteria Worker I, 10 months, 3 hours	To: Liberty Elementary School, Cafeteria Worker I, 10 months, 3 hours	04/20/15
Meza, Gail	From: Mountain View Elementary School, Cafeteria Worker I, 10 months, 3 hours	To: Thomas Jefferson Elementary School, Cafeteria Worker I, 10 months, 3.5 hours	04/15/15
Miramontes, Maria C.	From: Henry W. Longfellow Elementary School, Head Custodian, 12 months, 8 hours	To: Castle View Elementary School, Head Custodian, 12 months, 8 hours	05/25/15
Munoz, Teresa	From: Abraham Lincoln High School, Translator, 10 months, 4 hours	To: Abraham Lincoln High School, Translator, 10 months, 4 hours & Educational Options Center, Translator, 10 months, 4 hours	04/15/15
Stith, Reginald F.	From: Chemawa Middle School, Instructional Assistant – Special Education II, 10 months, 6.5 hours	To: Special Education, Instructional Assistant – Special Education II, 10 months, 6.5 hours	04/20/15
Tafoya, Patricia R.	From: Frank Augustus Miller Middle School, Middle/AACES School Principal's Secretary, 11 months, 8 hours	To: Secondary Education, Administrative Secretary II, 12 months, 8 hours	05/04/15
Valtins-Martinez, Edith G.	From: Harrison Elementary School, Instructional Assistant – Special Education II, 10 months, 6 hours	To: Castle View Elementary School, Instructional Assistant – Special Education II, 10 months, 6 hours	05/19/15

NON-CLASSIFIED PERSONNEL

New Hires

Adame, Levi	Workability Student	04/22/15
Alvarado, David	Workability Student	05/04/15
Alvarado, Vianca	Workability Student	05/04/15
Alvarez, Steven	Substitute Campus Supervisor	05/05/15
Amancio, Edward	Workability Student	05/01/15
Bernal, Armando	Workability Student	05/01/15
Blanco Rojas, Ernesto	Substitute Nutrition Services Driver	05/05/15
Candelaria, Kevin	Workability Student	05/01/15
Dorame, Christopher	Workability Student	04/22/15
Ellis, Kayshawn	Workability Student	04/22/15
Falconieri, Morgan	Tutor	04/29/15
Gamez, Lizbeth	Noon Playground Supervisor	04/29/15
Gomez Gonzalez, Magdalena	Noon Playground Supervisor	04/29/15
Gonzales, Sonia	Workability Student	05/01/15
Gonzalez, Gisel	Substitute Health Assistant	05/08/15
Harte, Ian	Substitute Campus Supervisor	05/08/15
Heath, Thair	Tutor	04/29/15
Iverson, Kimberly	Substitute Instruct. Asst. Spec. Ed. I	04/15/15
Magallanes, Omar	Workability Student	05/01/15
McFarland, Missy	Substitute Health Assistant	05/08/15
Michel, Alma	Substitute Health Assistant	05/05/15
Miller, Cynthia	Substitute Instruct. Asst. Spec. Ed. II	05/05/15
Molina, Anabel	Substitute Health Assistant	05/05/15
Orpilla, Aryen	Workability Student	05/01/15
Ortega, Anahy	Workability Student	05/01/15
Parks, Aylana	Workability Student	05/01/15
Portune, Chantal	Substitute Secretary	05/05/15
Rodriguez Romero, Serafin	Workability Student	04/29/15
Ruiz, George	Workability Student	05/04/15
Sanchez, Richard	Workability Student	04/22/15
Taylor, Deyon	Workability Student	04/22/15
Toney, Talia	Workability Student	04/22/15
Wilcox, Dre'Shon	Workability Student	05/04/15

New Hires – **Athletic Coaches

Riverside Polytechnic High School

Nielsen, Troy

Basketball/Assistant

05/04/15

Traylor, Darwin

Baseball/Assistant

05/13/15

**The temporary athletic coaches listed above are knowledgeable of the assigned sports and meet the qualifications and competencies required by law.

**Board Meeting Agenda
June 1, 2015**

Topic: Disclosure of Tentative Agreements Between Riverside Unified School District and Its Employees Represented by the California School Employees Association Chapter 506

Presented by: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development

Responsible Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development

Type of Item: Report/Discussion

Short Description: This item represents the public disclosure of the terms and conditions, including financial impact, of a Tentative Agreement for employees represented by the California School Employees Association Chapter 506

DESCRIPTION OF AGENDA ITEM:

The District has reached Tentative Agreements (TA) with one of its collective bargaining units, the California School Employees Association (CSEA) Chapter 506, representing classified employees. The agreements are documented as 1) Tentative Agreement dated April 22, 2015, Class Title: Elementary Library /Media Assistant, 2) Tentative Agreement dated May 6, 2015, Class Title: Student Assistant Plan (SAP) Counselor.

- The first Tentative Agreement, Class Title: Elementary Library/Media Assistant incorporates revisions to the job description. Fiscal Impact: None
- The second Tentative Agreement, Class Title: Student Assistant Plan (SAP) Counselor incorporates the job description of this new position. Fiscal Impact: None

The negotiation process will continue.

This agenda item is intended to meet the public disclosure requirements of Assembly Bill 1200 (1991/1213) and Assembly Bill 2756 (2004/52). More specifically, AB 27/56 amended Government Code Section 3547.5 to provide in part that, “before a public school employer enters into a written agreement with an exclusive representative covering matters within the scope of representation, the major provisions of the agreement, including, but not limited to, the costs that would be incurred by the public school employer under the agreement for the current and subsequent fiscal years, shall be disclosed at a public meeting of the public school employer.”

FISCAL IMPACT: None

RECOMMENDATION: Information only. Public disclosure of the terms and conditions, including financial impact, of the Tentative Agreement for employees represented by the California School Employees Association Chapter 506.

ADDITIONAL MATERIAL: Tentative Agreements dated April 22, 2015 and May 6, 2015.

Attached: Yes

**RIVERSIDE UNIFIED SCHOOL DISTRICT
AND
CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION
CHAPTER 506
TENTATIVE AGREEMENT
April 22, 2015**

Subject to the approval of the Riverside Unified School District Board of Education (the "District") and subject to ratification by the California School Employees Association, Chapter 506 ("CSEA") the parties agree to the following job description revisions:

RIVERSIDE UNIFIED SCHOOL DISTRICT

CLASS TITLE: ELEMENTARY LIBRARY/MEDIA ASSISTANT (Range 16 44)

BASIC FUNCTION:

Under the direction of a Principal, perform a variety of library functions in support of an elementary school library or resources center involved with the circulation, maintenance and distribution of books, instructional materials, audio-visual materials and equipment; assist students and teachers using library/media resources.

REPRESENTATIVE DUTIES:

Perform a variety of library functions in support of an elementary school library or resources center involved with the circulation, maintenance and distribution of books, instructional materials, audio-visual materials and equipment; coordinate schedules with teachers for the use of the library. *E*

Receive and process textbooks, media equipment and band instruments. *E*

Assist students and teachers select and locate books, periodicals, articles and other media materials. *E*

Coordinate circulation of library and audio/visual materials; check library materials in and out to students and staff; process and shelve returned materials. *E*

Receive recommendations for new book selections from teachers and staff; order supplies according to established guidelines. *E*

Assist individuals and groups of students in the use of basic reference sources in finding and selecting materials. *E*

Maintain an inventory of print and non-print materials and media equipment; prepare related reports. *E*

Operate a variety of library/media center equipment, ~~including a typewriter,~~ **such as computers, VCR, tablets, printers, bar code scanners** ~~tape duplicating equipment,~~ and projectors. *E*

Operate a computer terminal to maintain record of overdue materials and send overdue notices to students and teachers; collect fines and payments for overdue and lost items; maintain appropriate files and records. *E*

 CSEA
District

Design and prepare appropriate library displays, decorations and bulletin boards; maintain a clean and orderly library/media center environment. *E*

Monitor and maintain acceptable student behavior. *E*

Repair and maintain damaged library materials and perform minor repair to audio/visual equipment as necessary. *E*

Select and read books aloud to classes to promote interest in reading as assigned.

Attend workshops and in-service meetings as required.

Train and oversee the work of student aides and parent volunteers.

Perform related duties as assigned.

KNOWLEDGE AND ABILITIES:

KNOWLEDGE OF:

Library practices, procedures and terminology.

Basic Dewey Decimal system and card/computer cataloging system.

Basic operation of a computer terminal and data entry and retrieval techniques.

Library reference materials and sources.

Filing, indexing and inventory procedures.

Modern office practices, procedures and equipment.

Record-keeping techniques.

Correct English usage, grammar, spelling, punctuation and vocabulary.

Oral and written communications skills.

Interpersonal skills using tact, patience and courtesy.

ABILITY TO:

Learn, explain, and apply school and District rules and policies applicable to the library.

Check books and materials in and out at the circulation desk.

Shelve library/media materials.

Assist students and staff in the selection of library/media materials.

Perform clerical duties such as filing, duplications and typing.

Maintain library in a neat and orderly condition.

Make arithmetic calculations quickly and accurately.

Work independently with little direction.

Establish and maintain effective working relationships with others.

Maintain records and prepare reports.

Communicate effectively both orally and in writing.

EDUCATION AND EXPERIENCE:

Any combination equivalent to: graduation from high school and one year clerical or instructional experience working with children in an organized setting, including ~~some~~ **two years'** experience in a library or media center environment.

LICENSES AND OTHER REQUIREMENTS:

Pass a basic library skills test with 75% proficiency.


 CSEA
District

WORKING CONDITIONS:
ENVIRONMENT:
Elementary school library and resources center environment.
Constant interruptions.

PHYSICAL ABILITIES:
Seeing to read books and media materials.
Lifting and carrying moderately heavy objects.
Pushing and pulling carts.
Walking and standing for extended periods of time.
Reaching horizontally and above the shoulders to shelve and reach books.
Bending and kneeling.
Dexterity of hands and fingers to operate a computer terminal and audio-visual equipment.


AGREED:

For the District:



Susan J. Mills
Assistant Superintendent, Human Resources
Riverside Unified School District


4/29/15
Date



Vanessa Connor



Shani Dahl



Edrai Hernandez




Jill Collier




Carrie Antrim

For CSEA:



Daniel S. Rudd
President, CSEA Chapter 506
Riverside Unified School District

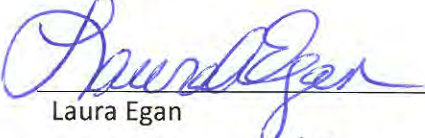
4/29/15
Date



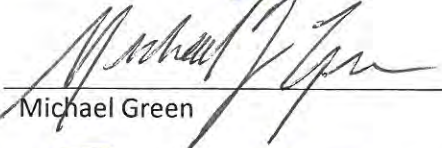
Lynn Thompson
Labor Relations Representative
CSEA




Carolyn Alldis



Laura Egan



Michael Green



Joseph Baglio



Nyna Moore



**RIVERSIDE UNIFIED SCHOOL DISTRICT
AND
CALIFORNIA SCHOOL EMPLOYEES ASSOCIATION
CHAPTER 506
TENTATIVE AGREEMENT
May 6, 2015**

Subject to the approval of the Riverside Unified School District Board of Education (the "District") and subject to ratification by the California School Employees Association and its Chapter 506 ("CSEA") the parties agree to the following job description:

RIVERSIDE UNIFIED SCHOOL DISTRICT

CLASS TITLE: STUDENT ASSISTANT PLAN (SAP) COUNSELOR (Range 49)

BASIC FUNCTION:

Under the direction of an assigned Student Assistant Plan (SAP) Administrator/Coordinator provide clinical assessment, treatment and consultation to students, parents, and staff. Works under the clinical direction of the administrator/coordinator, and acts as a resource to school site principals as assigned. All work is performed within the limits of licensing and professional standards and adheres to California Education Code and regulations.

Under the Pupil Services Department, provide collaborative and advisory services to teachers, counselors, parents/guardian, administrators, and other personnel related to all students with behavioral or social/emotional needs that interfere with the educational process. Facilitate implementation of intervention programs, i.e., Positive Behavior Intervention and Support (PBIS) and individual and classroom positive behavior management and modification strategies and plans, alternative means of correction/suspensions, and coordinate identification and implementation of strategies to promote pro-social/emotional behavior for identified students. Develop and have knowledge of community agencies, mentoring, and other appropriate support services.

DISTINGUISHING CHARACTERISTICS:

The SAP counselor is a staff member who is professionally trained in guidance and counseling. She/he provides pupil personnel services to pupils, parents, staff and to the community. All services provided by the counselor are pupil centered. The counselor should assist both students and teachers to understand, develop and provide those human relation experiences which are involved in problems of adjustment. Counselors should provide the kinds of data about students which are necessary for developmental planning.

REPRESENTATIVE DUTIES:

Conducts clinical interviews to gather information, assess student needs, determine the appropriate need, and develop diagnostic information. *E*

Provides crisis intervention and individual counseling for students on clinical issues such as treatment and medication compliance, depression, substance abuse, etc.; leads and facilitates therapy groups with focus on clinical issues. *E*

Provides individual, group, and family therapy and social rehabilitative services. *E*

Provides case management services to emotionally disturbed students. *E*

Assists staff in the development of behavior support plans and functional behavior analyses. *E*

Prepares reports and correspondence and maintains a variety of documentation, such as charting observed behaviors, progress reports, discharge summaries, incident reports, referral forms and other data. *E*

Attends and participates in a variety of internal and external meetings. *E*

Implements established treatment plans; observes and records student's behavior to assure effectiveness of plan. *E*

Coordinate with caseworkers, probation officers, community and support services, and appropriate referrals; works with other agencies to obtain information, coordinate services, and assists with providing training to support staff as needed. *E*

Maintains up-to-date clinical notes on all clients. *E*

Completes paperwork to support mental health billing in a timely manner. *E*

Assists in carrying out clinical research studies and multidisciplinary projects.

Maintain confidentiality of sensitive and privileged information in accordance with district, state and federal mandates and other specified legal requirements or policies. *E*

Provides consultant services to teachers, parents, administrators, and other personnel who work with students who have behavioral needs that interfere with the educational process. *E*

Assists in developing and providing support for the implementation of programs to address student in need of support services.

Develop and implement professional development in areas related to behavior including, but not limited to: knowledge of local mental health agencies and community services; data collection, systemic Positive Behavior Intervention and Support (PBIS), individual positive behavior intervention and support plans, alternate means of correction/suspension, Student Study Teams (SSTs), 504's, and other evidence-based programs.

Provides individual and group therapeutic support and services for high need students who are not receiving special education services.

Provides individual and group support in the acquisition of pro-social skills regarding tobacco, alcohol and substance abuse issues. *E*

Maintains knowledge of current laws and regulations pertaining to discipline and intervention strategies.

E

Assists in the implementation of state and federal laws to maintain district compliance in the area of student behavior.

Conducts home visits to establish communication and positive connections between parent and/guardian and school setting around identified issues. *E*

Serves as a liaison and promote awareness, communication, provide resource assistance to and public relations between parents, community partner agencies, and other public and non-public agencies regarding behavior and other community support services. *E*

Acts as a resource and assists in development of appropriate supplementary materials and activities to meet individual needs.

Conducts interviews, risk assessments, and observations; assists crisis intervention teams, as needed.

Performs related duties as assigned.

KNOWLEDGE AND ABILITIES:

KNOWLEDGE OF:

California laws and regulations for mental health service and education code

Philosophy and principles of Positive Behavior Support

California and Federal regulations for behavior interventions for Special Education students

Non-violent crisis intervention techniques

IEP (Individualized Education Program) process and law

Behavioral principles and practices related to children

Community support services including mentoring, mental and physical health, and other resources that target student and families

Current laws and regulations pertaining to individuals with exceptional needs, including eligibility criteria and the identification, placement, and review process

Positive behavior intervention(s) and expertise in the area of individual behavior support plans, behavioral intervention strategies, systemic Positive Behavior Intervention and Support (PBIS), individual and classroom positive behavior management and modification, SST's, and the referral process for students who may require assessment for special education services.

District, county, state, and other alternative educational and job training programs and services for students.

Data collection, record keeping and report preparation techniques

General purposes and goals of public education

Correct English usage, punctuation, spelling, grammar and math

Interpersonal skills using tact, patience and courtesy

First aid and CPR procedures

Health and safety regulations

ABILITY TO:

Provide consultation and direct services to school district staff, students and families

Develop and coordinate outreach services programs both in the community and the district

Collect and analyze data in a variety of settings and ways



Negotiate and resolve conflicts and demonstrate strong interpersonal skills
Establish and maintain effective working relationships with school and agency staff and families
Analyze and interpret rules, regulations, and procedures
Maintain current knowledge of program rules, regulations, requirements, and restrictions
Understand, be sensitive to and respect the diverse academic, socio-economic, ethnic, religious and cultural backgrounds, disabilities and sexual orientation of students, teachers, administrators, and staff
Learn and use behavioral strategies and interventions
Learn and use methodologies found to be successful for students with social emotional and behavioral/conduct challenges
Demonstrate understanding, patience and a receptive attitude toward students, staff and families
Observe and manage behavior of students according to approved procedures
Intervene physically in confrontations to restrain students; handle stress, stressful situations and emergencies in a calm, confident and effective manner.
Monitor and evaluate student progress, including the use of progress monitoring
Work independently with little direction
Prepare and maintain detailed case records and reports
Collaborate and consult with school staff and families
Gain trust, confidence and rapport of individual students, groups and school staff
Work flexible hours and make home visits, as needed
Demonstrate leadership and organizational skills
Work and communicate effectively and proficiently with staff, students, parents/families and the public in oral and written form, utilizing a communication mode in ensuring understandable and thorough communication
Organize and manage time effectively
Manage multiple tasks
Respect confidential matters; maintain high standards of professionalism
Work both collaboratively and independently
Work at multiple sites
Operate various office and instructional equipment, including a computer or other devices and assigned software

EDUCATION AND EXPERIENCE:

Master's Degree in Psychology/Social/Behavioral Sciences, Education or related field and two (2) years' experience working with at risk youth with behavioral and social emotional challenges or in an educational setting. Experience in case management, social work, and at-risk families desirable.

LICENSE & OTHER REQUIREMENTS:

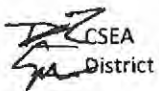
One or more of the following licenses or credentials are required:

Licensed by the California State Board of Behavioral Sciences or the California Board of Psychology as a Marriage and Family Therapist (LMFT), Clinical Social Worker (LCSW), Professional Clinical Counselor (LPCC) or Clinical Psychologist (LCP) license.

Willing to become Board Certified Behavior Analyst (BCBA)

Requires use of personal automobile, and the possession of a valid California Driver's License and proof of current and appropriate auto insurance coverage.

Valid First Aid and CPR (Cardiopulmonary Resuscitation) Certificate required.

 CSEA
District

Become Pro-Act certified, through the District, within three (3) months of employment, and maintain the certification throughout employment.

Bilingual: the ability to communicate in both English and Spanish is desired.

WORKING CONDITIONS:

ENVIRONMENT:

Indoor offices and classrooms

Driving to District facilities, school sites and County facilities.

PHYSICAL ABILITIES:

Sit, look downward, reach up (frequently);

Stand, walk, bend, stoop, squat, push, pull, foot controls (occasionally);

Climb stairs, twist (infrequently);

Lift/carry up to 25 pounds (occasionally), may lift/carry child up to 75 pounds (infrequently); Seeing to perform extensive reading;

Hearing & speaking (including in-person, phone and public address) (continuously);

Dexterity of hands and fingers to grasp and manipulate materials, equipment, and supplies (frequently).

Repetitive hand activities within close reach, such as files, keyboard & handwriting (frequently); Ability to apply appropriate techniques (approved crisis intervention) to mitigate the threat of harming self or others, which may involve evading, blocking, and/or restraining.

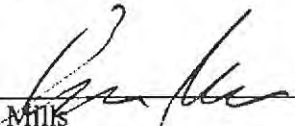
HAZARDS:

Exposure to seasonal temperature variations, dust and wind, traffic


Use of office equipment and desk supplies

AGREED:


For the District:



Susan J. Mills
Assistant Superintendent, Human Resources
Riverside Unified School District

5/6/14
Date


Vanessa Connor



Shani Dahl


Edrai Hernandez

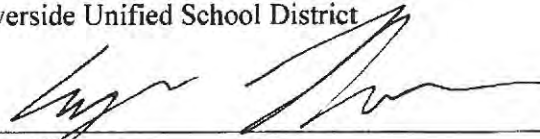

Jill Collier


Carrie Antrim

For CSEA:


Daniel S. Rudd
President, CSEA Chapter 506
Riverside Unified School District


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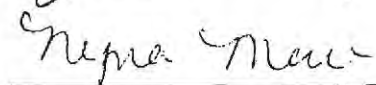

Lynn Thompson
Labor Relations Representative
CSEA


Caralyn Aldis


Laura Egan


Michael Green


Joseph Baglio


Nyna Moore

**Board Meeting Agenda
June 1, 2015**

- Topic: Disclosure of Memorandum of Understanding Between Riverside Unified School District and Its Employees Represented by the Riverside City Teachers Association
- Presented by: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Responsible Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Type of Item: Report/Discussion
- Short Description: This item represents the public disclosure of the terms and conditions, including financial impact, of a Memorandum of Understanding for employees represented by the Riverside City Teachers Association.

DESCRIPTION OF AGENDA ITEM:

The District has reached a Memorandum Of Understanding (MOU) with one of its collective bargaining units, the Riverside City Teachers Association (RCTA) representing certificated employees. The agreement is documented as 1) Memorandum of Understanding dated May 5, 2015, Modification of the 2015-16 Elementary Teacher Work Days. The Agreement is the result of the collective bargaining process that began in September 2014.

The Memorandum of Understanding incorporates the following provisions: In order to provide equity with secondary teachers and allow elementary teachers time and support to prepare for parent conferences, report cards, and legal reporting, we agree to provide elementary teachers three minimum days for grading.

For the 2015-16 school year, the parties agree to provide a minimum day on the following dates: The Friday before parent conferences (November 13, 2015); the Friday before 2nd trimester report cards (March 4, 2016); and the Friday before the last full week of school (May 27, 2016). The Staff Collaboration Day on May 25, 2016 will be used for report cards and legal reporting. No staff or team meetings will be held on that day. Morning recess will be reduced by two (2) minutes in grades 4-6 in order to maintain mandated instructional minutes, per Ed. Cod. Fiscal Impact: None

This agenda item is intended to meet the public disclosure requirements of Assembly Bill 1200 (1991/1213) and Assembly Bill 2756 (2004/52). More specifically, AB 27/56 amended Government Code Section 3547.5 to provide in part that, “before a public school employer enters into a written agreement with an exclusive representative covering matters within the scope of representation, the major provisions of the agreement, including, but not limited to, the costs that would be incurred by the public school employer under the agreement for the current and subsequent fiscal years, shall be disclosed at a public meeting of the public school employer.”

FISCAL IMPACT: None

RECOMMENDATION: Information only. Public disclosure of the terms and conditions, including financial impact, of the Memorandum of Understanding for employees represented by the Riverside City Teachers Association.

ADDITIONAL MATERIAL: Memorandum of Understanding dated May 5, 2015.

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT
and
RIVERSIDE CITY TEACHERS ASSOCIATION

MEMORANDUM OF UNDERSTANDING

May 5, 2015

The Riverside City Teachers Association and the Riverside Unified School District mutually agree to the modification of the 2015-16 elementary teacher work days.

In order to provide equity with secondary teachers and allow elementary teachers time and support to prepare for parent conferences, report cards, and legal reporting (i.e. cumulative records), we agree to provide elementary teachers three minimum days for grading.

For the 2015-16 school year, the parties agree to provide a minimum day on the following dates:

The Friday before parent conferences (November 13, 2015);

the Friday before 2nd trimester report cards (March 4, 2016);

and the Friday before the last full week of school (May 27, 2016).

The Staff Collaboration Day on May 25, 2016 will be used for report cards and legal reporting. No staff or team meetings will be held on that day.

Morning recess will be reduced by two (2) minutes in grades 4 – 6 in order to maintain mandated instructional minutes, per Ed Code.

AGREE:

For the District:


_____ 5/5/15

Susan Mills
Assistant Superintendent,
Department of Personnel –
Leadership & Development

Date

For the Association:

 _____ 5/5/2015

Mariana Robles
Teacher, Hawthorne ES
Co-chair, RCTA negotiation Team

Date

Kyle Ybarra 5-5-15

Kyle Ybarra Date
Director of Certificated Personnel,
Department of Personnel -
Leadership & Development

Sheri Obr 5-5-15

Sheri Obr Date
Teacher, Liberty ES
Co-Chair, RCTA Negotiation Team

**Board Meeting Agenda
June 1, 2015**

Topic: RUSD Career Technical Education (CTE) Overview

Presented by: Ron Weston, Coordinator, Career Technical Education (CTE)

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, K12 Curriculum and Instruction

Type of Item: Report/Discussion

Short Description: Riverside Unified School District’s Coordinator for Career Technical Education will provide a report.

DESCRIPTION OF AGENDA ITEM:

Ron Weston, Coordinator, Career Technical Education (CTE) will provide a brief PowerPoint presentation reviewing current RUSD CTE Pathways, LCAP Goals related to Career Technical Education, and the vision for career programs within the district.

FISCAL IMPACT: None.

RECOMMENDATION: Report only. No action is requested.

ADDITIONAL MATERIAL: PowerPoint Presentation

Attached: Yes



RUSD Career Technical Education (CTE) Overview

Board Presentation

June 1, 2015

RUSD Pathways

- *California Partnership Academies*
 - Arlington – Media Arts
 - North – Education, Law and Global Business
 - Ramona – Health/Bioscience
- *LCAP Pathways (new)*
 - Arlington – Bioscience
 - RVS – Game Design
- *Perkins-funded Pathways*
 - King – Engineering, Computer Programming, Game Design, Technical Theater
 - Poly – Video Production, Music Technology
 - RVS – CISCO Networking

LCAP Goals

- Revise Five-Year Plan
- Establish new Advisory Committee
- Develop 2 new CTE Pathways
- Develop/nurture business and industry & post-secondary partners
- Create/revise articulation agreements
- Integrate CCSS into CTE courses/UC a – g approval for CTE courses
- Provide high-quality professional development
- Build introductory-level CTE courses in Haiku (RVS)

Vision for CTE

- Increase pathway opportunities for students
 - Create new pathways
 - Strengthen existing ones
 - Create CTE “Centers”
- Provide a seamless transition – to post-secondary education or career marketplace
 - Articulation/dual-enrollment/other options
- Partnership cultivation
 - Chambers of Commerce
 - CBU – Aviation & Nutrition
 - RCC – Culinary Arts
 - CCC – *Doing What Matters*
 - Riverside – *Seizing Our Destiny*
 - Vocademy
- Networking
 - Conferences
 - Santa Ana to visit model programs

Vision for CTE

- Create CTE Introductory courses online through RVS
 - Provide more CTE course opportunities for students
 - Extend learning through “Saturday Academies”
- Provide career exploration for middle school students
 - Revise/update *Career Exploration Project* course in Haiku
 - Career fairs for upper elementary students
- Establish student organizations for pathways (FBLA/SkillsUSA)
 - Provide teachers/students with industry support
- Seek other grant opportunities to support CTE pathways

CCPT Grant

- *Partnership with Norco College/six USDs*
 - Fund 5 brand new pathways
 - Expand 5 pathways
- Norco Application – State Finalist
- Awards released late May 2015
- \$2 million for two years starting July 2015
- *Pathways*
 - Arlington – Bioscience
 - King – Graphic Design and Game Design
 - Lincoln – Health (Patient Care)
 - North – Health (Sports Medicine)
 - Ramona – Health (capstone for Academy)
 - RVS – Health (Front Office); Game Design; Networking; Software & Systems Development

Questions?

Ron Weston

Coordinator, Career Technical Education (CTE)

“Preparing students to be competitive in the 21st century, global marketplace.”

A large, light gray logo consisting of the letters 'C', 'T', and 'E' in a bold, sans-serif font. The 'C' is significantly larger than the 'T' and 'E'. To the left of the 'C' are three overlapping, curved shapes in light blue, light orange, and light green, resembling a stylized 'C' or a series of arcs.

**Board Meeting Agenda
June 1, 2015**

Topic: Public Hearing – 2015-2016 Initial Proposals for Negotiations, Submitted by the California School Employees Association for the 2015-2016 School Year

Presented by: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development

Responsible Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development

Type of Item: Public Hearing

Short Description: The California School Employees Association Chapter 506 has submitted an initial proposal for the collective bargaining agreement between the Board of Education of the Riverside Unified School District and Chapter 506 of the California School Employees Association.

DESCRIPTION OF AGENDA ITEM:

The California School Employees Association Chapter 506 has submitted an initial proposal for the collective bargaining agreement between the Board of Education of Riverside Unified School District and the California School Employees Association, Chapter 506.

California School Employees Association Chapter 506 is proposing to negotiate the following sections of the Collective Bargaining Unit Agreement:

Article VII - Pay and Allowances and Appendix A	Article XIX – Disciplinary Action and Dismissal Procedures
Article IX – Health and Welfare Benefits	Article XXI – Negotiation Procedures
Article X – Hours of Employment and Overtime	Article XXII – Miscellaneous Provisions
Article XI – Holidays	
Article XII - Vacation	
Article XIII – Leaves	
Article XIV – Transfers/Promotions/Reassignments/Voluntary Demotions	

FISCAL IMPACT: To be determined

RECOMMENDATION: This is a Public Hearing; no action is necessary.

ADDITIONAL MATERIAL: Notice of Public Hearing

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT
BOARD OF EDUCATION

NOTICE

PUBLIC HEARING

At the Board of Education meeting to be held at 5:30 p.m. on Monday, June 1, 2015, at 6735 Magnolia Avenue, Riverside, California, a public hearing is scheduled in compliance with the requirements of Government Code Section 3457 to provide an opportunity for the community to comment on the following:

Initial Proposal for Negotiations Submitted by the California School Employees Association Chapter 506 for the 2015-2016 School Year

The California School Employees Association Chapter 506 has submitted an initial proposal for the collective bargaining unit agreement between the Board of Education of Riverside Unified School District and the California School Employee Association (CSEA). California School Employees Association Chapter 506 is proposing to negotiate the following sections of the Classified Bargaining Unit Agreement.

Article VII - Pay and Allowances and Appendix A	Article XIX – Disciplinary Action and Dismissal Procedures
Article IX – Health and Welfare Benefits	Article XXI – Negotiation Procedures
Article X – Hours of Employment and Overtime	Article XXII – Miscellaneous Provisions
Article XI – Holidays	
Article XII - Vacation	
Article XIII – Leaves	
Article XIV – Transfers/Promotions/Reassignments/Voluntary Demotions	

Copies to: Board Members

Posted: 3:00 p.m., Friday, May 29, 2015

Copies to be posted at RUSD District Office and Riverside Adult School

**Board Meeting Agenda
June 1, 2015**

- Topic: Public Hearing – 2015-2016 Initial Proposals for Negotiations, Submitted by the Riverside Unified School District Board of Education for the 2015-2016 School Year
- Presented by: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Responsible
Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Type of Item: Public Hearing
- Short Description: The Riverside Unified School District Board of Education has submitted an initial proposal for the collective bargaining agreement between the Board of Education of the Riverside Unified School District and Chapter 506 of the California School Employees Association.
-

DESCRIPTION OF AGENDA ITEM:

The Riverside Unified School District Board of Education has submitted an initial proposal for the collective bargaining agreement between the Board of Education of Riverside Unified School District and the California School Employees Association, Chapter 506.

Riverside Unified School District Board of Education is proposing to negotiate the following sections of the Collective Bargaining Unit Agreement:

Article VII – Pay and Allowances – Section 7.10.1 & Section 10.13: The District has an interest in revising/clarifying language in regards to Evening Shift Differential and Summer Work Shifts.

Article VIII – Salary Classification –Section 8.3: The District has an interest in further clarifying the reclassification language.

Article IX – Health and Welfare Benefits

Article X- Hours of Employment and Overtime – Section 10.1: The District has an interest in adding language regarding minor adjustments to an employee’s start and ending daily work schedule. Section 10.12: The District has an interest in revising/clarifying Summer Recess

Period Assignments. Section 10.15: The District has an interest in clarifying language in regards to Uniforms.

Article XIX – Discipline Action and Dismissal

Article XXI – Negotiation Process

FISCAL IMPACT: To be determined

RECOMMENDATION: This is a Public Hearing; no action is necessary.

ADDITIONAL MATERIAL: Notice of Public Hearing

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT
BOARD OF EDUCATION

NOTICE

PUBLIC HEARING

At the Board of Education meeting to be held at 5:30 p.m. on Monday, June 1, 2015, at 6735 Magnolia Avenue, Riverside, California, a public hearing is scheduled in compliance with the requirements of Government Code Section 3457 to provide an opportunity for the community to comment on the following:

Initial Proposal for Negotiations Submitted by the Riverside Unified School District Board of Education for the 2015-2016 School Year

The Riverside Unified School District Board of Education has submitted an initial proposal for the collective bargaining unit agreement between the Board of Education of Riverside Unified School District and the California School Employee Association (CSEA). Riverside Unified is proposing to negotiate the following sections of the Classified Bargaining Unit Agreement.

Article VIII - Salary Classification

Section 8.3: The District has an interest in further clarifying the reclassification language.

Article IX – Health and Welfare Benefits

Article X - Hours of Employment and Overtime

Section 10.1: The District has an interest in adding language regarding minor adjustments to an employee’s start and ending daily work schedule.

Section 10.12: The District has an interest in revising/clarifying **Summer Recess Period Assignments**.

Section 10.15: The District has an interest in clarifying language in regards to **Uniforms**.

Article XIX – Discipline Action and Dismissal

Article XXI – Negotiation Process

Copies to: Board Members

Posted: 3:00 p.m., Friday, May 29, 2015

Copies to be posted at RUSD District Office and Riverside Adult School

Board Meeting Agenda

June 1, 2015

Topic: Public Hearing, 2015-18 Local Control and Accountability Plan (LCAP)

Presented by: Mrs. Lynn Carmen Day, Chief Academic Officer

Responsible

Cabinet Member: Mrs. Lynn Carmen Day, Chief Academic Officer

Type of Item: Public Hearing

Short Description: The 2015-18 proposed Local Control and Accountability Plan (LCAP) for Riverside Unified School District has been prepared. State law requires the Board of Education to hold a public hearing prior to considering adoption of the Local Control and Accountability Plan.

DESCRIPTION OF AGENDA ITEM:

California Education Code Section 52060(d) requires that, on or before July 1 of each year, the governing board of each school district shall 1) hold a public hearing on the Local Control and Accountability Plan (LCAP) to be adopted for the subsequent fiscal year, and 2) adopt an LCAP subsequent to the public hearing. Furthermore, the LCAP and supporting documentation must be available for public inspection at least three working days prior to the public hearing.

The proposed 2015-18 LCAP for the Riverside Unified School District has been prepared pursuant to California Education Code 52060 and 52066, describing annual goals for all students including numerically significant subgroups of students. The LCAP will list specific activities to address state and local priorities, and will include descriptions of expenditures and services to implement the actions. The LCAP will reflect the annual anticipated progress using benchmarks to monitor the progress of the plan.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education hold a public hearing on the proposed Local Control and Accountability Plan to be considered for adoption.

ADDITIONAL MATERIAL: Public Hearing Notice

Attached: Yes

**Riverside Unified School District
Board Meeting Agenda
June 1, 2015**

Posted: May 28, 2015

NOTICE

PUBLIC HEARING

A Public Hearing will be held on Monday, June 1, 2015 at 5:30 p.m. in the Board Room located at the Riverside Adult School – 6735 Magnolia Avenue, Riverside, CA, on considering the Adoption of the 2015-18 Proposed Local Control and Accountability Plan for the Riverside Unified School District.



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Public Hearing – 2015-16 Proposed All Funds Budget

Presented by: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Public Hearing

Short Description: The initial 2015-2016 Proposed All Funds Budget for Riverside Unified School District has been prepared. State law requires the Board of Education to hold a public hearing prior to considering adoption of the budget.

DESCRIPTION OF AGENDA ITEM:

California Education Code Sections 42103 and 42127 require that, on or before July 1 of each year, the governing board of each school district shall 1) hold a public hearing on the budget to be adopted for the subsequent fiscal year, and 2) adopt a budget subsequent to the public hearing. Furthermore, the budget and supporting documentation must be available for public inspection at least three working days prior to the public hearing.

The initial 2015-2016 All Funds Budget for the Riverside Unified School District has been prepared. A summary of the proposed revenues, expenditures, transfers, and fund balances is provided under separate cover.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education hold a public hearing on the budget to be considered for adoption.

ADDITIONAL MATERIAL: Notice of Public Hearing

Attached: Yes

**Riverside Unified School District
Board Meeting Agenda
June 1, 2015**

Posted: May 28, 2015

NOTICE

PUBLIC HEARING

A Public Hearing will be held on Monday, June 1, 2015 at 5:30 p.m. in the Board Room located at the Riverside Adult School – 6735 Magnolia Avenue, Riverside, CA, on considering the Adoption of the 2015-16 General Fund Budget for the Riverside Unified School District.

Board Meeting Agenda

June 1, 2015

Topic: Public Hearing Regarding the 2015-2016 Special Education Annual Budget Plan

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible

Cabinet Member: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Public Hearing

Short Description: The District is required to hold a public hearing to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Budget Plan.

DESCRIPTION OF AGENDA ITEM:

California Education Code §56205(b)(1) requires Special Education Local Plan Areas to hold a public hearing in order to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Budget Plan. Once approved, this document will be submitted to the California Department of Education. Some special education support costs, such as school psychologists, are included under “administrative costs”.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board hold the duly noticed Public Hearing.

ADDITIONAL MATERIAL: Notice Public Hearing Adoption of the 2015-2016 Special Education Annual Budget Plan.

Attached: Yes

NOTICE OF PUBLIC HEARING

The Riverside Unified School District Special Education Local Plan Area (SELPA) hereby gives notice that a public hearing will be held as follows:

TOPIC OF HEARING:

The California Department of Education (CDE) requires that each SELPA annually obtain approval from its governing board for budget and service plans following a public hearing. The plans must then be submitted to the CDE, prior to June 30, 2015, for final approval.

Copies of the plans are available for inspection at the Riverside Unified School District SELPA office.

Date of Board of Education Meeting:

DATE: June 1, 2015

TIME: 5:30 p.m.

LOCATION: Riverside Adult School
Board Room
6735 Magnolia Ave.
Riverside, CA 92506

FOR ADDITIONAL INFORMATION CONTACT:

Riverside Unified School District
Pupil Services/SELPA
951.352.8497 x83056

**Board Meeting Agenda
June 1, 2015**

Topic: Public Hearing Regarding the 2015-2016 Special Education Annual Service Plan

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible Party: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Public Hearing

Short Description: The District is required to hold a public hearing to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Service Plan.

DESCRIPTION OF AGENDA ITEM:

California Education Code §56205(b)(2) requires Special Education Local Plan Areas to hold a public hearing in order to provide an opportunity for members of the public to address the Board of Education prior to the adoption of the 2015-2016 Special Education Annual Service Plan. This document includes all of the State’s definitions of possible special education services. An ‘X’ in the “Adopted” column indicates that this is a service which the SELPA has chosen to include in its list of possible services. An ‘X’ in the “Modified” column would indicate that the SELPA is utilizing a service for which they have modified the State’s definition. An ‘X’ in the “Not Currently Utilized” column means that the SELPA was not providing that service to anyone as of December 1, 2014. Following adoption of these service descriptions, a report will be prepared for the California Department of Education. That report will show the extent to which each of these services was being provided as of December 1, 2014.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board hold the duly noticed Public Hearing.

ADDITIONAL MATERIAL: Notice Public Hearing Adoption of the 2015-2016 Special Education Annual Service Plan.

Attached: Yes

NOTICE OF PUBLIC HEARING

The Riverside Unified School District Special Education Local Plan Area (SELPA) hereby gives notice that a public hearing will be held as follows:

TOPIC OF HEARING:

The California Department of Education (CDE) requires that each SELPA annually obtain approval from its governing board for budget and service plans following a public hearing. The plans must then be submitted to the CDE, prior to June 30, 2015, for final approval.

Copies of the plans are available for inspection at the Riverside Unified School District SELPA office.

Date of Board of Education Meeting:

DATE: June 1, 2015

TIME: 5:30 p.m.

LOCATION: Riverside Adult School
Board Room
6735 Magnolia Ave.
Riverside, CA 92506

FOR ADDITIONAL INFORMATION CONTACT:

Riverside Unified School District
Pupil Services/SELPA
951.352.8497 x83056

**Board Meeting Agenda
June 1, 2015**

- Topic: Approval of Tentative Agreements and Memorandums of Understanding Between Riverside Unified School District and Its Employees Represented by the Riverside City Teachers Association
- Presented by: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Responsible Cabinet Member: Susan Mills, Assistant Superintendent, Department of Personnel Leadership and Development
- Type of Item: Action
- Short Description: Staff recommends that the Board of Education approve the two Tentative Agreements and the two Memorandums of Understanding between the Riverside Unified School District and Riverside City Teachers Association for employees represented by the Riverside City Teachers Association.

DESCRIPTION OF AGENDA ITEM:

The District has reached tentative agreements (TA) with one of its collective bargaining units, the Riverside City Teachers Association (RCTA) representing certificated employees. The agreements are documented as 1) Tentative Agreement dated March 25, 2015, Article XXIV, Reporting of Child Abuse, Section 2 and 2) a Tentative Agreement dated March 25, 2015, Article VII, - Wages, 3) Memorandum of Understanding dated November 12, 2014, READ 180 Teacher on Special Assignment. The Memorandums of Understanding are November 12, 2014 – READ 180 Teacher on Special Assignment (TOSA) and 4) Memorandum of Understanding dated March 25, 2015, Professional Development Days. The Agreements are the result of the collective bargaining process that began in September 2014.

The first Tentative Agreement, (Reporting Child Abuse) incorporates the following provisions:

- Article XXIV, Section 2A (Amended) – An in-service/review will be provided to employees at each school ~~in alternating years~~ “ADDED” annually by a District Pupil services staff member or by the site administrator. Fiscal Impact: None

The second Tentative Agreement (Wages) incorporates the following provisions:

- Article VIII, Wages – Effective July 1, 2015, the District shall increase the following salary schedules by 4.55%. A list of job classifications is included in the attached tentative agreement. Fiscal Impact: 2015-16: \$7,949,139 and 2016-17: \$121,169

The first Memorandum of Understanding incorporates the following provisions:

- READ 180 Teacher on Special Assignment (TOSA) shall be based on the teacher work year and by mutual agreement they shall work a flexible work year in order to provide trainings and availability before the commencement of the student school year and after the conclusion of the student school year. Fiscal Impact: None

The second Memorandum of Understanding incorporates the following provisions:

- For the 2015-16 teacher work year to include two (2) professional development days prior to the instructional year for TK-12 teachers, Speech Language Pathologists and Staff Development Specialists. The 2015-16 work year for these employees will be 187 days with the adjusted compensation. Fiscal Impact: 2015-16: The cost for the one-time two (2) professional development days of \$1,701,643 was included in the multi-year projected budget, 2016-17: None

The financial impacts of the Tentative Agreements and Memorandum of Understanding were disclosed at a regular meeting of the Board of Education held on May 4, 2015. It is anticipated that the Riverside County Office of Education will complete their review of the financial disclosures and related impacts before June 1, 2015. RCTA ratified these Tentative Agreements and Memorandums of Understanding on April 13th & 17th, 2015.

FISCAL IMPACT: 2014-15: None | 2015-16: \$7,949,139.00 | 2016-17: \$121,169

RECOMMENDATION: Information only. Public disclosure of the terms and conditions, including financial impact, of the Tentative Agreement for employees represented by the Riverside City Teachers Association.

ADDITIONAL MATERIAL: Tentative Agreements dated March 25, 2015 and Memorandums of Understanding dated November 12, 2014 and March 25, 2015.

Attached: Yes

RIVERSIDE UNIFIED SCHOOL DISTRICT
AND
RIVERSIDE CITY TEACHERS ASSOCIATION
TENTATIVE AGREEMENT
MARCH 25, 2015

Subject to the approval of the Riverside Unified School District Board of Education (the "District") and of the Riverside City Teachers Association ("RCTA"),

ARTICLE XXIV, REPORTING OF CHILD ABUSE, Section 2 is amended to read:

Section 1- Reporting Procedures

When an employee has knowledge of a suspected instance of child abuse, District internal reporting procedures as established under legal requirements will be followed.

Section 2 – District Provisions

- A. An in-service/review will be provided to employees at each school ~~in alternating years~~ **annually** by a District Pupil Services staff member or by the site administrator.
- B. The District shall provide each employee with a copy and explanation of the laws regarding the employee's responsibilities of reporting child abuse and materials on how to recognize child abuse.

Initials SS CJ

Initials JO MR

AGREED:

For the District:

 3-25-15

Susan Mills Date
Assistant Superintendent,
Department of Personnel –
Leadership & Development

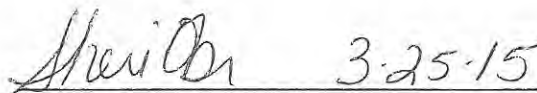
 3-25-15

Kyley Ybarra Date
Director of Certificated Personnel,
Department of Personnel -
Leadership & Development

For the Association:

 3/25/2015

Mariana Robles Date
Teacher, Hawthorne ES
Co-chair, RCTA negotiation Team

 3-25-15

Sheri Obr Date
Teacher, Liberty ES
Co-Chair, RCTA Negotiation Team

RIVERSIDE UNIFIED SCHOOL DISTRICT
and
RIVERSIDE CITY TEACHERS ASSOCIATION

Tentative Agreement

March 25, 2015

ARTICLE VIII - WAGES

- **Effective July 1, 2015, the District shall increase the following salary schedules by 4.55%:**

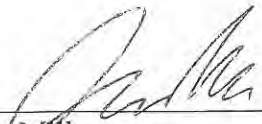
- Teacher Salary Schedule
- Teacher Salary Schedule (reflected as per diem rates)
- Extended Day Salary Schedule
- Psychologist Salary Schedule
- Psychologist 208 Days Salary Schedule
- Speech Language Pathologist Salary Schedule
- Nurse Salary Schedule
- Nurse 190 Days Salary Schedule
- Nurse 200 Days Salary Schedule
- Counselor Salary Schedule
- Staff Development Specialist Salary Schedule
- Miscellaneous Salary Provisions Schedule
- Coaching Stipends Schedule
- Extra Duty Annual Stipends Schedule
- Summer School Salary Schedule – Five (5) Days
- ROTC Salary Schedule
- Adult & Alternative Educational Services Salary Schedule
(Probationary and Tenured Teachers)
- Adult & Alternative & Educational Services Salary Schedule
(Substitutes and Temporary Teachers)
- Preschool Instructor Salary Schedule


And all other applicable salary schedules that are not listed in the Collective Bargaining Agreement

Initials: SMY

Initials: SD MR

**AGREED:
For the District**

 3-25-15
Susan Mills Date
Assistant Superintendent,
Department of Personnel –
Leadership & Development

 3-25-15
Kyley Vbarra Date
Director of Certificated Personnel,
Department of Personnel -
Leadership & Development

For the Association

 3/25/2015
Mariana Robles Date
Teacher, Hawthorne ES
Co-chair, RCTA negotiation Team

 3-25-15
Sheri Obr Date
Teacher, Liberty ES
Co-Chair, RCTA Negotiation Team

RIVERSIDE UNIFIED SCHOOL DISTRICT

AND

RIVERSIDE CITY TEACHERS ASSOCIATION

Re: READ 180 Teacher on Special Assignment (TOSA)

November 12, 2014

The Riverside Unified School District (District) and Riverside City Teachers Association (RCTA) agree to:

1. The work year calendar for the READ 180 Teacher on Special Assignment (TOSA) shall be based on the teacher work year and by mutual agreement they shall work a flexible work year in order to provide trainings and availability before the commencement of the student school year and after the conclusion of the student school year which is the current teacher contract year.
2. The bargaining unit member must submit his/her proposed modified work year calendar to their immediate supervisor, in writing, by July 1 of each year. The structure of the modified work year calendar shall be by mutual agreement between the employee and the District.
3. This agreement shall remain in place for the 2014/2015, 2015/2016 and 2016/2017 school years.

AGREE:

For the District

For the Association

Kyley Yance
Date: 4-23-15

Timothy Martin
Date: 04-23-15

RIVERSIDE UNIFIED SCHOOL DISTRICT
and
RIVERSIDE CITY TEACHERS ASSOCIATION

MEMORANDUM OF UNDERSTANDING

March 25, 2015


Riverside City Teachers Association and the Riverside Unified School District mutually agree to the modification of the 2015-16 teacher work year to include two (2) professional development days prior to the instructional year for TK – 12 teachers, Speech Language Pathologists and Staff Development Specialists.


The first day, August 18, will be professional development on instructional technology with a menu of options from which to choose. The second day, August 19, will be a full day of Staff Collaboration Time, at school sites, as defined in the Collective Bargaining Agreement. The 2015-16 work year (for the above employees) will be 187 days with the adjusted compensation.

New teachers will be on duty Monday, August 17, 2015. All teachers will be on duty Tuesday, August 18, 2015.

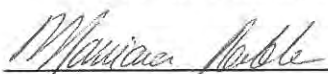
AGREE:


For the District:

 3-25-15
Susan Mills **Date**
Assistant Superintendent,
Department of Personnel –
Leadership & Development

 3-25-15
Kylee Ybarra **Date**
Director of Certificated Personnel,
Department of Personnel -
Leadership & Development

For the Association:

 3/25/2015
Mariana Robles **Date**
Teacher, Hawthorne ES
Co-chair, RCTA negotiation Team

 3-25-15
Sheri Obr **Date**
Teacher, Liberty ES
Co-Chair, RCTA Negotiation Team

**Board Meeting Agenda
June 1, 2015**

Topic: Adoption of the 2015-2016 Special Education Annual Budget Plan

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible Party: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Action

Short Description: Special Education staff is recommending adoption of the 2015-2016 Special Education Annual Budget Plan. This action is to comply with California Education Code §56205(b)(1). The Budget Plan summarizes the State and Federal special education revenues and the projected special education budget for the 2015-2016 school year.

DESCRIPTION OF AGENDA ITEM:

Adoption of a Special Education Budget Plan is required by California Education Code §56205(b)(1). Once approved, this document will be submitted to the California Department of Education. The reported revenue does not include revenue limit funds generated by special day classes, the State portion of some grants, and the General Fund contribution. Some special education support costs, such as school psychologists, are included under “administrative costs.”

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board adopt the 2015-2016 Special Education Annual Budget Plan.

ADDITIONAL MATERIAL: 2015-2016 Special Education Annual Budget Plan

Attached: Yes

**Certification of Annual Budget Plan
 Fiscal Year 2015-16**

1. Check one, as applicable: <input checked="" type="checkbox"/> Single District <input type="checkbox"/> Multiple District <input type="checkbox"/> District/County		
Special Education Local Plan Area (SELPA) Code 3312	SELPA Name Riverside Unified School District	Application Date June 10, 2015
SELPA Address 5700 Arlington Ave	SELPA City Riverside	SELPA Zip code 92504
Name SELPA Director (Print) Timothy R. Walker, Executive Director, Pupil Services/SELPA		SELPA Director's Telephone Number (951) 352-1200
2. Certification by Designated Administrative And Fiscal Agency for This Program (Responsible Local Agency [RLA] or Administrative Unit [AU])		
RLA/AU Name Riverside Unified School District	Name/Title of RLA/AU Superintendent Dr. David C. Hansen	RLA/AU Telephone Number (951) 788-7135
RLA/AU Street Address 3380 14 th Street	RLA/AU City Riverside	RLA/AU Zip code 92501
Date of Governing Board Approval June 1, 2015		

Certification of Approval of Annual Budget Plan Pursuant to California *Education Code* Section 56205(b)

I certify that the Annual Budget Plan was developed according to the SELPA's local plan governance and policy making process. Notice of this public hearing was posted in each school within the SELPA at least 15 days prior to the hearing.

The **Annual Budget Plan** was presented for public hearing on June 1, 2015.
 Adopted this 1st day of June, 2015.

Signed: _____
 RLA/AU Superintendent

**Annual Budget Plan
Fiscal Year 2015-16**

The Annual Budget Plan shall identify expected expenditures for all items required by this part as listed below. The Standardized Account Code Structure (SACS) codes provide source information from the local educational agency (LEA) reporting.

	Reference/Label	Instructions	Estimated Totals
A	Funds received in accordance with Chapter 7.2 (commencing with California <i>Education Code</i> [EC] Section 56836) (Special Education Program Funding)	SACS Resource Code 6500 (State), 3300-3499 (Federal) 6512-6535 (General Fund)	\$68,468,154
B	Administrative costs of the plan	SACS Goal Code 5001 Function 2100 & 3100 ²	\$ 4,264,586
C	Special Education services to pupils with: (1) severe disabilities , and (2) low-incidence disabilities	SACS Goal Code 5710	\$ 157,579
		SACS Goal Code 5730	\$ 3,516,559
		SACS Goal Code 5750	\$18,728,807
D	Special education services to pupils with non-severe disabilities	SACS Goal Code 5770	\$32,204,732
E	Supplemental aids and services to meet the individual needs of pupils placed in regular education classrooms and environments	Any SACS Goal Code with SACS Function Code 1130 ¹	\$ 683,521
F	Regionalized operations and services, and direct instructional support by program specialists in accordance with Article 6 (commencing with Section 56836.23) of Chapter 7.2. (SELPA Program Specialists Funding)	SACS Goal Code 5050	\$ 1,032,468
		SACS Goal Code 5060	\$ -0-
G	The use of property taxes allocated to the special education local plan area pursuant to EC Section 2572.	Statement is included in Local Plan	

¹ Function Activity Classification can be found at <http://www.cde.ca.gov/be/ag/aq/yr08/mar08item24a6.doc>

²Includes Function 3100-psychologists not assigned to a specific group

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Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Adoption of the 2015-2016 Special Education Annual Service Plan

Presented by: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Responsible

Cabinet Member: Timothy R. Walker, Executive Director, Pupil Services/SELPA

Type of Item: Action

Short Description: Special Education staff is recommending adoption of the 2015-2016 Special Education Annual Service Plan. The Service Plan describes the full continuum of special education services provided by the Riverside Unified Special Education Local Plan Area (SELPA).

DESCRIPTION OF AGENDA ITEM:

California Education Code §56205(b)(2) requires SELPAs to annually adopt a Special Education Service Plan. This document includes all of the State's definitions of possible special education services. An 'X' in the "Adopted" column indicates that this is a service which the SELPA has chosen to include in its list of possible services. An 'X' in the "Modified" column would indicate that the SELPA is utilizing a service for which they have modified the State's definition. An 'X' in the "Not Currently Utilized" column means that the SELPA was not providing that service to anyone as of December 1, 2014. Following adoption of these service descriptions, a report will be prepared for the California Department of Education. That report will show the extent to which each of these services was being provided as of December 1, 2014.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board adopt the 2015-2016 Special Education Annual Service Plan.

ADDITIONAL MATERIAL: 2015-2016 Special Education Annual Service Plan

Attached: Yes

CERTIFICATION OF ANNUAL SERVICE PLAN

1. Check one, as applicable: <input checked="" type="checkbox"/> Single District <input type="checkbox"/> Multiple District <input type="checkbox"/> District/County		
County-District-School Code/Special Education Local Plan Area (SELPA) Code 3312	SELPA Name Riverside Unified School District	Application Date June 10, 2015
SELPA Address 5700 Arlington Ave.	SELPA City Riverside	SELPA Zip code 92504
Name SELPA Director (Print) Timothy R. Walker		SELPA Director's Telephone Number (951) 352-1200
2. CERTIFICATION BY AGENCY DESIGNATED AS ADMINISTRATIVE AND FISCAL AGENCY FOR THIS PROGRAM (Responsible Local Agency [RLA] or Administrative Unit [AU])		
RLA/AU Name Riverside Unified School District	Name/Title of RLA Superintendent (Type) Dr. David C. Hansen, Superintendent	Telephone Number (951) 788-7135
RLA/AU Street Address 3380 14 th Street	RLA/AU City Riverside	RLA/AU Zip code 92501
Date of Governing Board Approval June 1, 2015		

Certification of Approval of Annual Service Plan Pursuant to California *Education Code* Section 56205(b)

I certify that the Annual Service Plan was developed according to the SELPA's local plan governance and policy making process. Notice of this public hearing was posted in each district within the SELPA at least 15 days prior to the hearing.

The Annual Service Plan was presented for public hearing on June 1, 2015.

Adopted this 1st day of June, 2015.

Signed: _____
 RLA/AU Superintendent

FOR CALIFORNIA DEPARTMENT OF EDUCATION USE ONLY

Received by the State Superintendent of Public Instruction: Date: _____ By: _____

California Department of Education Form ASP-01a (rev March 2015)		California Special Education Management Information System Service Descriptions			Special Education Division	
Special Education Local Plan Area:						
Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)	
210	Family training, counseling, and home visits (ages 0–2 only): This service includes: services provided by social workers, psychologists, or other qualified personnel to assist the family in understanding the special needs of the child and enhancing the child’s development. Note: Services provided by specialists (such as medical services, nursing services, occupational therapy, and physical therapy) for a specific function should be coded under the appropriate service category, even if the services were delivered in the home.	X			34 Code of Federal Regulations (CFR) sections 300.34 (c)(3), 300.226	
220	Medical services (for evaluation only) (ages 0–2 only): Services provided by a licensed physician to determine a child’s developmental status and need for early intervention services.	X		X	34 CFR sections 300.34 (c)(3), 300.226	
230	Nutrition services (ages 0–2 only): These services include conducting assessments in: nutritional history and dietary intake; anthropometric, biochemical, and clinical variables; feeding skills and feeding problems; and food habits and food preferences.	X		X	34 CFR sections 300.34 (c)(3), 300.226	
240	Service coordination (ages 0–2 only)	X			34 CFR sections 300.34 (c)(3), 300.226	
250	Special instruction (ages 0–2 only): Special instruction includes: the design of learning environments and activities that promote the child’s acquisition of skills in a variety of developmental areas, including cognitive processes and social interaction; curriculum planning, including the planned interaction of personnel, materials, and time and space, that leads to achieving the outcomes in the child’s individualized family service plan (IFSP); providing families with information, skills, and support related to enhancing the skill development of the child; and working with the child to enhance the child’s development.	X			34 CFR sections 300.34 (c)(3), 300.226	
260	Special education aide in regular development class, childcare center, or family childcare home (ages 0–2 only)	X			34 CFR sections 300.34 (c)(3), 300.226	

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
270	Respite care services (ages 0–2 only): Through the IFSP process, short-term care given in-home or out-of-home, which temporarily relieves families of the ongoing responsibility for specialized care for child with a disability. (Note: only for infants and toddlers from birth through 2, but under 3.)	X		X	34 <i>CFR</i> sections 300.34 (c)(3), 300.226
330	Specialized academic instruction: Adapting, as appropriate to the needs of the child with a disability, the content, methodology, or delivery of instruction to ensure access of the child to the general curriculum, so that he or she can meet the educational standards within the jurisdiction of the public agency that apply to all children.	X			34 <i>CFR</i> Section 300.39(b)(3)
340	Intensive individual instruction: IEP Team determination that student requires additional support for all or part of the day to meet his or her IEP goals.	X			30 <i>California Education Code (EC)</i> Section 56364
350	Individual and small group instruction: Instruction delivered one-to-one or in a small group as specified in an IEP enabling the individual(s) to participate effectively in the total school program.	X			5 <i>California Code of Regulations (CCR)</i> Section 3051; 30 <i>EC</i> Section 56441.2
415	Language and speech: Language and speech services provide remedial intervention for eligible individuals with difficulty understanding or using spoken language. The difficulty may result from problems with articulation (excluding abnormal swallowing patterns, if that is the sole assessed disability); abnormal voice quality, pitch, or loudness; fluency; hearing loss; or the acquisition, comprehension, or expression of spoken language. Language deficits or speech patterns resulting from unfamiliarity with the English language and from environmental, economic or cultural factors are not included. Services include specialized instruction and services: monitoring, reviewing, and consultation, and may be direct or indirect, including the use of a speech consultant.	X			5 <i>CCR</i> Section 3051.1; 30 <i>EC</i> Section 56363; 34 <i>CFR</i> sections 300.34 (c)(15), 300.8 (c)(11)

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
425	Adapted physical education: Direct physical education services provided by an adapted physical education specialist to pupils who have needs that cannot be adequately satisfied in other physical education programs as indicated by assessment and evaluation of motor skills performance and other areas of need. It may include individually designed developmental activities, games, sports, and rhythms, for strength development and fitness suited to the capabilities, limitations, and interests of individual students with disabilities who may not safely, successfully, or meaningfully engage in unrestricted participation in the vigorous activities of the general or modified physical education program.	X			5 CCR Section 3051.5; 30 EC Section 56363; 34 CFR sections 300.108, 300.39 (b)(2)
435	Health and nursing–specialized physical health care services: Specialized physical health care services means those health services prescribed by the child’s licensed physician and surgeon, requiring medically related training of the individual who performs the services and which are necessary during the school day to enable the child to attend school (5 CCR Section 3051.12[b]). Specialized physical health care services include but are not limited to suctioning, oxygen administration, catheterization, nebulizer treatments, insulin administration, and glucose testing.	X			5 CCR Section 3051.12; 30 EC sections 56363, 49423.5(d) 34 CFR Section 300.107;
436	Health and nursing–other services: This includes services that are provided to individuals with exceptional needs by a qualified individual pursuant to an IEP when a student has health problems which require nursing intervention beyond basic school health services. Services include managing the health problem, consulting with staff, group and individual counseling, making appropriate referrals, and maintaining communication with agencies and health care providers. These services do not include any physician supervised or specialized health care service. IEP required health and nursing services are expected to supplement the regular health services program.	X			5 CCR Section 3051.12; 30 EC Section 56363; 34 CFR Section 300.107

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
445	<p>Assistive technology services: Any specialized training or technical support for the incorporation of assistive devices, adapted computer technology, or specialized media with the educational programs to improve access for students. The term includes a functional analysis of the student's needs for assistive technology; selecting, designing, fitting, customizing, or repairing appropriate devices; coordinating services with assistive technology devices; training or technical assistance for students with a disability, the student's family, individuals providing education or rehabilitation services, and employers.</p>	X			<p>5 <i>CCR</i> Section 3051.16; 30 <i>EC</i> Section 56363; 34 <i>CFR</i> sections 300.6, 300.105</p>
450	<p>Occupational therapy: Occupational Therapy (OT) includes services to improve student's educational performance, postural stability, self-help abilities, sensory processing and organization, environmental adaptation and use of assistive devices, motor planning and coordination, visual perception and integration, social and play abilities, and fine motor abilities. Both direct and indirect services may be provided within the classroom, other educational settings, or the home, in groups or individually, and may include therapeutic techniques to develop abilities, adaptations to the student's environment or curriculum, and consultation and collaboration with other staff and parents. Services are provided, pursuant to an IEP, by a qualified occupational therapist registered with the American Occupational Therapy Certification Board.</p>	X			<p>5 <i>CCR</i> Section 3051.6; 30 <i>EC</i> Section 56363; 34 <i>CFR</i> Section 300.34 (c)(6)</p>

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
460	<p>Physical therapy: These services are provided, pursuant to an IEP, by a registered physical therapist, or physical therapist assistant, when assessment shows a discrepancy between gross motor performance and other educational skills. Physical therapy includes, but is not limited to, motor control and coordination, posture and balance, self-help, functional mobility, accessibility and use of assistive devices. Services may be provided within the classroom, other educational settings or in the home, and may occur in groups or individually. These services may include adaptations to the student's environment and curriculum, selected therapeutic techniques and activities, and consultation and collaborative interventions with staff and parents.</p>	X			<p>5 CCR Section 3051.6; 30 EC Section 56363; 34 CFR Section 300.34 (c)(9); California <i>Business and Professions Code</i> (B&PC) Chapter 5.7 sections 2600–2696; <i>Government Code (GC)</i> Interagency Agreement Chapter 26.5 Section 7575(a)(2)</p>
510	<p>Individual counseling: One-to-one counseling, provided by a qualified individual pursuant to an IEP. Counseling may focus on such student aspects as education, career, personal, or be with parents or staff members on learning problems or guidance programs for students. Individual counseling is expected to supplement the regular guidance and counseling program.</p>	X			<p>5 CCR Section 3051.9; 34 CFR Section 300.34(c)(2)</p>
515	<p>Counseling and guidance: Counseling in a group setting, provided by a qualified individual pursuant to an IEP. Group counseling is typically social skills development, but may focus on such student aspects as education, career, personal, or be with parents or staff members on learning problems or guidance programs for students. IEP required group counseling is expected to supplement the regular guidance and counseling program. Guidance services include interpersonal, intrapersonal, or family interventions, performed in an individual or group setting by a qualified individual pursuant to an IEP. Specific programs include social skills development, self-esteem building, parent training, and assistance to special education students supervised by staff credentialed to serve special education students. These services are expected to supplement the regular guidance and counseling program.</p>	X			<p>34 CFR sections 300.24.(b)(2), 300.306; 5 CCR Section 3051.9</p>

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
520	Parent counseling: Individual or group counseling provided by a qualified individual pursuant to an IEP to assist the parent(s) of special education students in better understanding and meeting their child's needs and may include parenting skills or other pertinent issues. IEP required parent counseling is expected to supplement the regular guidance and counseling program.	X		X	5 CCR Section 3051.11; 34 CFR Section 300.34(c)(8)
525	Social work services: Social work services, provided by a qualified individual pursuant to an IEP, include, but are not limited to, preparing a social or developmental history of a child with a disability, group and individual counseling with the child and family, working with those problems in a child's living situation (home, school, and community) that affect the child's adjustment in school, and mobilizing school and community resources to enable the child to learn as effectively as possible in his or her educational program. Social work services are expected to supplement the regular guidance and counseling program.	X		X	5 CCR Section 3051.13; 34 CFR Section 300.34(c)(14)
530	Psychological services: These services, provided by a credentialed or licensed psychologist pursuant to an IEP, include interpreting assessment results for parents and staff in implementing the IEP, obtaining and interpreting information about child behavior and conditions related to learning, and planning programs of individual and group counseling and guidance services for children and parents. These services may include consulting with other staff in planning school programs to meet the special needs of children as indicated in the IEP. IEP required psychological services are expected to supplement the regular guidance and counseling program.	X			5 CCR Section 3051.10; 34 CFR Section 300.34 (c)(10)
535	Behavior intervention services: A systematic implementation of procedures designed to promote lasting, positive changes in the student's behavior resulting in greater access to a variety of community settings, social contacts, public events, and placement in the least restrictive environment.	X			5 CCR Section 3001(d); 34 CFR Section 300.34 (c)(10)

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
540	Day treatment services: Structured education, training, and support services to address the student's mental health needs.	X		X	Health & Safety Code, Div.2, Chap.3, Article 1, Section 1502(a)
545	Residential treatment services: A 24-hour, out-of-home placement that provides intensive therapeutic services to support the educational program.	X		X	Welfare and Institutions Code, Part 2, Chapter 2.5, Art. 1, Section 5671
610	Specialized services for low incidence disabilities: Low incidence services are defined as those provided to the student population who have orthopedic impairment (OI), visual impairment (VI), who are deaf, hard of hearing (HH), or deaf-blind (DB). Typically, services are provided in education settings by an itinerant teacher or an itinerant teacher/specialist. Consultation is provided to the teacher, staff, and parents as needed. These services must be clearly written in the student's IEP, including frequency and duration of the services to the student.	X			5 CCR sections 3051.16, 3051.18; 34 CFR Section 300.34
710	Specialized deaf and hard of hearing services: These services include speech therapy, speech reading, auditory training, and/or instruction in the student's mode of communication. Rehabilitative and educational services; adapting curricula, methods, and the learning environment; and special consultation to students, parents, teachers, and other school personnel.	X			5 CCR sections 3051.16, 3051.18; 34 CFR Section 300.34
715	Interpreter services: Sign language interpretation of spoken language to individuals, whose communication is normally sign language, by a qualified sign language interpreter. This includes conveying information through the sign system of the student or consumer and tutoring students regarding class content through the sign system of the student.	X			5 CCR Section 3051.16; 34 CFR Section 300.34 (c)(4)
720	Audiological services: These services include measurements of acuity, monitoring amplification, and frequency modulation system use. Consultation services with teachers, parents, or speech pathologists must be identified in the IEP as to reason, frequency, and duration of contact; infrequent contact is considered assistance and would not be included.	X			5 CCR Section 3051.2; 34 CFR Section 300.34 (c)(1)

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
725	Specialized vision services: This is a broad category of services provided to students with visual impairments. It includes assessment of functional vision; curriculum modifications necessary to meet the student's educational needs including Braille, large type, and aural media; instruction in areas of need; concept development and academic skills; communication skills including alternative modes of reading and writing; and social, emotional, career, vocational, and independent living skills. It may include coordination of other personnel providing services to the students such as transcribers, readers, counselors, orientation and mobility specialists, career/vocational staff, and others, and collaboration with the student's classroom teacher.	X			5 CCR Section 3030(d); 30 EC Section 56364.1
730	Orientation and mobility: Students with identified visual impairments are trained in body awareness and to understand how to move. Students are trained to develop skills to enable them to travel safely and independently around the school and in the community. It may include consultation services to parents regarding their children requiring such services according to an IEP.	X			5 CCR Section 3051.3; 30 EC Section 56363; 34 CFR Section 300.34 (c)(7)
735	Braille transcription: Any transcription services to convert materials from print to Braille. It may include textbooks, tests, worksheets, or anything necessary for instruction. The transcriber should be qualified in English Braille as well as Nemeth Code (mathematics) and be certified by appropriate agency.	X			5 CCR Section 3051.16; 30 EC Section 56363; 34 CFR Section 300.8 (c)(13)
740	Specialized orthopedic services: Specially designed instruction related to the unique needs of students with orthopedic disabilities, including specialized materials and equipment.	X			5 CCR sections 3030(e), 3051.16; 30 EC Section 56363; 34 CFR Section 300.8 (c)(8)
745	Reading services	X			5 CCR Section 3051.16

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
750	Note taking services: Any specialized assistance given to the student for the purpose of taking notes when the student is unable to do so independently. This may include, but is not limited to, copies of notes taken by another student or transcription of tape-recorded information from a class or aide designated to take notes. This does not include instruction in the process of learning how to take notes.	X			5 CCR Section 3051.16
755	Transcription services: Any transcription service to convert materials from print to a mode of communication suitable for the student. This may also include dictation services as it may pertain to textbooks, tests, worksheets, or anything necessary for instruction.	X			5 CCR Section 3051.16
760	Recreation services, includes therapeutic recreation: Therapeutic recreation and specialized instructional programs designed to assist pupils to become as independent as possible in leisure activities, and when possible and appropriate, facilitate the pupil's integration into general recreation programs.	X			5 CCR Section 3051.15; 34 CFR Section 300.34 (c)(11)
820	College awareness: College awareness is the result of acts that promote and increase student learning about higher education opportunities, information, and options that are available including, but not limited to, career planning, course prerequisites, admission eligibility, and financial aid.	X			34 CFR sections 300.39 (b)(5), 300.43
830	Vocational assessment, counseling, guidance, and career assessment: Organized educational programs that are directly related to the preparation of individuals for paid or unpaid employment, and may include provision for work experience, job coaching, development and/or placement, and situational assessment. This includes career counseling to assist a student in assessing his/her aptitudes, abilities, and interests in order to make realistic career decisions.	X			5 CCR Section 3051.14; 34 CFR sections 300.39 (b)(5), 300.43
840	Career awareness: Transition services include a provision for self-advocacy, career planning, and career guidance. This also emphasizes the need for coordination between these provisions and the Perkins Act to ensure that students with disabilities in middle schools will be able to access vocational education funds.	X			5 CCR Section 3051.14; 34 CFR sections 300.39 (b)(5), 300.43

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
850	Work experience education: Work experience education means organized educational programs that are directly related to the preparation of individuals for paid or unpaid employment, or for additional preparation for a career requiring other than a baccalaureate or advanced degree.	X			5 CCR Section 3051.14; 34 CFR sections 300.39 (b)(5), 300.43
855	Job Coaching: Job coaching is a service that provides assistance and guidance to an employee who may be experiencing difficulty with one or more aspects of the daily job tasks and functions. The service is provided by a job coach who is highly successful, skilled and trained on the job who can determine how the employee that is experiencing difficulty learns best and formulate a training plan to improve job performance.	X			5 CCR Section 3051.14; 34 CFR sections 300.39 (b)(5), 300.43
860	Mentoring: Mentoring is a sustained coaching relationship between a student and teacher through ongoing involvement. The mentor offers support, guidance, encouragement and assistance as the learner encounters challenges with respect to a particular area such as acquisition of job skills. Mentoring can be either formal, as in planned, structured instruction, or informal that occurs naturally through friendship, counseling, and collegiality in a casual, unplanned way.	X			5 CCR Section 3051.14; 34 CFR sections 300.39 (b)(5), 300.43
865	Agency linkages (referral and placement): Service coordination and case management that facilitates the linkage of individualized education programs under this part and individualized family service plans under part C with individualized service plans under multiple Federal and State programs, such as title I of the Rehabilitation Act of 1973 (vocational rehabilitation), title XIX of the Social Security Act (Medicaid), and title XVI of the Social Security Act (supplemental security income).	X			30 EC Section 56341.5 (f); 34 CFR Section 300.344 (3)(b)
870	Travel training (includes mobility training)	X			5 CCR Section 3051.3; 34 CFR sections 300.39 (c)(7)
890	Other transition services: These services may include program coordination, case management and meetings, and crafting linkages between schools and between schools and postsecondary agencies.	X			

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Code	Special Education Service Category Descriptions	Adopted	Modified	Not Currently Utilized	Compliance Standard (Legal Requirement*)
900**	Other special education/related services: Any other specialized service required for a student with a disability to receive educational benefit.			X	
* <i>B&PC–Business and Professional Codes</i> <i>CCR–California Code of Regulations</i> <i>CFR–Code of Federal Regulations</i> <i>EC–Education Code</i> <i>GC–Government Code</i>					
** Use of CASEMIS Code 900 necessitates further explanation. Please list the other special education/related services to be provided as Code 900 on the form ASP-01b: Customized Service Descriptions.					

Services will be provided in the school of attendance unless otherwise determined by the individualized education program (IEP) team.

Special Education Local Plan Area: Riverside Unified

Local Education Agency: Riverside Unified

Annual Service Plan (001)

Location		Services Provided at this Location													
List the site name and type of facility providing services to students enrolled in the LEA.	Type of Facility	List the California Special Education Management Information System (CASEMIS) code associated with each service that is provided at the location listed in the left-hand column.													
Adams Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032528		610	710	715	720	725	730	735	740	745	750	755	760		
Alcott Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032536		610	710	715	720	725	730	735	740	745	750	755	760		
Beatty Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
114181		610	710	715	720	725	730	735	740	745	750	755	760		
Bryant Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032544		610	710	715	720	725	730	735	740	745	750	755	760		
Castle View Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032569		610	710	715	720	725	730	735	740	745	750	755	760		
Emerson Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032577		610	710	715	720	725	730	735	740	745	750	755	760		
Franklin Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6109011		610	710	715	720	725	730	735	740	745	750	755	760		
Fremont Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032585		610	710	715	720	725	730	735	740	745	750	755	760		
Harrison Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032601		610	710	715	720	725	730	735	740	745	750	755	760		
Hawthorne Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032619		610	710	715	720	725	730	735	740	745	750	755	760		
Highgrove Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032627		610	710	715	720	725	730	735	740	745	750	755	760		
Highland Elementray	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032635		610	710	715	720	725	730	735	740	745	750	755	760		
Jackson Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032650		610	710	715	720	725	730	735	740	745	750	755	760		

Jefferson Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032668		610	710	715	720	725	730	735	740	745	750	755	760		
Kennedy Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6120075		610	710	715	720	725	730	735	740	745	750	755	760		
Lake Mathews Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
100545		610	710	715	720	725	730	735	740	745	750	755	760		
Liberty Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032684		610	710	715	720	725	730	735	740	745	750	755	760		
Longfellow Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032692		610	710	715	720	725	730	735	740	745	750	755	760		
Madison Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032718		610	710	715	720	725	730	735	740	745	750	755	760		
Magnolia Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032700		610	710	715	720	725	730	735	740	745	750	755	760		
Mark Twain Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
111252		610	710	715	720	725	730	735	740	745	750	755	760		
Monroe Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032726		610	710	715	720	725	730	735	740	745	750	755	760		
Mt. View Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032734		610	710	715	720	725	730	735	740	745	750	755	760		
Pachappa Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032742		610	710	715	720	725	730	735	740	745	750	755	760		
Rivera Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6112676		610	710	715	720	725	730	735	740	745	750	755	760		
Taft Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6107957		610	710	715	720	725	730	735	740	745	750	755	760		
Victoria Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032775		610	710	715	720	725	730	735	740	745	750	755	760		
Washington Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6032783		610	710	715	720	725	730	735	740	745	750	755	760		
Woodcrest Elementary	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6099188		610	710	715	720	725	730	735	740	745	750	755	760		

REACH Academy	55	330	340	415	425	435	436	445	450	460	510	515	520	530	535
126128		610	710	715	720	725	730	735	740	745	750	755	760		
Riverside STEM Academy	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
126235		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Central Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6059125		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Chemawa Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6061790		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Earhart Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6112668		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Frank A. Miller Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
119180		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Gage Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6059133		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
University Heights Middle Sch	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6059158		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Sierra Middle School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
6059141		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Arlington High School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
3330024		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Martin Luther King High Scho	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
3330859		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
North High School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
3334406		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							

Poly High School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
3336237		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Ramona High School	10	330	340	415	425	435	436	445	450	460	510	515	520	530	535
3336492		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Summit View Independent	10	330	340	350	415	425	435	436	445	450	460	510	515	520	530
3330362		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Opportunity Program	10	330	340	350	415	425	435	436	445	450	460	510	515	520	530
3330511		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Lincoln Continuation	20	330	340	350	415	425	435	436	445	450	460	510	515	520	530
3336955		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Raincross Continuation	20	330	340	350	415	425	435	436	445	450	460	510	515	520	530
3330677		610	710	715	720	725	730	735	740	745	750	755	760	820	830
		840	850	855	860	865	870	890							
Palm Center Adult Education	10	330	415	535	710	830	840	850	855	860					
3336666															

Use these codes to identify the type of facility providing services to students ages 6–22:

10–Public Day School	11–Public Residential School	15–Special Education Center/Facility
19–Other Public School/Facilities	20–Continuation School	22–Alternative Work Education Center/ Work Study Program
24–Independent Study	31–Community School	55–Charter School (operated by an LEA/ District/County Office of Education)
56–Charter School (operating as an LEA)		

Special Education Local Plan Area: Riverside Unified

Local Education Agency: Riverside Unified

Other Facilities (002)

Location		Services Provided at this Location														
List the site name and type of facility providing services to students enrolled in the LEA.	Type of Facility	List the California Special Education Management Information System (CASEMIS) code associated with each service that is provided at the location listed in the left-hand column.														
		330	340	415	425	435	436	445	450	460	510	515	520	530	535	
Correctional Institution/ Incarceration	32	540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
ABC Ontraio	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
Applied Behavior Consultants 115733		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Starting Gate Educational Services	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
125146		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Bright Futures Academy	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
126821		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Big Springs School	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
6907604		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Somerset Educational Services	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
7022619		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Oak Grove Institute	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
7071533		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Oak Grove at the Ranch	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
104490		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Hope Inc.	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
121020		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						
Port View Preparatory	70	330	340	415	425	435	436	445	450	460	510	515	520	530	535	
129429		540	545	610	710	715	720	725	730	735	740	745	750	755	760	
		820	830	840	850	855	860	865	870	890						

Use these codes to identify the type of facility providing services to students ages 6–22:

10–Public Day School	11–Public Residential School	15–Special Education Center/Facility
19–Other Public School/Facilities	20–Continuation School	22–Alternative Work Education Center/ Work Study Program
24–Independent Study	31–Community School	55–Charter School (operated by an LEA/ District/County Office of Education)
56–Charter School (operating as an LEA)		

Special Education Local Plan Area: Riverside Unified

Local Education Agency: Riverside Unified

Pre-School Services (004)

Location		Services Provided at this Location														
List the site name and type of facility providing services to students enrolled in the LEA.	Type of Facility	List the California Special Education Management Information System (CASEMIS) code associated with each service that is provided at the location listed in the left-hand column.														
Adams Elementary	10	415														
6032528																
Alcott Elementary	10	415														
6032536																
Beatty Elementary	10	415														
114181																
Bryant Elementary	10	415														
6032544																
Castle View Elementary	10	330	340	415	425	435	436	450	460	510	515	520	530	535	610	
6032569		710	715	720	725	730	740									
Emerson Elementary	10	415														
6032577																
Franklin Elementary	10	415														
6109011																
Fremont Elementary	10	415														
6032585																
Harrison Elementary	10	415														
6032601																
Hawthorne Elementary	10	415														
6032619																
Highgrove Elementary	10	330	340	415	425	435	436	450	460	510	515	520	530	535	610	
6032627		710	715	720	725	730	740									
Highland Elementray	10	415														
6032635																
Jackson Elementary	10	415														
6032650																
Jefferson Elementary	10	415														
6032668																
Kennedy Elementary	10	415														
6120075																
Lake Mathews Elementary	10	415														
100545																
Liberty Elementary	10	415														
6032684																
Longfellow Elementary	10	415														
6032692																

Madison Elementary	10	415														
6032700																
Magnolia Elementary	10	415														
6032718																
Mark Twain Elementary	10	415														
111252																
Monroe Elementary	10	415														
6032726																
Mt. View Elementary	10	415														
6032734																
Pachappa Elementary	10	415														
6032742																
Rivera Elementary	10	330	340	415	425	435	436	450	460	510	515	520	530	535	610	
6112676		710	715	720	725	730	740									
Taft Elementary	10	415														
6107957																
Victoria Elementary	10	415														
6032775																
Washington Elementary	10	415														
6032783																
Woodcrest Elementary	10	415														
6099188																
Sunshine Early Childhood Center	10	330	340	415	425	435	436	450	460	510	515	520	530	535	610	
6032767		710	715	720	725	730	740									

Use these numbers to identify the type of facility where Pre-School Services (ages 3–5) are provided:

40–Home Instruction	45–Hospital Facility
61–Head Start Program	62–Child Development or Child Care Facility
63–State Preschool Program	64–Private Preschool
65–Extended Day Care Program	

**Board Meeting Agenda
June 1, 2015**

Topic: Curricula Adoption for Secondary to Adult Moderate/Severe Special Education Programs

Presented by: Connie Wahlin, Program Specialist, Special Education
Cyndi Hartshorn, Program Specialist, Special Education
Jolynn Barnes, Program Specialist, Special Education
Angelina Summers, Special Education Teacher

Responsible Cabinet Member: Antonio Garcia, Assistant Superintendent Curriculum and Instruction, K-12

Type of Item: Action

Short Description: The adoption of expanded Common Core aligned English Language Arts (ELA) and Mathematics curricula for secondary to adult moderate/severe special education programs requires Board approval.

DESCRIPTION OF AGENDA ITEM:

Special education students receiving services in moderate/severe special education programs have a diverse range of academic skills/abilities. As students transition to secondary/adult programs, this variability in student needs and performance widens and requires curricula to address specific functional academic goals.

The Special Education Department researched additional common core aligned curricula to address the needs of students in secondary to adult moderate/severe programs. A committee of special education teachers evaluated various curricula and recommended expanding the adoption of ELA and Mathematics curricula from Attainment Company.

FISCAL IMPACT: Initial fiscal impact anticipated to be \$32,625.03 for the 2015-16 school year. The Special Education Department will work with the Business Services department to determine the appropriate budget line items within the instructional services textbook budget to address this adoption.

RECOMMENDATION: It is recommended that the Board approve the expanded Common Core ELA and Mathematics curricula for secondary to adult moderate/severe special education programs to be implemented in the 2015-16 school year.

EXPANDED MATERIALS:

Attached: PowerPoint Presentation along with the Curricula Price Grid

Curricula can be reviewed via the following links:

<http://www.attainmentcompany.com/teaching-standards-english-language-arts>

<http://www.attainmentcompany.com/sound-out-chapter-books>

<http://www.attainmentcompany.com/daily-reading-comprehension>

<http://www.attainmentcompany.com/read-learn-book-library>

<http://www.attainmentcompany.com/teaching-standards-math>

<http://www.attainmentcompany.com/explore-math>

<http://www.attainmentcompany.com/explore-budgeting>

<http://www.attainmentcompany.com/stages-math-software>



Special Education Department

Request for Approval of Recommendations

RUSD Board of Education Meeting

Presented by

Mrs. Lynn Carmen Day, Chief Academic Officer
Mrs. Connie Wahlin, Program Specialist, Special Education
Mrs. Cyndi Hartshorn, Program Specialist, Special Education
Ms. Jolynn Barnes, Program Specialist, Special Education
Ms. Angelina Summers, Special Education Teacher, Poly High
School

June 1, 2015

579

Curricula for Secondary-Adult Moderate/Severe Programs

The Special Education Department is proposing that the Board approve expanded Common Core English Language Arts and Mathematics curricula for secondary and adult moderate/severe special education programs.

Moderate/Severe Programs Defined

- IEP teams determine program placement
- Academic instruction includes functional reading and mathematics along with development of life skills
- Students take alternate state assessments
- Students are not diploma bound

Review of Currently Adopted Curricula (K to Adult)

Elementary

- Early Literacy Skills Builder (Attainment)
- Pathways to Literacy (Attainment)
- Building With Stories (Attainment)
- Early Numeracy (Attainment)
- Teaching to Standards: Math (Attainment)
- (n2y) Unique Learning System – Supplemental

Secondary and Adult Program

- (n2y) Unique Learning System
- Pathways to Literacy (Attainment) – Students with most significant disabilities



Current Status of Implementation

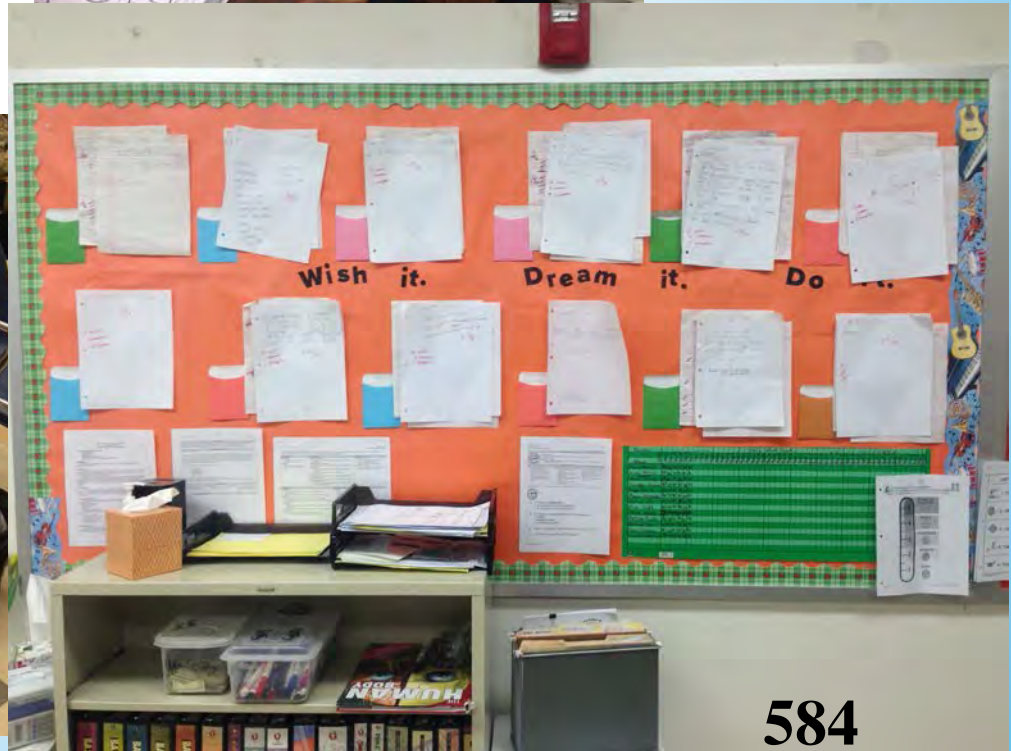
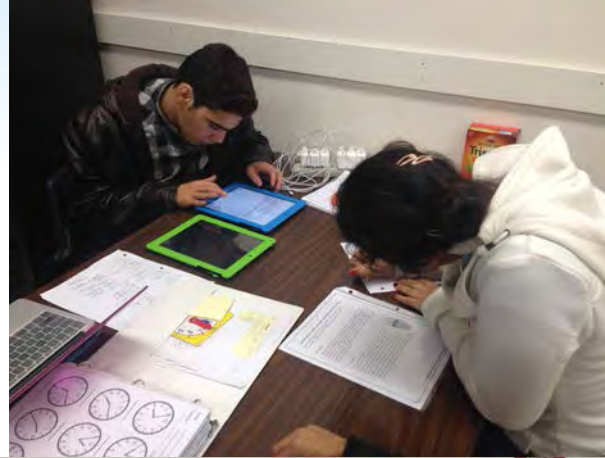
Practices observed during classroom walkthroughs:

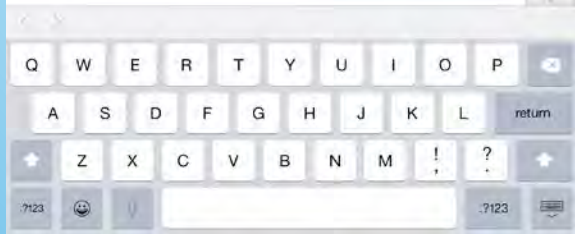
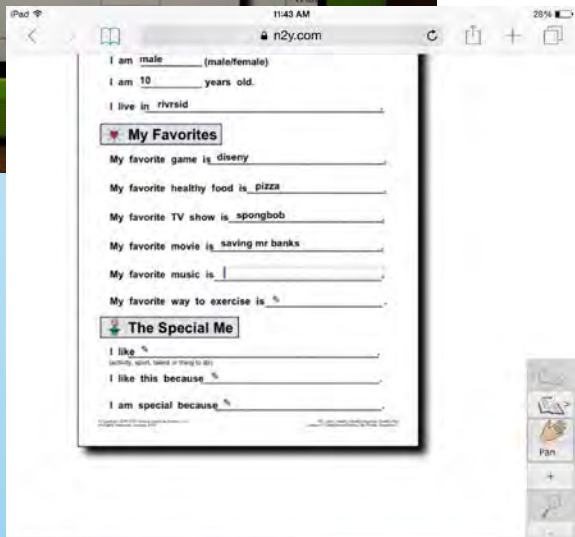
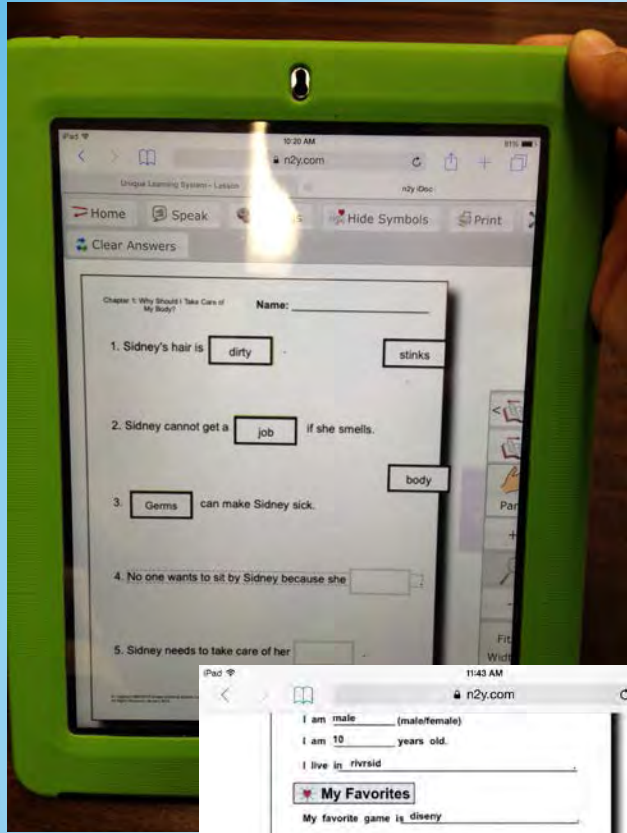
- Teachers, administrators, and parents report increased student engagement and retention of concepts.
- Embedded data assesses and monitors student progress.
- Teachers integrate use of available technology.
- Presence of increased confidence of delivery of direct instruction by instructional assistants.

POLY HIGH SCHOOL



n2y





news-2-you

unique

- Home
- n2y GPS
- n2y Library
- Monthly Lessons
- Core Materials
- Transition Passport
- Teacher Reference Materials
- Year Topics

symbolstix

Summers, Angelina A. - Outlook Web App

Unique Learning System - View Checkpoints

STU Differentiated Level 3

Which Month?

SEP OCT NOV JAN FEB MAR APR **MAY** SUM 2014-2015

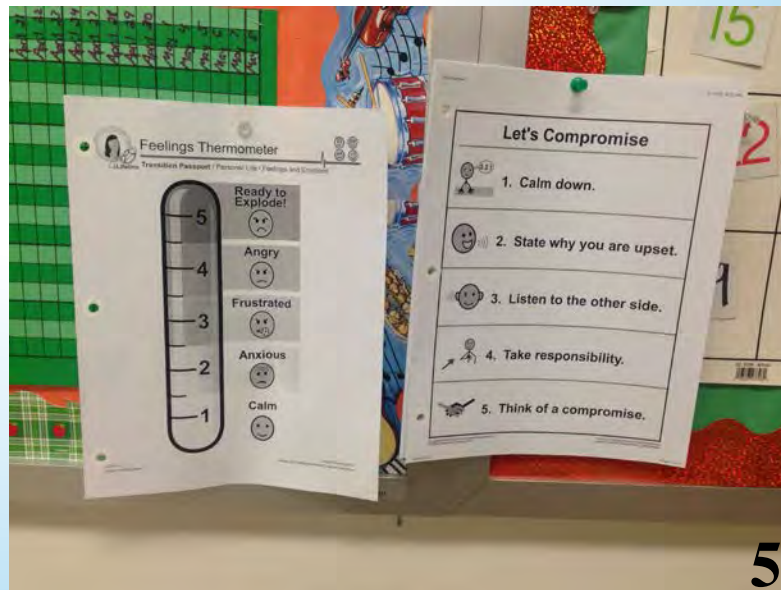
Which Test?

Content Understanding-High School

Test History

Month	Pre	Post
SEP	8	6
OCT	6	6
NOV	4	8
JAN	8	10
FEB	6	12
MAR	12	12

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Rationale for Expanded Secondary to Adult Curriculum

- Input highlighted the need for a more robust selection of hands-on materials.
- Materials proposed were developed specifically for students with moderate/severe disabilities.
- Proposed materials provide additional instruction in preparing for post-secondary career and independent living opportunities.
- Materials address the wide variability of academic needs in English Language Arts and Mathematics.

28 District Classrooms Provide Functional Academics and Life Skills Instruction Secondary to Adult 2015-16

- 9 Middle School Classes
Central, Matthew Gage, Frank Augustus Miller, Sierra, and University Heights Middle Schools
- 14 High School Classes
At least 2 classes at each comprehensive high school
- 5 Adult Classes
Project T.E.A.M.



Recommendation for Grades 7 to Adult: Attainment

- Teaching to Standards: ELA
- Sound Out Chapter Books Package
- Daily Reading Comprehension Print Package
- Read to Learn Book
- Teaching to Standards: Math
- Explore Math Series
- Explore Budgeting Kits
- Stages Math Software

Adoption Process Summary to Date

- April 14, 2015 – Teachers reviewed and recommended the proposed curricula
- April 23, 2015 – Presentation to Instructional Services Sub-Committee
- May 1, 2015 – Notice of Public Display of Material in the *Press Enterprise*, *Unidos*, RUSD Website
- May 1 to May 31, 2015 – Instructional materials on display at District Office

Targeted Outcomes for Recommended Adoption

- Common Core aligned expanded curricula secondary to adult
- Functional academics, transition, and life skills development
- Age-respectful curricula with embedded Universal Design for Learning principles
- Addresses wide variable of ability levels of secondary students in moderate/severe programs

Implementation Plan

Pending Board approval on June 1, 2015:

- All secondary teachers and instructional assistants will receive training on the expanded curricula prior to the start of the school year.
- An overview of the expanded curricula will be presented at the September 2015 Community Advisory Committee (CAC) meeting.
- Information about the expanded programs will be shared by teachers at Back-to-School nights.
- Haiku site is currently established with resources and references and will be updated on a regular basis.
- Two additional days of Professional Development will be provided during the 2015-16 school year to support implementation.
- Classroom Walkthroughs will continue for the 2015-16 year.

Riverside Unified School District

May 1-31, 2015

**Instructional Materials on Display
For Approval by the Board of Education**

Consent/Action Item: June 1, 2015

Textbook/Publisher	Program	Grade	School/Program	Unit Cost
Teaching to Standards English Language Arts –Introductory Kit Pamela J. Mims, PhD, Angel Lee, PhD, Tracie-Lynn Zakas, PhD, and Diane M. Browder, PhD., Attainment Company	ELA Moderate/Severe Secondary	7-12	All Middle School and High Schools with M/S Programs	\$349.00 per Classroom Kit
Sound Out Chapter Books Package, Attainment Company	ELA Moderate/Severe Secondary	7-8	All Middle Schools with M/S Programs	\$159.00 per Classroom Kit
Daily Reading Comprehension Print Package, Attainment Company	ELA Moderate/Severe Secondary	9-12	All High Schools with M/S Programs	\$149.00 per Classroom Kit

Riverside Unified School District

May 1-31, 2015

**Instructional Materials on Display
For Approval by the Board of Education**

Consent/Action Item: June 1, 2015

Read to Learn Book Library (12 book set), Attainment Company	Moderate/Severe Secondary	High School/ Project T.E.A.M.	All High Schools with M/S Programs and Project T.E.A.M.	\$499.00 per Classroom Kit
<u>Teaching to Standards: Math Intro. Kit</u> , Katherine Trela, Bree Jimenez, Diane Browder, Attainment Company	Moderate/Severe Secondary	7-8	All Middle Schools with M/S Programs	\$199.00 per Classroom Kit
Explore Math Series Introductory Kits (Math 1 and 2), Attainment Company	Moderate/Severe Secondary	High School	All High Schools with M/S Programs	\$259.00 per Classroom Kit
Explore Budgeting Introductory Kit, Attainment Company	Moderate/Severe Adult Program	Project T.E.A.M.	Project T.E.A.M.	\$159.00 per Classroom Kit
Stages Math, Attainment Company	Moderate/Severe Secondary & Project T.E.A.M.	7-12, Project T.E.A.M.	All Middle and High Schools with M/S Programs & Project T.E.A.M.	\$129.00 per Classroom Kit

Riverside Unified School District
May 1-31, 2015
Instructional Materials on Display
For Approval by the Board of Education

Consent/Action Item: June 1, 2015

Total Cost by Program:

Teaching to Standards: ELA Introductory Kits	\$7538.40
Sound Out Chapter Books Package	\$1574.10
Daily Reading Comprehension Print Package	\$2011.50
Read to Learn Book Library (12 book set)	\$8532.90
Teaching to Standards: Math Introductory Kits	\$1970.10
Explore Math Series Introductory Kits (Math 1 and 2)	\$3496.50
Explore Budgeting Introductory Kits	\$ 858.60
Stages Math	\$2889.60
Shipping/Handling	\$1443.59
State Sales Tax	\$2165.38
County Sales Tax	\$ 144.36
Grand Total for Common Core Aligned Moderate-Severe/Profound Instructional Materials	\$32625.03

**Board Meeting Agenda
June 1, 2015**

Topic: Proposed Secondary Mathematic Courses

Presented by: Theresa Butler, Instructional Services Specialist, 7-12 Mathematics

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Action

Short Description: Request for approval for the following six secondary mathematics courses: Mathematics II, Accelerated Mathematics II, Mathematics II Year 1, Mathematics II Year 2, Mathematics III, and Accelerated Mathematics III.

DESCRIPTION OF AGENDA ITEM:

RUSD secondary mathematics instructional staff is recommending approval of the following courses: Mathematics II, Accelerated Mathematics II, Mathematics II Year 1, Mathematics II Year 2, Mathematics III, and Accelerated Mathematics III. These courses are aligned to the California Common Core State Standards - Mathematics.

Mathematics II and Mathematics III serve as the grade level courses for the second and third year of high school mathematics in the integrated pathway. Students successfully completing Mathematics I will continue their study of mathematics in Mathematics II and then to Mathematics III the following year.

Accelerated Mathematics II and Accelerated Mathematics III are courses for student who wish to study mathematics at an accelerated rate in order to take college level mathematics in high school. Accelerated Mathematics II and Accelerated Mathematics III differ from their grade level non-accelerated courses because they contain Pre-calculus standards. Upon completion of Accelerated Mathematics II and Accelerated Mathematics III, students will have studied three years of mathematical standards - Mathematics II, Mathematics III, Precalculus over two years' time. Successful completion of Accelerated Mathematics II and Accelerated Mathematics III provides an opportunity for students to move directly to Calculus since Precalculus standards are embedded into the accelerated courses.

Mathematics II Year 1 and Mathematics II Year 2 are courses designed for students with an IEP (Individualized Education Plan). These two courses are to be taken sequentially and upon placement of the IEP team and after completion of Mathematics I Year 2.

FISCAL IMPACT: None

RECOMMENDATION: It is recommended that the Board of Education approve Mathematics II, Accelerated Mathematics II, Mathematics II Year 1, Mathematics II Year 2, Mathematics III, and Accelerated Mathematics III.

ADDITIONAL MATERIAL: Six (6) Course Proposals and PowerPoint Presentation



Riverside Unified School District

Secondary Mathematics Course

Proposals

Description and Recommendation

Board Meeting

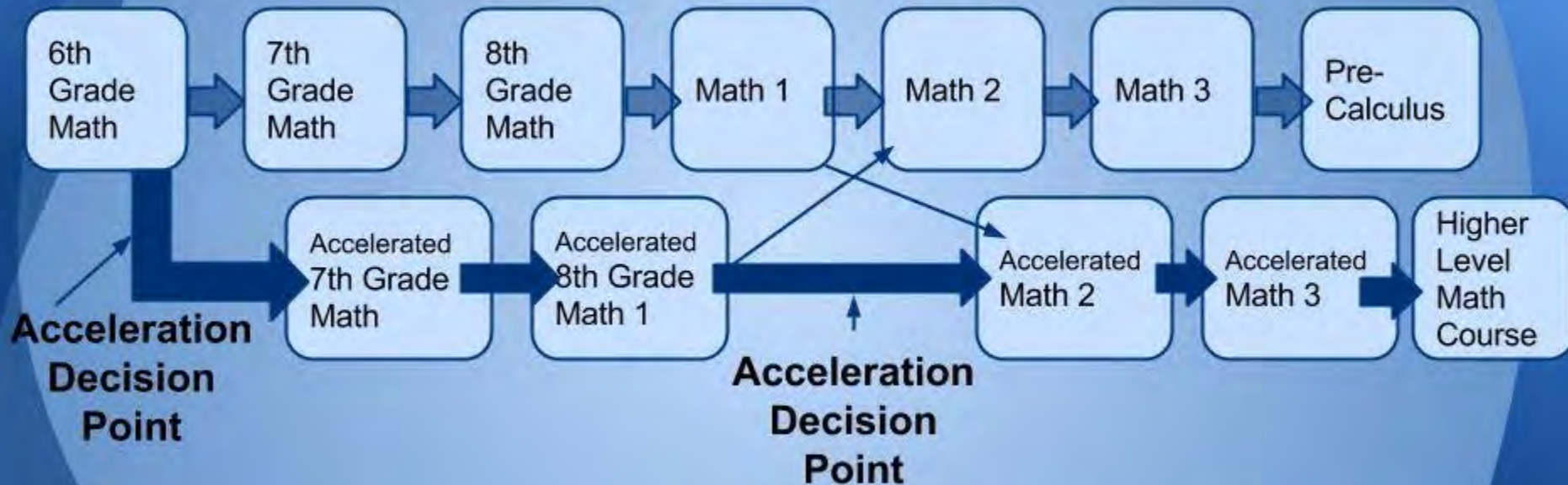
June 1, 2015

597

Secondary Mathematics Courses for Approval

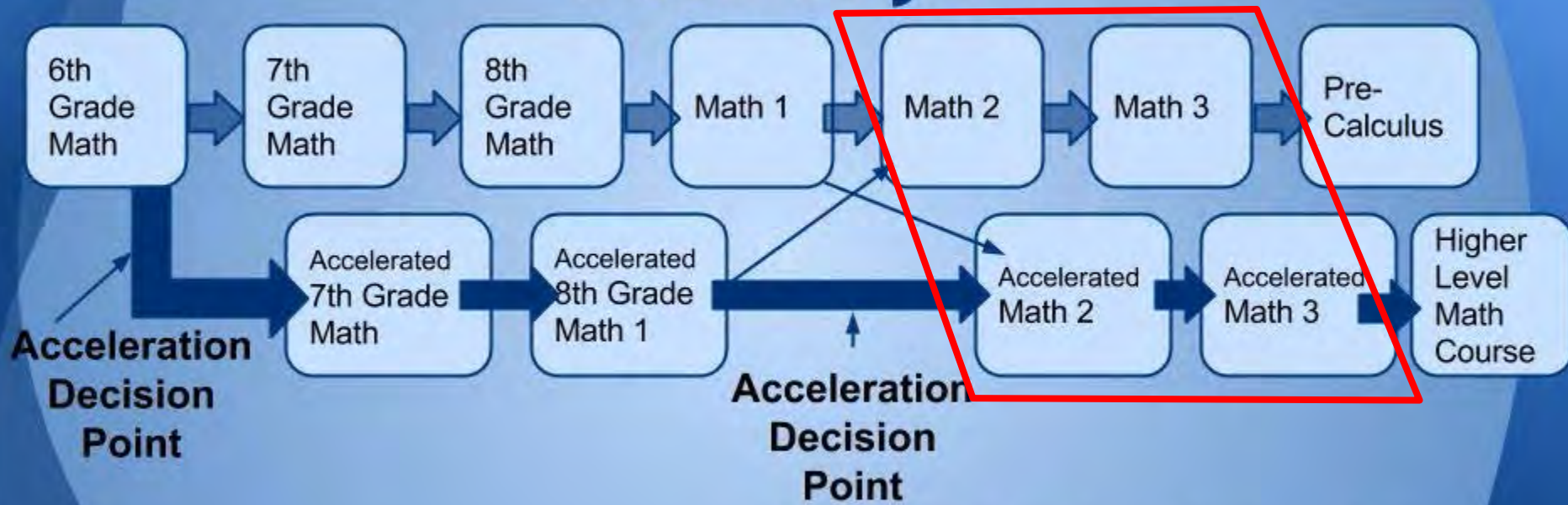
- Mathematics II,
- Mathematics III,
- Accelerated Mathematics II,
- Accelerated Mathematics III,
- Mathematics II Year 1, and
- Mathematics II Year 2

RUSD Secondary Mathematics Pathways



Note: High School Special Day Classes are not included in this model

RUSD Secondary Mathematics Pathways



Note: High School Special Day Classes are not included in this model

Mathematics II

Critical Areas of Study for the Course:

1. Extend the laws of exponents to rational exponents;
2. Compare key characteristic of quadratic functions with those of linear and exponential functions;
3. Create and solve equations and inequalities involving linear, exponential, and quadratic expressions;
4. Extend work with probability; and
5. Establish criteria for similarity of triangles based on dilations and proportional reasoning.

Mathematics III

Critical Areas of Study for the Course:

1. Apply methods from probability and statistics to draw inference and conclusions from data;
2. Expand understanding of functions to include polynomial, rational, and radical functions;
3. Expand right triangle trigonometry to include general triangles;
4. Consolidate functions and geometry to create models and solve contextual problems.



Accelerated Pathway

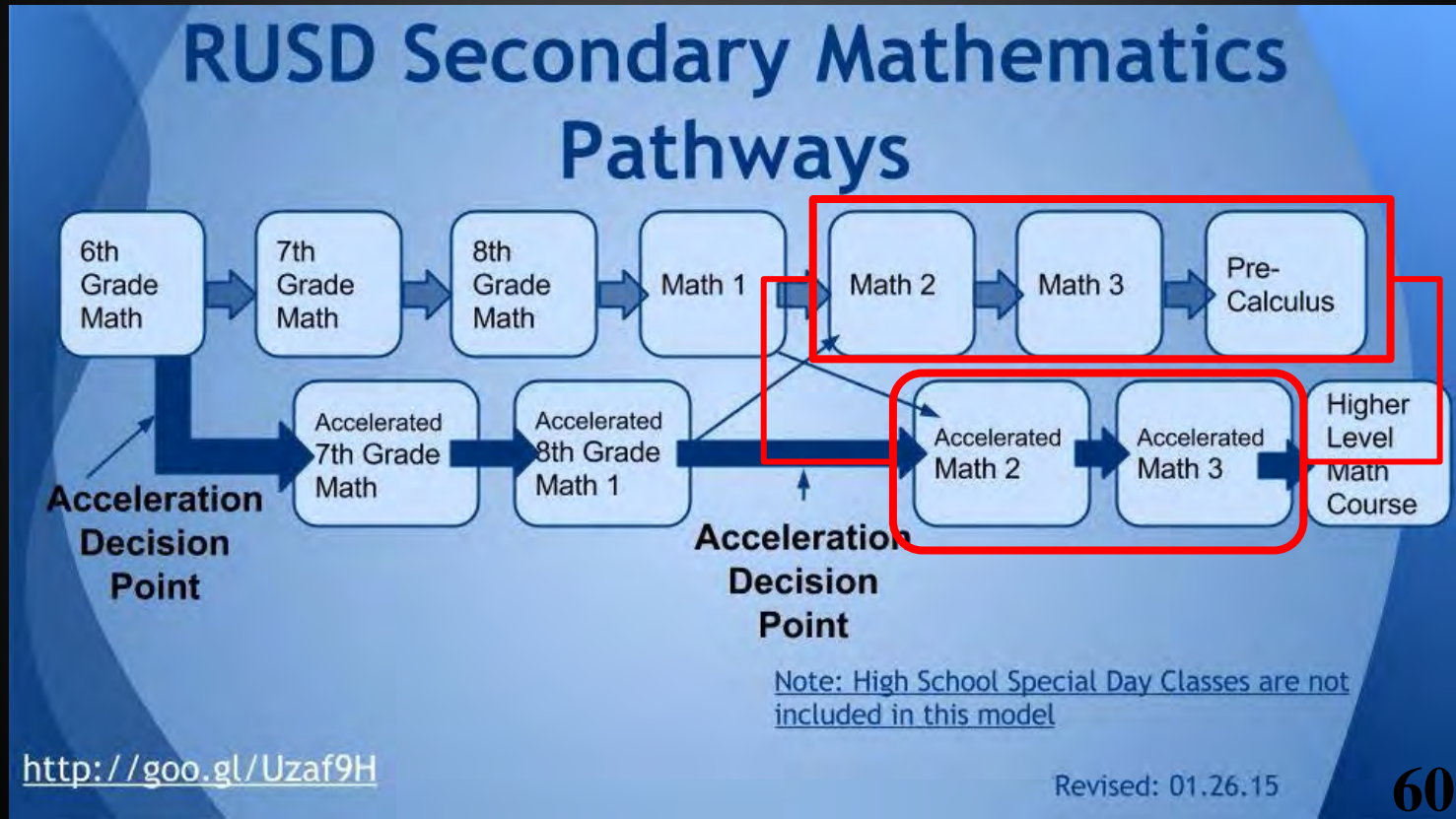
Accelerated Mathematics II

- All Mathematics II standards
- Portion of Precalculus standards

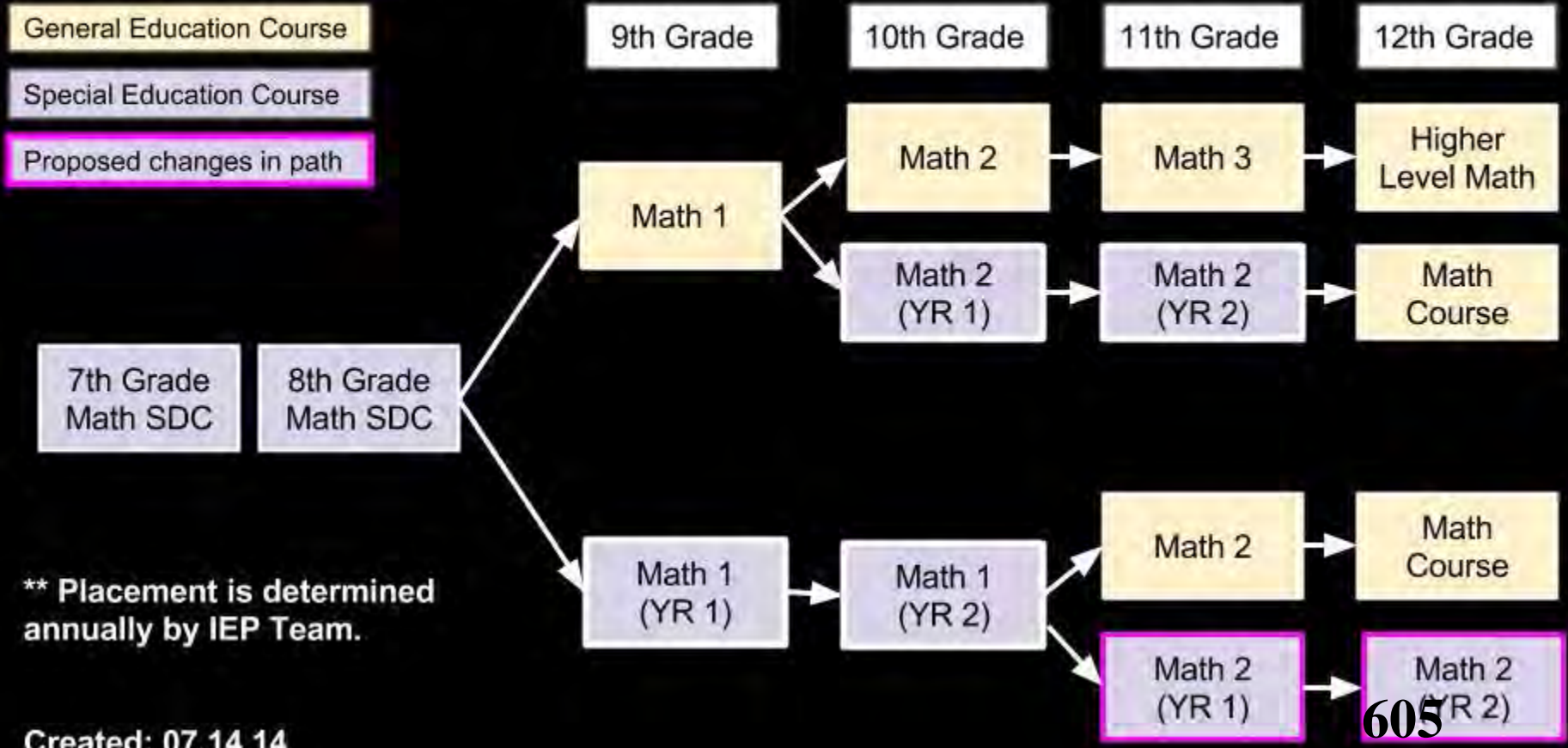
Accelerated Mathematics III

- All Mathematics III standards
- Portion of Precalculus standards

Accelerated Pathway



RUSD SDC High School Math Pathways



Mathematics II Year 1 and Year 2

Year 1

1. Extend the laws of exponents to rational exponents;
2. Compare key characteristic of quadratic functions with those of linear and exponential functions;
3. Create and solve equations and inequalities involving linear, exponential, and quadratic expressions;

Year 2

1. Extend work with probability; and
2. Establish criteria for similarity of triangles based on dilations and proportional reasoning.

Recommendation

It is recommended that the Board of Education approve Mathematics II, Accelerated Mathematics II, Mathematics II Year 1, Mathematics II Year 2, Mathematics III, and Accelerated Mathematics III.

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Charles L. Hude</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>Alban</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Mathematics II</u>	Course Number _____

Date 5-14-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education

High School Course Proposal

COURSE TITLE: Mathematics II

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 10

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Mathematics I**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes X (Pending approval)

No _____

High School Course Proposal

I. Course Purpose:

The focus of the Mathematics II course is on quadratic expressions, equations, and functions; comparing their characteristics and behavior to those of linear and exponential relationships from Mathematics I. This course includes standards from conceptual categories of Number and Quantity, Algebra, Functions, Geometry, and Statistics and Probability.

II. Course Description:

For the Mathematics II course, instructional time should focus on five critical areas: (1) extend the laws of exponents to rational exponents; (2) compare key characteristic of quadratic functions with those of linear and exponential functions; (3) create and solve equations and inequalities involving linear, exponential, and quadratic expressions; (4) extend work with probability; and (5) establish criteria for similarity of triangles based on dilations and proportional reasoning.

III. Course Goals and/or Major Student Outcomes:

- (1) Students extend the laws of exponents to rational exponents and explore distinctions between rational and irrational numbers by considering their decimal representations. Students learn that when quadratic equations do not have real solutions, the number system must be extended so that solutions exist, analogous to the way in which extending the whole numbers to negative numbers allows $x + 1 = 0$ to have a solution. Students explore relationships between number systems: whole numbers, integers, rational numbers, real numbers, and complex numbers. The guiding principle is that equations with no solutions in one number system may have solutions in a larger number system.
- (2) Students consider quadratic functions, comparing the key characteristics of quadratic functions to those of linear and exponential functions. They select from among these functions to model phenomena. Students learn to anticipate the graph of a quadratic function by interpreting various forms of quadratic expressions. In particular, they identify the real solutions of a quadratic equation as the zeros of a related quadratic function. When quadratic equations do not have real solutions, students learn that that the graph of the related quadratic function does not cross the horizontal axis. They expend their experience with functions to include more specialized function-absolute value, step, and those that are piecewise-defined.
- (3) Students begin by focusing on the structure of expressions, rewriting expressions to clarify and reveal aspects of relationship they represent. They create and solve equations, inequalities, and systems of equations involving exponential and quadratic expressions.
- (4) Building on probability concepts that began in middle grades, students use the language of set theory to expand their ability to compute and interpret theoretical and experimental probabilities for compound events, attending to mutually exclusive events, independent events, and conditional probability. Students should make use of geometric probability models wherever possible. They use probability to make informed decisions.

- (5) Students apply their earlier experience with dilations and proportional reasoning to build a formal understand of similarity. They identify criteria for similarity of triangle, use similarity to solve problems and apply similarity in right triangles to understand right triangle trigonometry, with particular attention to special right triangles and the Pythagorean Theorem. Students develop facility with geometric proof. They use what they know about congruence and similarity to prove theorems involving lines, angles, triangles, and other polygons. They explore a variety of formats for writing proofs.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.
- SMP.7 Look for and make use of structure.
- SMP.8 Look for and express regularity in repeated reasoning.

IV. **Course Objectives:**

Objectives	Standards (optional)
Number and Quantity	
The Real Number System	N.RN.1-3
<ul style="list-style-type: none"> • Extend the properties of exponents to rational exponents. • Use properties of rational and irrational numbers. 	
The Complex Number System	N.CN.1-2, 7
<ul style="list-style-type: none"> • Perform arithmetic operations with complex numbers. • Use complex numbers in polynomial identities and equations. 	
Algebra	
Seeing Structure in Expressions	A.SSE.1-3
<ul style="list-style-type: none"> • Interpret the structure of expressions. • Write expressions in equivalent forms to solve problems. 	
Arithmetic with Polynomials and Rational Expressions	A.APR.1
<ul style="list-style-type: none"> • Perform arithmetic operations on polynomials. 	A.CED.1-2, 4
Creating Equations	
<ul style="list-style-type: none"> • Create equations that describe numbers or relationships. 	A.REI.4, 7
Reasoning with Equations and Inequalities	
<ul style="list-style-type: none"> • Solve equations and inequalities in one variable. • Solve systems of equations. 	
Functions	

<p>Interpreting Functions</p> <ul style="list-style-type: none"> • Interpret functions that arise in applications in terms of the context. • Analyze functions using different representations. 	F.IF.4-9
<p>Building Functions</p> <ul style="list-style-type: none"> • Build a function that models a relationship between two quantities. • Build new functions from existing functions. 	F.BF.1, 3-4
<p>Linear, Quadratic, and Exponential Models</p> <ul style="list-style-type: none"> • Construct and compare linear, quadratic, and exponential models and solve problems. • Interpret expressions for functions in terms of the situation they model. 	F.LE.3, 6
<p>Trigonometric Functions</p> <ul style="list-style-type: none"> • Prove and apply trigonometric identities. 	F.TF.8
<p>Geometry</p> <p>Congruence</p> <ul style="list-style-type: none"> • Prove geometric theorems. 	G.CO.9-11
<p>Similarity, Right Triangles, and Trigonometry</p> <ul style="list-style-type: none"> • Understand similarity in terms of similarity transformations. • Prove theorems involving similarity. • Define trigonometric ratios and solve problems involving right triangles. 	G.SRT.1-8.1
<p>Circles</p> <ul style="list-style-type: none"> • Understand and apply theorems about circles. • Find arc lengths and areas of sectors of circles. 	G.C.1-3, 5
<p>Expressing Geometric Properties with Equations</p> <ul style="list-style-type: none"> • Translate between the geometric description and the equation for a conic section. • Use coordinates to prove simple geometric theorems algebraically. 	G.GPE.1-2, 4, 6
<p>Geometric Measurement</p> <ul style="list-style-type: none"> • Explain volume formulas and use them to solve problems. 	G.GMD.1, 3, 5-6
<p>Statistics and Probability</p> <p>Conditional Probability and the Rule of Probability</p> <ul style="list-style-type: none"> • Understand independence and conditional probability and use them to interpret data. • Use the rules of probability to compute probabilities of compound events in a uniform probability model. 	S.CP.1-7

V. **Course Outline:**
Number and Quantity
The Real Number System

- Explain how the definition of the meaning of rational exponents follows from extending the properties of integer exponents to those values, allowing for a notation for radicals in terms of rational exponents.
- Rewrite expressions involving radical and rational exponents using the properties of exponents.
- Explain why the sum or product of two rational numbers is rational; that the sum of a rational number and an irrational number is irrational; and that the product of a nonzero rational number is irrational.

The Complex Number System

- Know there is a complex number i such that $i^2 = -1$, and every complex number has a form $a + bi$ with a and b real.
- Use the relation $i^2 = -1$ and the commutative, associative, and distributive properties to add, subtract, and multiply complex numbers.
- Solve quadratic equations with real coefficients that have complex solutions.

Algebra

Seeing Structure in Expressions

- Interpret expressions that represent a quantity in terms of its context.
- Interpret parts of an expression, such as terms, factors and coefficients
- Interpret complicated expressions by viewing one or more of their parts as a single entity.
- Use the structure of an expression to identify ways to rewrite it.
- Choose and produce an equivalent form of an expression to reveal and explain properties of the quantity represented by the expression.
- Factor a quadratic expression to reveal the zeros of the function it defines.
- Complete the square in a quadratic expression to reveal the maximum or minimum value of the function it defines.
- Use the properties of exponents to transform expressions for exponential functions.

Arithmetic with Polynomials and Rational Expressions

- Understand that polynomials form a system analogous to the integers, namely, they are closed under the operations of addition, subtraction, and multiplication; add, subtract, and multiply polynomials.

Creating Equations

- Create equations and inequalities in one variable **including ones with absolute value** and use them to solve problems. Include equations arising from linear and quadratic functions, and simple rational and exponential functions.
- Create equations in two or more variables to represent relationships between quantities; graph equations on coordinate axes with labels and scales.
- Rearrange formulas to highlight a quantity of interest, using the same reasoning as in solving equations.

Reasoning with Equations and Inequalities

- Solve quadratic equations in one variable.
- Use the method of completing the square to transform a quadratic equation in x into an equation of the form $(x - p)^2 = q$ that has the same solutions. Derive the quadratic formula from this form.
- Solve quadratic equations by inspection (e.g., for $x^2 = 49$), taking square roots, completing the square, the quadratic formula, and factoring, as appropriate to the

initial form of the equation. Recognize when the quadratic formula gives complex solutions and write them as $a \pm bi$ for real numbers a and b .

- Solve a simple system consisting of a linear equation and a quadratic equation in two variables algebraically and graphically.

Functions

Interpreting Functions

- For a function that models a relationship between two quantities, interpret key features of graphs and tables in terms of the quantities, and sketch graphs showing key features given a verbal description of the relationship. Key features include: *intercepts; intervals where the function is increasing, decreasing, positive or negative; relative maximums and minimums; symmetries; end behavior; and periodicity.*
- Relate the domain of a function to its graph and, where applicable, to the quantitative relationship it describes.
- Calculate and interpret the average rate of change of a function (presented symbolically or as a table) over a specified interval. Estimate the rate of change from a graph.
- Graph functions expressed symbolically and show key features of the graph, by hand in simple cases and using technology for more complicated cases.
- Graph linear and quadratic functions and show intercepts, maxima, and minima.
- Graph square root, cube root, and piecewise-defined functions, including step functions and absolute value functions.
- Write a function defined by an expression in different but equivalent forms to reveal and explain different properties of the function.
- Use the process of factoring and completing the square in a quadratic functions to show zeros, extreme values, and symmetry of the graph, and interpret these in terms of a context.
- Use the properties of exponents to interpret expressions for exponential functions.
- Compare properties of two functions each represented in a different way (algebraically, graphically, numerically in tables, or by verbal descriptions).

Building Functions

- Write a function that describes a relationship between two quantities.
- Determine an explicit expression, a recursive process, or steps for calculation from a context.
- Combine standard functions types using arithmetic operations.
- Identify the effect on the graph of replacing $f(x) + k$, $kf(x)$, $f(kx)$, and $f(x + k)$ for specific values of k (both positive and negative); find the value of k given the graphs. Experiment with cases and illustrate an explanation of the effects on the graph using technology. *Include recognizing even and odd functions from their graphs and algebraic expressions for them.*
- Find inverse functions.
- Solve an equation of the form $f(x) = c$ for a simple function f that has an inverse and write an expression for the inverse.

Linear, Quadratic, and Exponential Models

- Observe using graphs and tables that a quantity increasing exponentially eventually exceeds a quantity increasing linearly, quadratically, or (more generally) as a polynomial functions.
- Apply quadratic functions to physical problems, such as the motion of an object under the force of gravity.

Trigonometric Functions

- Prove the Pythagorean identity $\sin^2(\theta) + \cos^2(\theta) = 1$ and use it to find $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ given $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ and the quadrant.

Geometry

Congruence

- Prove theorems about line and angles. Theorems include: vertical angles are congruent; when a transversal crosses parallel lines, alternate interior angles are congruent and corresponding angles are congruent; points on a perpendicular bisector of a line segment are exactly those equidistant from the segment's endpoints.
- Prove theorems about triangles. Theorems include: measures of interior angles of a triangle sum to 180 degrees; base angles of isosceles triangles are congruent; the segment joining midpoints of two sides of a triangle is parallel to the third side and half the length; the medians of a triangle meet at a point.
- Prove theorems about parallelograms. Theorems include: opposite sides are congruent, opposite angles are congruent, the diagonals of a parallelogram bisect each other, and conversely, rectangles are parallelograms with congruent diagonals.

Similarity, Right Triangles, and Trigonometry

- Verify experimentally the properties of dilations given by a center and a scale factor:
- A dilation takes a line not passing through the center of the dilation to a parallel line, and leaves a line passing through the center unchanged.
- The dilation of a line segment is longer or shorter in the ratio given by the scale factor.
- Given two figures, use the definition of similarity in terms of similarity transformations to decide if they are similar; explain using similarity transformations the meaning of similarity for triangles as the equality of all corresponding pairs of angles and the proportionality of all corresponding pairs of sides.
- Use the properties of similarity transformations to establish the Angle-Angle (AA) criterion for two triangles to be similar.
- Prove theorems about triangles. Theorems include: a line parallel to one side of a triangle divides the other two proportionally, and conversely; the Pythagorean Theorem proved using triangle similarity.
- Use congruence and similarity criteria for triangles to solve problems and to prove relationships in geometric figures.
- Understand that by similarity, side ratios in right triangles are properties of the angles in the triangle, leading to definitions of trigonometric ratios for acute angles.
- Explain and use the relationship between the sine and cosine of complementary angles.
- Use trigonometric ratios and the Pythagorean Theorem to solve right triangles in applied problems.
- Derive and use the trigonometric ratios for special right triangles (30, 60, 90 and 45, 45, 90) degrees.

Circles

- Prove that all circles are similar.
- Identify and describe relationships among inscribed angles, radii, and chords. Include the relationship between central inscribed, and circumscribed angles;

inscribed angles on a diameter are right angles; the radius of a circle is perpendicular to the tangent where the radius intersects the circle.

- Construct the inscribed and circumscribed circles of a triangle, and prove properties of angles for a quadrilateral inscribed in a circle.
- Derive using similarity the fact that the length of the arc intercepted by an angle is proportional to the radius, and define the radian measure of the angle as the constant of proportionality; derive the formula for the area of a sector. **Convert between degrees and radians.**

Expressing Geometric Properties with Equations

- Derive the equation of a circle of given center and radius using the Pythagorean Theorem; complete the square to find the center and radius of a circle given an equation.
- Derive the equation of a parabola given a focus and directrix.
- Use coordinates to prove simple geometric theorems algebraically.
- Find the point on a directed line segment between two given points that partitions the segment in a given ratio.

Geometric Measurement and Dimension

- Give an informal argument for the formulas for the circumference of a circle, area of a circle, volume of a cylinder, pyramid, and cone. Use dissection arguments, Cavalieri's principle, and informal limit arguments.
- Use volume formulas for cylinders, pyramids, cones, and spheres to solve problems.
- Know that the effect of a scale factor k greater than zero on length, area, and volume is to multiply each k , k^2 , and k^3 , respectively; determine length, area and volume measures using scale factors.
- Verify experimentally that in a triangle, angles opposite longer sides are larger, sides opposite larger angles are longer, and the sum of any two sides is greater than the remaining side length; apply these relationships to solve real-world and mathematical problems.

Statistics and Probability

Conditional Probability and the Rules of Probability

- Describe events as subsets of a sample space (the set of outcomes) using characteristics (or categories) of the outcomes, or as unions, intersections, or complements of other events (“or” “and”, “not”).
- Understand that two events A and B are independent if the probability of A and B occurring together is the product of their probabilities, and use this characterization to determine if they are independent.
- Understand the conditional probability of A given B as $P(A \text{ and } B)/P(B)$, and interpret independence of A and B as saying that the conditional probability of A given B is the same as the probability of A , and the conditional probability of B given A is the same as the probability of B .
- Construct and interpret two-way frequency tables of data when two categories are associated with each object being classified. Use the two-way table as a sample space to decide if events are independent and to approximate conditional probabilities.
- Recognize and explain the concepts of conditional probability and independence in everyday language and everyday situations.
- Find the conditional probability of A given B as the fractions of B 's outcomes that also belong to A , and interpret the answer in terms of the model.

- Apply the Addition Rule, $P(A \text{ or } B) = P(A) + P(B) - P(A \text{ and } B)$, and interpret the answer in terms of the model.

VI. Texts and Supplemental Materials

Text:

- *Algebra 2*, Holt, 2008
- *Geometry*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>
- Inside Mathematics, Tools for Educators <http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer’s Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. Key Assignments:

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Investigating Functions 2. Structure of Expressions 3. Quadratic Expressions 4. More Functions, More Features 5. Geometric Figures 6. Similarity and Right Triangle Trigonometry 7. Circles – Geometric Perspective 8. Circles and Other Conics 9. Probability	

VIII. Instructional Methods and/or Strategies:

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast
- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform

- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. Assessment Methods and/or Tools:

- Formative Assessment
- Selected Response Test
- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs
- Portfolios

X. Pacing Guide:

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
A.SSE.1, A.CED.1-2 F.IF.4-6 F.IF.9 F.BF.1 F.LE.3 F.LE.6 <i>Supporting</i> F.LE.1 F.LE.2	25	<ul style="list-style-type: none"> • Interpreting expressions • Create linear and quadratic equations and inequalities • Compare functions in multiple representations (i.e. table, graph, function notation) • Write quadratic and exponential functions given quantities • Compare linear and quadratic from graphs and tables
F.IF.7, 7a F.BF.3 F.IF.8, 8a F.BF.1, 1b A.SSE.3, 3a, 3b A.SSE.2	15	<ul style="list-style-type: none"> • Graph linear and quadratic functions and identify key features from the graph • Identify graphical effects by specific values of a function • Apply properties of quadratics to factor, complete the square and rewrite exponents
N.RN.1 N.RN.2 N.RN.3 A.SSE.3, 3c F.IF.8, 8b A.REI.4, 4a, 4b A.CED.4 A.REI.7 N.CN.1 N.CN.2	20	<ul style="list-style-type: none"> • Exponential properties with rational numbers • Rational number operations • Arithmetic operations with complex numbers • Solve quadratics with real coefficients in multiple methods • Solve quadratics with complex solutions • Solve systems of quadratic equations

N.CN.7 A.APR.1		
F.IF. 5 F.IF.7b F.BF.4, 4a F.IF.4 <i>Supporting</i> F.IF.1 F.IF.2 F.IF.3 F.IF.6 F.IF.8 F.BF.1 F.BF.2 F.BF.3 F.LE.1	20	<ul style="list-style-type: none"> • Interpret domain and range of an quadratic function • Interpret and graph key features of quadratic functions • Build and solve inverse quadratic and absolute value functions
G.CO.9 G.CO.10 G.CO.11 <i>Supporting</i> G.GMD.1 A.SSE.1a	25	<ul style="list-style-type: none"> • Prove geometric theorems about angles, lines, triangles and parallelograms
G.SRT.1, 1a, 1b G.SRT.2 G.SRT.3 G.SRT.4 G.SRT.5 G.SRT.6 G.SRT.7 G.SRT.8 G.SRT.8.1 G.GMD.3 G.CO.9 G.CO.10 G.GPE.6 F.TF.8 <i>Supporting</i> G.GMD.1 A.SSE.1a	25	<ul style="list-style-type: none"> • Understand similarity by experimentally verifying dilations and scale factor • Prove figures are similar using similarity properties • Prove geometric theorems about right triangles using similarity • Define trigonometric ratios and solve problems involving right triangles • Derive trigonometric ratios from special right triangles
G.C.1 G.C.2 G.C.3 G.C.5 G.CO.9 G.GMD.1 G.GMD.3 G.GMD.5 G.GMD.6	25	<ul style="list-style-type: none"> • Prove circles are similar • Identify features of circles • Construct figures and inscribed figures • Apply volume formulas • Verify properties about area and volume using scale factor and angle and side length relationship in triangles
G.GPE.1	10	<ul style="list-style-type: none"> • Derive the equation for circle and

G.GPE.2 G.GPE.4		<p>other conic sections</p> <ul style="list-style-type: none"> • Use coordinate geometry to prove geometric theorems
S.CP.1 S.CP.2 S.CP.3 S.CP.4 S.CP.5 S.CP.6 S.CP.7	10	<ul style="list-style-type: none"> • Describe events using characteristics of the event • Understand independent and conditional probability events and be able to identify them in context • Construct two-way frequency tables

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Charles L. Herold</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>Bruce</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Mathematics III</u>	Course Number _____

Date 5-14-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education

High School Course Proposal

COURSE TITLE: Mathematics III

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 10-11

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Mathematics II**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes (Pending approval)

No

High School Course Proposal

I. **Course Purpose:**

In the Mathematics III course that students integrate and apply the mathematics they have learned from their earlier courses. This course included standards from the conceptual categories of Algebra, Functions, Geometry, and Statistics and Probability.

II. **Course Description:**

For the Mathematics III course, instructional time should focus on four critical areas: (1) apply methods from probability and statistics to draw inference and conclusions from data; (2) expand understanding of functions to include polynomial, rational, and radical functions; (3) expand right triangle trigonometry to include general triangles; and (4) consolidate functions and geometry to create models and solve contextual problems.

III. **Course Goals and/or Major Student Outcomes:**

- (1) Students see how the visual displays and summary statistics they learned in earlier grades relate to different types of data and to probability distributions. They identify different ways of collecting data-including sample surveys, experiments, and simulations-and the roles that randomness and careful design play in the conclusions that can be drawn.
- (2) The structural similarities between the system of polynomials and they system of integers are developed. Students draw on analogies between polynomial arithmetic and base-ten computations, focusing on properties or operations, particularly the polynomial with long division of integers. Students identify zeros of polynomials and make connections between zeros of polynomials and solutions of polynomial equations. Rational numbers extend the arithmetic of integers by allowing division by all numbers except zero. Similarly, rational expressions extend the arithmetic of polynomial by allowing division by all polynomials except the zero polynomials. A central theme of the Mathematics III course is that the arithmetic of rational expressions is governed by the same rules as the arithmetic of rational numbers. This critical area also includes exploration of The Fundamental Theorem of Algebra.
- (3) Students derive the Laws of Sines and Cosines in order to find missing measures of general (not necessarily right) triangles. They are able to distinguish whether three given measure (angles or sides) define 0, 1, 2 or infinitely many triangles. This discussion of general triangles opens up the idea of trigonometry applied beyond the right triangle, at least to obtuse angles. Students build on this idea to develop the notion of radian measure for angles and extend the domain of the trigonometric functions to all real numbers. They apply this knowledge to model simple periodic phenomena.
- (4) Students synthesize and generalize what they have learned about a variety of function families. They extend their work with exponential functions to include solving exponential equations with logarithms. They explore the effects of transformations on graphs of diverse functions, including functions arising in an application, in order to abstract the general principle that transformation on a graph always have the same effect regardless of the type of the underlying function. They identify appropriate types of functions to model a situation, they adjust parameters to improve the model,

and they compare models by analyzing appropriateness of fit and making judgments about the domain over which a model is a good fit. The description of modeling as “The process of choosing and using mathematics and statistic to analyze empirical situations, to understand them, and to make decisions” is at the heart of this Mathematics III course. The narrative discussion and diagram of the modeling cycle should be considered when knowledge of functions, statistic, and geometry is applied in a modeling context.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.
- SMP.7 Look for and make use of structure.
- SMP.8 Look for and express regularity in repeated reasoning.

IV. **Course Objectives:**

Objectives	Standards (optional)
Algebra	
Seeing Structure in Expressions <ul style="list-style-type: none"> • Interpret the structure of expressions. • Write expressions in equivalent forms to solve problems. 	A.SSE.1-2, 4
Arithmetic with Polynomials and Rational Expressions <ul style="list-style-type: none"> • Perform arithmetic operations on polynomials. • Understand the relationship between zeros and factors of polynomials. • Use polynomial identities to solve problems. • Rewrite rational expressions. 	A.APR.1-4, 6
Creating Equations <ul style="list-style-type: none"> • Create equations that describe numbers or relationships. 	A.CED.1-4
Reasoning with Equations and Inequalities <ul style="list-style-type: none"> • Understand solving equations as a process of reasoning and explain the reasoning. • Represent and solve equations and inequalities graphically. 	A.REI.2, 11
Functions	
Interpreting Functions <ul style="list-style-type: none"> • Interpret functions that arise in applications in terms of the context. • Analyze functions using different representations. 	F.IF.4-9
Building Functions <ul style="list-style-type: none"> • Build a function that models a relationship 	F.BF.1, 3-4

<ul style="list-style-type: none"> • between two quantities. • Build new functions from existing functions. 	F.LE.4, 4.1-4.3
<p>Linear, Quadratic, and Exponential Models</p> <ul style="list-style-type: none"> • Construct and compare linear, quadratic, and exponential models and solve problems. 	F.TF.1-2, 2.1, 5
<p>Trigonometric Functions</p> <ul style="list-style-type: none"> • Extend the domain of trigonometric functions using the unit circle. • Model periodic phenomena with trigonometric functions. 	
<p>Geometry</p> <p>Expressing Geometric Properties with Equations</p> <ul style="list-style-type: none"> • Translate between the geometric description and the equation for a conic section. 	G.GPE.3.1
<p>Geometric Measurement</p> <ul style="list-style-type: none"> • Visualize relationships between two-dimensional and three-dimensional objects. 	G.GMD.4
<p>Modeling with Geometry</p> <ul style="list-style-type: none"> • Apply geometric concepts in modeling situations. 	G.MG.1-3
<p>Statistics and Probability</p> <p>Interpreting Categorical and Quantitative Data</p> <ul style="list-style-type: none"> • Summarize, represent, and interpret data on a single count or measurement variable. 	S.ID.4
<p>Making Inference and Justifying Conclusions</p> <ul style="list-style-type: none"> • Understand and evaluate random processes underlying statistical experiments. • Make inference and justify conclusions from sample surveys, experiments, and observational studies. 	S.IC.1-6

V. **Course Outline:**

Algebra

Seeing Structure in Expressions

- Interpret expressions that represent a quantity in terms of its context.
- Interpret parts of an expression, such as terms, factors and coefficients
- Interpret complicated expressions by viewing one or more of their parts as a single entity.
- Use the structure of an expression to identify ways to rewrite it.
- Derive the formula for the sum of a finite geometric series (when the common ratio is not 1), and use the formula to solve problems.

Arithmetic with Polynomials and Rational Expressions

- Identify zeros of polynomials when suitable factorizations are available; and use the zeros to construct a rough graph of the functions defined by the polynomial.
- Prove polynomial identities and use them to describe numerical relationships.
- Rewrite simple rational expressions in different forms; write $a(x)/b(x)$ in the form $q(x) + r(x)/b(x)$, where $a(x)$, $b(x)$, $q(x)$, and $r(x)$ are polynomials with the degree

of $r(x)$ less than the degree of $b(x)$, using inspection, long division, or for the more complicated examples, a computer algebra system.

Creating Equations

- Create equations and inequalities in one variable **including ones with absolute value** and use them to solve problems. Include equations arising from linear and quadratic functions, and simple rational and exponential functions.
- Create equations in two or more variables to represent relationships between quantities; graph equations on coordinate axes with labels and scales.
- Represent constraints by equations or inequalities, and by systems and equations and/or inequalities, and interpret solutions as viable or non-viable options in a modeling context.
- Rearrange formulas to highlight a quantity of interest, using the same reasoning as in solving equations.

Reasoning with Equations and Inequalities

- Solve simple rational and radical equations in one variable, and give examples showing how extraneous solutions may arise.
- Explain why the x -coordinates of the points where the graphs of the equations $y = f(x)$ and $y = g(x)$ intersect are the solutions of the equation $f(x) = g(x)$; find the solutions approximately, e.g., using technology to graph the functions, make tables or values, or find successive approximations. Include cases where $f(x)$ and/or $g(x)$ are linear, polynomial, rational, absolute value, exponential, and logarithmic functions.

Functions

Interpreting Functions

- For a function that models a relationship between two quantities, interpret key features of graphs and tables in terms of the quantities, and sketch graphs showing key features given a verbal description of the relationship. Key features include: *intercepts; intervals where the function is increasing, decreasing, positive or negative; relative maximums and minimums; symmetries; end behavior; and periodicity.*
- Relate the domain of a function to its graph and, where applicable, to the quantitative relationship it describes.
- Calculate and interpret the average rate of change of a function (presented symbolically or as a table) over a specified interval. Estimate the rate of change from a graph.
- Graph functions expressed symbolically and show key features of the graph, by hand in simple cases and using technology for more complicated cases.
- Graph square root, cube root, and piecewise-defined functions, including step functions and absolute value functions.
- Graph polynomial functions, identifying zeros when suitable factorizations are available, and showing end behavior.
- Graph exponential and logarithmic functions, showing intercepts and end behavior, and trigonometric functions, showing period, midline, and amplitude.
- Write a function defined by an expression in different but equivalent forms to reveal and explain different properties of the function.
- Compare properties of two functions each represented in a different way (algebraically, graphically, numerically in tables, or by verbal descriptions).

Building Functions

- Write a function that describes a relationship between two quantities.

- Combine standard functions types using arithmetic operations.
- Identify the effect on the graph of replacing $f(x) + k$, $kf(x)$, $f(kx)$, and $f(x + k)$ for specific values of k (both positive and negative); find the value of k given the graphs. Experiment with cases and illustrate an explanation of the effects on the graph using technology. *Include recognizing even and odd functions from their graphs and algebraic expressions for them.*
- Find inverse functions.
- Solve an equation of the form $f(x) = c$ for a simple function f that has an inverse and write an expression for the inverse.

Linear, Quadratic, and Exponential Models

- For exponential models, express as a logarithm the solution to $ab^{(ct)} = d$ where a , c , and d are numbers and the base b is 2, 10 or e ; evaluate the logarithm using technology.
- Prove simple laws of logarithms.
- Use the definition of logarithms to translate between logarithms in any base.
- Understand and use the properties of logarithms to simplify logarithmic numeric expressions and to identify their approximate values.

Trigonometric Functions

- Understand radian measure of an angle as the length of the arc on the unit circle subtended by the angle.
- Explain how the unit circle in the coordinate plane enables the extension of trigonometric functions to all real numbers, interpreted as radian measures of angles traversed counterclockwise around the unit circle.
- Graph all 6 basic trigonometric functions.
- Choose trigonometric functions to model periodic phenomena with specified amplitude, frequency, and midline.

Geometry

Expressing Geometric Properties with Equations

- Given a quadratic equation of the form $ax^2 + by^2 + cx + dy + e = 0$, use the method for completing the square to put the equation into standard form; identify whether the graph of the equation is a circle, ellipse, parabola, or hyperbola and graph the equation [In Mathematics 3, this standard addresses only circles and parabolas.]

Geometric Measurement and Dimension

- Identify the shapes of two-dimensional cross-sections of three dimensional objects, and identify three-dimensional objects generated by rotations of two dimensional objects.

Modeling with Geometry

- Use geometric shapes, their measures, and their properties to describe objects (e.g., modeling a tree trunk or a human torso as a cylinder).
- Apply concepts of density based on area and volume in modeling situations (e.g., persons per square mile, BTUs per cubic foot).
- Apply geometric methods to solve design problems (e.g., designing an object or structure to satisfy physical constraints or minimize cost; working with typographic grid systems based on ratios).

Statistics and Probability

Interpreting Categorical and Quantitative Data

- Use the mean and standard deviation of a data set to fit it to a normal distribution and to estimate population percentages. Recognize that there are data sets for

which such a procedure is not appropriate. Use calculators, spreadsheets, and tables to estimate areas under the normal curve.

Making Inference and Justifying Conclusions

- Understand statistics as a process for making inferences to be made about population parameters based on a random sample from that population.
- Decide if a specified model is consistent with results from a given data-generating process, e.g., using simulation.
- Recognize the purposes of and differences among sample surveys, experiments, and observational studies; explain how randomization relates to each.
- Use data from a sample survey to estimate a population mean or proportion; develop a margin of error through the use of simulation models for random sampling.
- Use data from a randomized experiment to compare two treatments; use simulations to decide if differences between parameters are significant.
- Evaluate reports based on data.

VI. Texts and Supplemental Materials

Text:

- *Algebra 2*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>
- Inside Mathematics, Tools for Educators <http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer’s Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. Key Assignments:

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Functions and their Inverses 2. Logarithmic Functions 3. Polynomials Functions 4. Rational Functions 5. Modeling with Geometry 6. Trigonometric Functions 7. Modeling with Functions 8. Statistics 9. Conic Sections and Modeling with Geometry	

VIII. Instructional Methods and/or Strategies:

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast

- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform
- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. Assessment Methods and/or Tools:

- Formative Assessment
- Selected Response Test
- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs
- Portfolios

X. Pacing Guide:

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
F.BF.1 F.BE.4,4a	15	<ul style="list-style-type: none"> • Interpret and write functions based on key features of functions
F.LE.4, 4.1, 4.2, 4.3 F.IF.8 F.IF.7e <i>Supporting</i> A.CED.1	15	<ul style="list-style-type: none"> • Prove laws of logarithms • Use definition of logarithms to translate logarithm in any base • Graph logarithmic functions
F.BF.1, 1a, 1b A.CED.2 F.IF.4 F.IF.6-7, 7c A.SSE.1, 1a, 1b A.APR.1-4 <i>Supporting</i> F.IF.9 A.CED.1	20	<ul style="list-style-type: none"> • Write and graph polynomial functions • Identify zeros of polynomials • Prove polynomial identities

A.SSE.2 F.IF.8		
A.CED.2 F.IF.4-5, 8 A.SSE.1, 1a F.BF.3 A.APR.6 A.SSE.3 A.REI.11 <i>Supporting</i> F.IF.6, 9 A.CED.1, 3 A.REI.2	20	<ul style="list-style-type: none"> • Create and graph rational equations and inequalities • Interpret key features of function such as domain
G.GMD.4 G.MG.1-3	10	<ul style="list-style-type: none"> • Identify cross-section • Apply geometric methods to solve problems in context
F.TF.1, 2, 2.1, 5 F.IF.4 F.BF.3 F.BF.4, 4a <i>Supporting</i> F.IF.5, 7, 7e, 9	30	<ul style="list-style-type: none"> • Use unit circle to understand radian measures • Graph trigonometric functions
F.BF.1b, 3 A.SSE.4 A.CED.1 (CA) F.IF.7b	15	<ul style="list-style-type: none"> • Combine and graph functions • Derive formula for sum of geometric series
S.ID.4 S.IC.1-6	25	<ul style="list-style-type: none"> • Use mean and standard deviation to fit normal distribution • Understand and make inferences from data sets.
A.CED.4 G.GPE.3.1 G.GMD.4 G.MG.1-3	10	<ul style="list-style-type: none"> • Visualize and apply geometric methods to solving problems in context

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Charles L. Hutto</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>A. Brown</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Mathematics II Year 1 of 2</u>	Course Number _____

Date 5-14-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

**RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education**

High School Course Proposal

COURSE TITLE: Mathematics II Year 1 of 2

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 11

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Mathematics I and placement by IEP Team**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes X (Pending approval)

No _____

High School Course Proposal

I. Course Purpose:

The focus of the Mathematics II course is on quadratic expressions, equations, and functions; comparing their characteristics and behavior to those of linear and exponential relationships from Mathematics I. This course includes standards from conceptual categories of Number and Quantity, Algebra, and Functions.

II. Course Description:

For the Mathematics II course, instructional time should focus on three critical areas: (1) extend the laws of exponents to rational exponents; (2) compare key characteristic of quadratic functions with those of linear and exponential functions; and (3) create and solve equations and inequalities involving linear, exponential, and quadratic expressions.

III. Course Goals and/or Major Student Outcomes:

- (1) Students extend the laws of exponents to rational exponents and explore distinctions between rational and irrational numbers by considering their decimal representations. Students learn that when quadratic equations do not have real solutions, the number system must be extended so that solutions exist, analogous to the way in which extending the whole numbers to negative numbers allows $x + 1 = 0$ to have a solution. Students explore relationships between number systems: whole numbers, integers, rational numbers, real numbers, and complex numbers. The guiding principle is that equations with no solutions in one number system may have solutions in a larger number system.
- (2) Students consider quadratic functions, comparing the key characteristics of quadratic functions to those of linear and exponential functions. They select from among these functions to model phenomena. Students learn to anticipate the graph of a quadratic function by interpreting various forms of quadratic expressions. In particular, they identify the real solutions of a quadratic equation as the zeros of a related quadratic function. When quadratic equations do not have real solutions, students learn that that the graph of the related quadratic function does not cross the horizontal axis. They expand their experience with functions to include more specialized function-absolute value, step, and those that are piecewise-defined.
- (3) Students begin by focusing on the structure of expressions, rewriting expressions to clarify and reveal aspects of relationship they represent. They create and solve equations, inequalities, and systems of equations involving exponential and quadratic expressions.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.

SMP.7 Look for and make use of structure.

SMP.8 Look for and express regularity in repeated reasoning.

IV. **Course Objectives:**

Objectives	Standards (optional)
Number and Quantity	
The Real Number System <ul style="list-style-type: none"> • Extend the properties of exponents to rational exponents. • Use properties of rational and irrational numbers. 	N.RN.1-3
The Complex Number System <ul style="list-style-type: none"> • Perform arithmetic operations with complex numbers. • Use complex numbers in polynomial identities and equations. 	N.CN.1-2, 7
Algebra	
Seeing Structure in Expressions <ul style="list-style-type: none"> • Interpret the structure of expressions. • Write expressions in equivalent forms to solve problems. 	A.SSE.1-3
Arithmetic with Polynomials and Rational Expressions <ul style="list-style-type: none"> • Perform arithmetic operations on polynomials. 	A.APR.1
Creating Equations <ul style="list-style-type: none"> • Create equations that describe numbers or relationships. 	A.CED.1-2, 4
Reasoning with Equations and Inequalities <ul style="list-style-type: none"> • Solve equations and inequalities in one variable. • Solve systems of equations. 	A.REI.4, 7
Functions	
Interpreting Functions <ul style="list-style-type: none"> • Interpret functions that arise in applications in terms of the context. • Analyze functions using different representations. 	F.IF.4-9
Building Functions <ul style="list-style-type: none"> • Build a function that models a relationship between two quantities. • Build new functions from existing functions. 	F.BF.1, 3-4
Linear, Quadratic, and Exponential Models <ul style="list-style-type: none"> • Construct and compare linear, quadratic, and exponential models and solve problems. • Interpret expressions for functions in terms of the situation they model. 	F.LE.3, 6

V. **Course Outline:**

Number and Quantity

The Real Number System

- Explain how the definition of the meaning of rational exponents follows from extending the properties of integer exponents to those values, allowing for a notation for radicals in terms of rational exponents.
- Rewrite expressions involving radical and rational exponents using the properties of exponents.
- Explain why the sum or product of two rational numbers is rational; that the sum of a rational number and an irrational number is irrational; and that the product of a nonzero rational number is irrational.

The Complex Number System

- Know there is a complex number i such that $i^2 = -1$, and every complex number has a form $a + bi$ with a and b real.
- Use the relation $i^2 = -1$ and the commutative, associative, and distributive properties to add, subtract, and multiply complex numbers.
- Solve quadratic equations with real coefficients that have complex solutions.

Algebra

Seeing Structure in Expressions

- Interpret expressions that represent a quantity in terms of its context.
- Interpret parts of an expression, such as terms, factors and coefficients
- Interpret complicated expressions by viewing one or more of their parts as a single entity.
- Use the structure of an expression to identify ways to rewrite it.
- Choose and produce an equivalent form of an expression to reveal and explain properties of the quantity represented by the expression.
- Factor a quadratic expression to reveal the zeros of the function it defines.
- Complete the square in a quadratic expression to reveal the maximum or minimum value of the function it defines.
- Use the properties of exponents to transform expressions for exponential functions.

Arithmetic with Polynomials and Rational Expressions

- Understand that polynomials form a system analogous to the integers, namely, they are closed under the operations of addition, subtraction, and multiplication; add, subtract, and multiply polynomials.

Creating Equations

- Create equations and inequalities in one variable **including ones with absolute value** and use them to solve problems. Include equations arising from linear and quadratic functions, and simple rational and exponential functions.
- Create equations in two or more variables to represent relationships between quantities; graph equations on coordinate axes with labels and scales.
- Rearrange formulas to highlight a quantity of interest, using the same reasoning as in solving equations.

Reasoning with Equations and Inequalities

- Solve quadratic equations in one variable.
- Use the method of completing the square to transform a quadratic equation in x into an equation of the form $(x - p)^2 = q$ that has the same solutions. Derive the quadratic formula from this form.

- Solve quadratic equations by inspection (e.g., for $x^2 = 49$), taking square roots, completing the square, the quadratic formula, and factoring, as appropriate to the initial form of the equation. Recognize when the quadratic formula gives complex solutions and write them as $a \pm bi$ for real numbers a and b .
- Solve a simple system consisting of a linear equation and a quadratic equation in two variables algebraically and graphically.

Functions

Interpreting Functions

- For a function that models a relationship between two quantities, interpret key features of graphs and tables in terms of the quantities, and sketch graphs showing key features given a verbal description of the relationship. Key features include: *intercepts; intervals where the function is increasing, decreasing, positive or negative; relative maximums and minimums; symmetries; end behavior; and periodicity.*
- Relate the domain of a function to its graph and, where applicable, to the quantitative relationship it describes.
- Calculate and interpret the average rate of change of a function (presented symbolically or as a table) over a specified interval. Estimate the rate of change from a graph.
- Graph functions expressed symbolically and show key features of the graph, by hand in simple cases and using technology for more complicated cases.
- Graph linear and quadratic functions and show intercepts, maxima, and minima.
- Graph square root, cube root, and piecewise-defined functions, including step functions and absolute value functions.
- Write a function defined by an expression in different but equivalent forms to reveal and explain different properties of the function.
- Use the process of factoring and completing the square in a quadratic functions to show zeros, extreme values, and symmetry of the graph, and interpret these in terms of a context.
- Use the properties of exponents to interpret expressions for exponential functions.
- Compare properties of two functions each represented in a different way (algebraically, graphically, numerically in tables, or by verbal descriptions).

Building Functions

- Write a function that describes a relationship between two quantities.
- Determine an explicit expression, a recursive process, or steps for calculation from a context.
- Combine standard functions types using arithmetic operations.
- Identify the effect on the graph of replacing $f(x) + k$, $kf(x)$, $f(kx)$, and $f(x + k)$ for specific values of k (both positive and negative); find the value of k given the graphs. Experiment with cases and illustrate an explanation of the effects on the graph using technology. *Include recognizing even and odd functions from their graphs and algebraic expressions for them.*
- Find inverse functions.
- Solve an equation of the form $f(x) = c$ for a simple function f that has an inverse and write an expression for the inverse.

Linear, Quadratic, and Exponential Models

- Observe using graphs and tables that a quantity increasing exponentially eventually exceeds a quantity increasing linearly, quadratically, or (more generally) as a polynomial functions.

- Apply quadratic functions to physical problems, such as the motion of an object under the force of gravity.

VI. Texts and Supplemental Materials

Text:

- *Algebra 2*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>
- Inside Mathematics, Tools for Educators <http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer’s Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. Key Assignments:

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Investigating Functions 2. Structure of Expressions 3. Quadratic Expressions 4. More Functions, More Features	

VIII. Instructional Methods and/or Strategies:

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast
- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform
- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. Assessment Methods and/or Tools:

- Formative Assessment
- Selected Response Test

- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs
- Portfolios

X. **Pacing Guide:**

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
A.SSE.1, A.CED.1-2 F.IF.4-6 F.IF.9 F.BF.1 F.LE.3 F.LE.6 <i>Supporting</i> F.LE.1 F.LE.2	50	<ul style="list-style-type: none"> • Interpreting expressions • Create linear and quadratic equations and inequalities • Compare functions in multiple representations (i.e. table, graph, function notation) • Write quadratic and exponential functions given quantities • Compare linear and quadratic from graphs and tables
F.IF.7, 7a F.BF.3 F.IF.8, 8a F.BF.1, 1b A.SSE.3, 3a, 3b A.SSE.2	30	<ul style="list-style-type: none"> • Graph linear and quadratic functions and identify key features from the graph • Identify graphical effects by specific values of a function • Apply properties of quadratics to factor, complete the square and rewrite exponents
N.RN.1 N.RN.2 N.RN.3 A.SSE.3, 3c F.IF.8, 8b A.REI.4, 4a, 4b A.CED.4 A.REI.7 N.CN.1 N.CN.2 N.CN.7 A.APR.1	40	<ul style="list-style-type: none"> • Exponential properties with rational numbers • Rational number operations • Arithmetic operations with complex numbers • Solve quadratics with real coefficients in multiple methods • Solve quadratics with complex solutions • Solve systems of quadratic equations
F.IF. 5 F.IF.7b F.BF.4, 4a F.IF.4 <i>Supporting</i>	40	<ul style="list-style-type: none"> • Interpret domain and range of an quadratic function • Interpret and graph key features of quadratic functions • Build and solve inverse quadratic and

F.IF.1 F.IF.2 F.IF.3 F.IF.6 F.IF.8 F.BF.1 F.BF.2 F.BF.3 F.LE.1		absolute value functions
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RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Charles L. Hunt</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>AG</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Mathematics II Year 2 of 2</u>	Course Number _____

Date 5-14-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

**RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education**

High School Course Proposal

COURSE TITLE: Mathematics II Year 2 of 2

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 12

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Mathematics I and placement by IEP Team**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes (Pending approval)

No

High School Course Proposal

I. Course Purpose:

The focus of the Mathematics II course is on quadratic expressions, equations, and functions; comparing their characteristics and behavior to those of linear and exponential relationships from Mathematics I. This course includes standards from conceptual categories of Functions, Geometry, and Statistics and Probability.

II. Course Description:

For the Mathematics II course, instructional time should focus on two critical areas: (1) extend work with probability; and (2) establish criteria for similarity of triangles based on dilations and proportional reasoning.

III. Course Goals and/or Major Student Outcomes:

- (1) Building on probability concepts that began in middle grades, students use the language of set theory to expand their ability to compute and interpret theoretical and experimental probabilities for compound events, attending to mutually exclusive events, independent events, and conditional probability. Students should make use of geometric probability models wherever possible. They use probability to make informed decisions.
- (2) Students apply their earlier experience with dilations and proportional reasoning to build a formal understand of similarity. They identify criteria for similarity of triangle, use similarity to solve problems and apply similarity in right triangles to understand right triangle trigonometry, with particular attention to special right triangles and the Pythagorean Theorem. Students develop facility with geometric proof. They use what they know about congruence and similarity to prove theorems involving lines, angles, triangles, and other polygons. They explore a variety of formats for writing proofs.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.
- SMP.7 Look for and make use of structure.
- SMP.8 Look for and express regularity in repeated reasoning.

IV. Course Objectives:

Objectives	Standards (optional)
Functions Trigonometric Functions <ul style="list-style-type: none">• Prove and apply trigonometric identities.	F.TF.8

Geometry	G.CO.9-11
Congruence <ul style="list-style-type: none"> • Prove geometric theorems. 	G.SRT.1-8.1
Similarity, Right Triangles, and Trigonometry <ul style="list-style-type: none"> • Understand similarity in terms of similarity transformations. • Prove theorems involving similarity. • Define trigonometric ratios and solve problems involving right triangles. 	G.C.1-3, 5
Circles <ul style="list-style-type: none"> • Understand and apply theorems about circles. • Find arc lengths and areas of sectors of circles. 	G.GPE.1-2, 4, 6
Expressing Geometric Properties with Equations <ul style="list-style-type: none"> • Translate between the geometric description and the equation for a conic section. • Use coordinates to prove simple geometric theorems algebraically. 	G.GMD.1, 3, 5-6
Geometric Measurement <ul style="list-style-type: none"> • Explain volume formulas and use them to solve problems. 	S.CP.1-7
Statistics and Probability	
Conditional Probability and the Rule of Probability <ul style="list-style-type: none"> • Understand independence and conditional probability and use them to interpret data. • Use the rules of probability to compute probabilities of compound events in a uniform probability model. 	

V. **Course Outline:**

Functions

Trigonometric Functions

- Prove the Pythagorean identity $\sin^2(\theta) + \cos^2(\theta) = 1$ and use it to find $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ given $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ and the quadrant.

Geometry

Congruence

- Prove theorems about line and angles. Theorems include: vertical angles are congruent; when a transversal crosses parallel lines, alternate interior angles are congruent and corresponding angles are congruent; points on a perpendicular bisector of a line segment are exactly those equidistant from the segment's endpoints.
- Prove theorems about triangles. Theorems include: measures of interior angles of a triangle sum to 180 degrees; base angles of isosceles triangles are congruent; the segment joining midpoints of two sides of a triangle is parallel to the third side and half the length; the medians of a triangle meet at a point.
- Prove theorems about parallelograms. Theorems include: opposite sides are congruent, opposite angles are congruent, the diagonals of a parallelogram bisect each other, and conversely, rectangles are parallelograms with congruent diagonals.

Similarity, Right Triangles, and Trigonometry

- Verify experimentally the properties of dilations given by a center and a scale factor;
- A dilation takes a line not passing through the center of the dilation to a parallel line, and leaves a line passing through the center unchanged.
- The dilation of a line segment is longer or shorter in the ratio given by the scale factor.
- Given two figures, use the definition of similarity in terms of similarity transformations to decide if they are similar; explain using similarity transformations the meaning of similarity for triangles as the equality of all corresponding pairs of angles and the proportionality of all corresponding pairs of sides.
- Use the properties of similarity transformations to establish the Angle-Angle (AA) criterion for two triangles to be similar.
- Prove theorems about triangles. Theorems include: a line parallel to one side of a triangle divides the other two proportionally, and conversely; the Pythagorean Theorem proved using triangle similarity.
- Use congruence and similarity criteria for triangles to solve problems and to prove relationships in geometric figures.
- Understand that by similarity, side ratios in right triangles are properties of the angles in the triangle, leading to definitions of trigonometric ratios for acute angles.
- Explain and use the relationship between the sine and cosine of complementary angles.
- Use trigonometric ratios and the Pythagorean Theorem to solve right triangles in applied problems.
- Derive and use the trigonometric ratios for special right triangles (30, 60, 90 and 45, 45, 90) degrees.

Circles

- Prove that all circles are similar.
- Identify and describe relationships among inscribed angles, radii, and chords. Include the relationship between central inscribed, and circumscribed angles; inscribed angles on a diameter are right angles; the radius of a circle is perpendicular to the tangent where the radius intersects the circle.
- Construct the inscribed and circumscribed circles of a triangle, and prove properties of angles for a quadrilateral inscribed in a circle.
- Derive using similarity the fact that the length of the arc intercepted by an angle is proportional to the radius, and define the radian measure of the angle as the constant of proportionality; derive the formula for the area of a sector. **Convert between degrees and radians.**

Expressing Geometric Properties with Equations

- Derive the equation of a circle of given center and radius using the Pythagorean Theorem; complete the square to find the center and radius of a circle given an equation.
- Derive the equation of a parabola given a focus and directrix.
- Use coordinates to prove simple geometric theorems algebraically.
- Find the point on a directed line segment between two given points that partitions the segment in a given ratio.

Geometric Measurement and Dimension

- Give an informal argument for the formulas for the circumference of a circle, area of a circle, volume of a cylinder, pyramid, and cone. Use dissection arguments, Cavalieri's principle, and informal limit arguments.
- Use volume formulas for cylinders, pyramids, cones, and spheres to solve problems.
- Know that the effect of a scale factor k greater than zero on length, area, and volume is to multiply each k , k^2 , and k^3 , respectively; determine length, area and volume measures using scale factors.
- Verify experimentally that in a triangle, angles opposite longer sides are larger, sides opposite larger angles are longer, and the sum of any two sides is greater than the remaining side length; apply these relationships to solve real-world and mathematical problems.

Statistics and Probability

Conditional Probability and the Rules of Probability

- Describe events as subsets of a sample space (the set of outcomes) using characteristics (or categories) of the outcomes, or as unions, intersections, or complements of other events (“or” “and”, “not”).
- Understand that two events A and B are independent if the probability of A and B occurring together is the product of their probabilities, and use this characterization to determine if they are independent.
- Understand the conditional probability of A given B as $P(A \text{ and } B)/P(B)$, and interpret independence of A and B as saying that the conditional probability of A given B is the same as the probability of A , and the conditional probability of B given A is the same as the probability of B .
- Construct and interpret two-way frequency tables of data when two categories are associated with each object being classified. Use the two-way table as a sample space to decide if events are independent and to approximate conditional probabilities.
- Recognize and explain the concepts of conditional probability and independence in everyday language and everyday situations.
- Find the conditional probability of A given B as the fractions of B 's outcomes that also belong to A , and interpret the answer in terms of the model.
- Apply the Addition Rule, $P(A \text{ or } B) = P(A) + P(B) - P(A \text{ and } B)$, and interpret the answer in terms of the model.

VI. Texts and Supplemental Materials

Text:

- *Algebra 2*, Holt, 2008
- *Geometry*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>
- Inside Mathematics, Tools for Educators <http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer's Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. **Key Assignments:**

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Geometric Figures 2. Similarity and Right Triangle Trigonometry 3. Circles – Geometric Perspective 4. Circles and Other Conics 5. Probability	

VIII. **Instructional Methods and/or Strategies:**

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast
- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform
- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. **Assessment Methods and/or Tools:**

- Formative Assessment
- Selected Response Test
- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs
- Portfolios

X. **Pacing Guide:**

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
G.CO.9 G.CO.10 G.CO.11	50	<ul style="list-style-type: none"> • Prove geometric theorems about angles, lines, triangles and parallelograms

<i>Supporting</i> G.GMD.1 A.SSE.1a		
G.SRT.1, 1a, 1b G.SRT.2 G.SRT.3 G.SRT.4 G.SRT.5 G.SRT.6 G.SRT.7 G.SRT.8 G.SRT.8.1 G.GMD.3 G.CO.9 G.CO.10 G.GPE.6 F.TF.8 <i>Supporting</i> G.GMD.1 A.SSE.1a	50	<ul style="list-style-type: none"> • Understand similarity by experimentally verifying dilations and scale factor • Prove figures are similar using similarity properties • Prove geometric theorems about right triangles using similarity • Define trigonometric ratios and solve problems involving right triangles • Derive trigonometric ratios from special right triangles
G.C.1 G.C.2 G.C.3 G.C.5 G.CO.9 G.GMD.1 G.GMD.3 G.GMD.5 G.GMD.6	50	<ul style="list-style-type: none"> • Prove circles are similar • Identify features of circles • Construct figures and inscribed figures • Apply volume formulas • Verify properties about area and volume using scale factor and angle and side length relationship in triangles
G.GPE.1 G.GPE.2 G.GPE.4	20	<ul style="list-style-type: none"> • Derive the equation for circle and other conic sections • Use coordinate geometry to prove geometric theorems
S.CP.1 S.CP.2 S.CP.3 S.CP.4 S.CP.5 S.CP.6 S.CP.7	20	<ul style="list-style-type: none"> • Describe events using characteristics of the event • Understand independent and conditional probability events and be able to identify them in context • Construct two-way frequency tables

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Charles L. Hutto</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>AB</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Accelerated Mathematics II</u>	Course Number _____

Date 5-15-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education

High School Course Proposal

COURSE TITLE: Accelerated Mathematics II

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 9-10

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Mathematics I**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes X (Pending approval)

No _____

High School Course Proposal

I. **Course Purpose:**

The focus of the Accelerated Mathematics II course is on quadratic expressions, equations, and functions; comparing their characteristics and behavior to those of linear and exponential relationships from Mathematics I. This course includes standards from conceptual categories of Number and Quantity, Algebra, Functions, Geometry, and Statistics and Probability. Additionally, Accelerated Mathematics II includes select Precalculus standards so when taken consecutively with Accelerated Mathematics III, students will have studied all Precalculus standards preparing them to move directly to Calculus.

II. **Course Description:**

For the Accelerated Mathematics II course, instructional time should focus on five critical areas: (1) extend the laws of exponents to rational exponents and perform operations on matrices; (2) compare key characteristic of quadratic functions with those of linear and exponential functions; (3) create and solve equations and inequalities involving linear, exponential, and quadratic expressions; (4) extend work with probability; and (5) establish criteria for similarity of triangles based on dilations and proportional reasoning.

III. **Course Goals and/or Major Student Outcomes:**

- (1) Students extend the laws of exponents to rational exponents and explore distinctions between rational and irrational numbers by considering their decimal representations. Students learn that when quadratic equations do not have real solutions, the number system must be extended so that solutions exist, analogous to the way in which extending the whole numbers to negative numbers allows $x + 1 = 0$ to have a solution. Students explore relationships between number systems: whole numbers, integers, rational numbers, real numbers, and complex numbers. The guiding principle is that equations with no solutions in one number system may have solutions in a larger number system. The developments of a set of operational rules are discovered through work with matrices.
- (2) Students consider quadratic functions, comparing the key characteristics of quadratic functions to those of linear and exponential functions. They select from among these functions to model phenomena. Students learn to anticipate the graph of a quadratic function by interpreting various forms of quadratic expressions. In particular, they identify the real solutions of a quadratic equation as the zeros of a related quadratic function. When quadratic equations do not have real solutions, students learn that that the graph of the related quadratic function does not cross the horizontal axis. They extend their experience with functions to include more specialized function-absolute value, step, and those that are piecewise-defined.
- (3) Students begin by focusing on the structure of expressions, rewriting expressions to clarify and reveal aspects of relationship they represent. They create and solve equations, inequalities, and systems of equations involving exponential and quadratic expressions.

- (4) Building on probability concepts that began in middle grades, students use the language of set theory to expand their ability to compute and interpret theoretical and experimental probabilities for compound events, attending to mutually exclusive events, independent events, and conditional probability. Students should make use of geometric probability models wherever possible. They use probability to make informed decisions.
- (5) Students apply their earlier experience with dilations and proportional reasoning to build a formal understand of similarity. They identify criteria for similarity of triangle, use similarity to solve problems and apply similarity in right triangles to understand right triangle trigonometry, with particular attention to special right triangles and the Pythagorean Theorem. Students develop facility with geometric proof. They use what they know about congruence and similarity to prove theorems involving lines, angles, triangles, and other polygons. They explore a variety of formats for writing proofs.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.
- SMP.7 Look for and make use of structure.
- SMP.8 Look for and express regularity in repeated reasoning.

IV. **Course Objectives:**

Objectives	Standards (optional)
<p>Number and Quantity</p> <p>The Real Number System</p> <ul style="list-style-type: none"> • Extend the properties of exponents to rational exponents. • Use properties of rational and irrational numbers. <p>The Complex Number System</p> <ul style="list-style-type: none"> • Perform arithmetic operations with complex numbers. • Use complex numbers in polynomial identities and equations. • Use complex numbers in polynomial identities and equations. • Perform arithmetic operations with complex numbers. • Represent complex numbers with their operations on the complex plan. <p>Vectors and Matrix Quantities</p> <ul style="list-style-type: none"> • Perform operations on matrices and use matrices in applications. <p>Algebra</p>	<p>N.RN.1-3</p> <p>N.CN.1-9</p> <p>N.VM.6-12</p>

<p>Seeing Structure in Expressions</p> <ul style="list-style-type: none"> • Interpret the structure of expressions. • Write expressions in equivalent forms to solve problems. 	A.SSE.1-3
<p>Arithmetic with Polynomials and Rational Expressions</p> <ul style="list-style-type: none"> • Perform arithmetic operations on polynomials. 	A.APR.1
<p>Creating Equations</p> <ul style="list-style-type: none"> • Create equations that describe numbers or relationships. 	A.CED.1-2, 4
<p>Reasoning with Equations and Inequalities</p> <ul style="list-style-type: none"> • Solve equations and inequalities in one variable. • Solve systems of equations. 	A.REI.4, 7-9
Functions	
<p>Interpreting Functions</p> <ul style="list-style-type: none"> • Interpret functions that arise in applications in terms of the context. • Analyze functions using different representations. 	F.IF.4-9
<p>Building Functions</p> <ul style="list-style-type: none"> • Build a function that models a relationship between two quantities. • Build new functions from existing functions. 	F.BF.1, 3-4
<p>Linear, Quadratic, and Exponential Models</p> <ul style="list-style-type: none"> • Construct and compare linear, quadratic, and exponential models and solve problems. • Interpret expressions for functions in terms of the situation they model. 	F.LE.3, 6
<p>Trigonometric Functions</p> <ul style="list-style-type: none"> • Prove and apply trigonometric identities. 	F.TF.8
Geometry	
<p>Congruence</p> <ul style="list-style-type: none"> • Prove geometric theorems. 	G.CO.9-11
<p>Similarity, Right Triangles, and Trigonometry</p> <ul style="list-style-type: none"> • Understand similarity in terms of similarity transformations. • Prove theorems involving similarity. • Define trigonometric ratios and solve problems involving right triangles. 	G.SRT.1-8.1
<p>Circles</p> <ul style="list-style-type: none"> • Understand and apply theorems about circles. • Find arc lengths and areas of sectors of circles. 	G.C.1-5
<p>Expressing Geometric Properties with Equations</p> <ul style="list-style-type: none"> • Translate between the geometric description and the equation for a conic section. • Use coordinates to prove simple geometric theorems algebraically. 	G.GPE.1-2, 3(+), 4, 6

<p>Geometric Measurement</p> <ul style="list-style-type: none"> • Explain volume formulas and use them to solve problems. <p>Statistics and Probability</p> <p>Conditional Probability and the Rule of Probability</p> <ul style="list-style-type: none"> • Understand independence and conditional probability and use them to interpret data. • Use the rules of probability to compute probabilities of compound events in a uniform probability model. <p>Using Probability to Make Decisions</p> <ul style="list-style-type: none"> • Use probability to evaluate outcomes of decisions 	<p>G.GMD.1, 3, 5-6</p> <p>S.CP.1-9</p> <p>S.MD.6-7</p>
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V. **Course Outline:**

Number and Quantity

The Real Number System

- Explain how the definition of the meaning of rational exponents follows from extending the properties of integer exponents to those values, allowing for a notation for radicals in terms of rational exponents.
- Rewrite expressions involving radical and rational exponents using the properties of exponents.
- Explain why the sum or product of two rational numbers is rational; that the sum of a rational number and an irrational number is irrational; and that the product of a nonzero rational number is irrational.

The Complex Number System

- Know there is a complex number i such that $i^2 = -1$, and every complex number has a form $a + bi$ with a and b real.
- Use the relation $i^2 = -1$ and the commutative, associative, and distributive properties to add, subtract, and multiply complex numbers.
- Solve quadratic equations with real coefficients that have complex solutions.
- Extend polynomial identities to the complex numbers.
- Know the Fundamental Theorem of Algebra; show that it is true for quadratic polynomials.
- Find the conjugate of a complex number; use conjugates to find moduli and quotients of complex numbers.
- Represent complex numbers on the complex plane in rectangular and polar form (including real and imaginary numbers), and explain why the rectangular and polar forms of a given complex number represent the same number.
- Represent addition, subtraction, multiplication, and conjugation of complex numbers geometrically on the complex plane; use properties of this representation for computation.
- Calculate the distance between numbers in the complex plane as the modulus of the difference, and the midpoint of a segment as the average of the numbers at its endpoints.

Vector and Matrix Quantities

- Use matrices to represent and manipulate data, e.g., to represent payoffs or incidence relationships in a network.

- Multiply matrices by scalars to produce new matrices, e.g., as when all of the payoffs in a game are doubled.
- Add, subtract, and multiply matrices of appropriate dimensions.
- Understand that, unlike multiplication of numbers, matrix multiplication for square matrices is not a commutative operation, but still satisfies the associative and distributive properties.
- Understand that the zero and identity matrices play a role in matrix addition and multiplication similar to the role of 0 and 1 in the real numbers. The determinant of a square matrix is nonzero if and only if the matrix has a multiplicative inverse.
- Multiply a vector (regarded as a matrix with one column) by a matrix of suitable dimensions to produce another vector. Work with matrices as transformations of vectors.
- Work with 2×2 matrices as transformations of the plane, and interpret the absolute value of the determinant in terms of area.

Algebra

Seeing Structure in Expressions

- Interpret expressions that represent a quantity in terms of its context.
- Interpret parts of an expression, such as terms, factors and coefficients
- Interpret complicated expressions by viewing one or more of their parts as a single entity.
- Use the structure of an expression to identify ways to rewrite it.
- Choose and produce an equivalent form of an expression to reveal and explain properties of the quantity represented by the expression.
- Factor a quadratic expression to reveal the zeros of the function it defines.
- Complete the square in a quadratic expression to reveal the maximum or minimum value of the function it defines.
- Use the properties of exponents to transform expressions for exponential functions.

Arithmetic with Polynomials and Rational Expressions

- Understand that polynomials form a system analogous to the integers, namely, they are closed under the operations of addition, subtraction, and multiplication; add, subtract, and multiply polynomials.

Creating Equations

- Create equations and inequalities in one variable **including ones with absolute value** and use them to solve problems. Include equations arising from linear and quadratic functions, and simple rational and exponential functions.
- Create equations in two or more variables to represent relationships between quantities; graph equations on coordinate axes with labels and scales.
- Rearrange formulas to highlight a quantity of interest, using the same reasoning as in solving equations.

Reasoning with Equations and Inequalities

- Solve quadratic equations in one variable.
- Use the method of completing the square to transform a quadratic equation in x into an equation of the form $(x - p)^2 = q$ that has the same solutions. Derive the quadratic formula from this form.
- Solve quadratic equations by inspection (e.g., for $x^2 = 49$), taking square roots, completing the square, the quadratic formula, and factoring, as appropriate to the

initial form of the equation. Recognize when the quadratic formula gives complex solutions and write them as $a \pm bi$ for real numbers a and b .

- Solve a simple system consisting of a linear equation and a quadratic equation in two variables algebraically and graphically.
- Represent a system of linear equations as a single matrix equation in a vector variable.
- Find the inverse of a matrix if it exists and use it to solve systems of linear equations (using technology for matrices of dimension 3×3 or greater).

Functions

Interpreting Functions

- For a function that models a relationship between two quantities, interpret key features of graphs and tables in terms of the quantities, and sketch graphs showing key features given a verbal description of the relationship. Key features include: *intercepts; intervals where the function is increasing, decreasing, positive or negative; relative maximums and minimums; symmetries; end behavior; and periodicity.*
- Relate the domain of a function to its graph and, where applicable, to the quantitative relationship it describes.
- Calculate and interpret the average rate of change of a function (presented symbolically or as a table) over a specified interval. Estimate the rate of change from a graph.
- Graph functions expressed symbolically and show key features of the graph, by hand in simple cases and using technology for more complicated cases.
- Graph linear and quadratic functions and show intercepts, maxima, and minima.
- Graph square root, cube root, and piecewise-defined functions, including step functions and absolute value functions.
- Write a function defined by an expression in different but equivalent forms to reveal and explain different properties of the function.
- Use the process of factoring and completing the square in a quadratic function to show zeros, extreme values, and symmetry of the graph, and interpret these in terms of a context.
- Use the properties of exponents to interpret expressions for exponential functions.
- Compare properties of two functions each represented in a different way (algebraically, graphically, numerically in tables, or by verbal descriptions).

Building Functions

- Write a function that describes a relationship between two quantities.
- Determine an explicit expression, a recursive process, or steps for calculation from a context.
- Combine standard functions types using arithmetic operations.
- Identify the effect on the graph of replacing $f(x) + k$, $kf(x)$, $f(kx)$, and $f(x + k)$ for specific values of k (both positive and negative); find the value of k given the graphs. Experiment with cases and illustrate an explanation of the effects on the graph using technology. *Include recognizing even and odd functions from their graphs and algebraic expressions for them.*
- Find inverse functions.
- Solve an equation of the form $f(x) = c$ for a simple function f that has an inverse and write an expression for the inverse.

Linear, Quadratic, and Exponential Models

- Observe using graphs and tables that a quantity increasing exponentially eventually exceeds a quantity increasing linearly, quadratically, or (more generally) as a polynomial functions.
- Apply quadratic functions to physical problems, such as the motion of an object under the force of gravity.

Trigonometric Functions

- Prove the Pythagorean identity $\sin^2(\theta) + \cos^2(\theta) = 1$ and use it to find $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ given $\sin(\theta)$, $\cos(\theta)$, or $\tan(\theta)$ and the quadrant.

Geometry

Congruence

- Prove theorems about line and angles. Theorems include: vertical angles are congruent; when a transversal crosses parallel lines, alternate interior angles are congruent and corresponding angles are congruent; points on a perpendicular bisector of a line segment are exactly those equidistant from the segment's endpoints.
- Prove theorems about triangles. Theorems include: measures of interior angles of a triangle sum to 180 degrees; base angles of isosceles triangles are congruent; the segment joining midpoints of two sides of a triangle is parallel to the third side and half the length; the medians of a triangle meet at a point.
- Prove theorems about parallelograms. Theorems include: opposite sides are congruent, opposite angles are congruent, the diagonals of a parallelogram bisect each other, and conversely, rectangles are parallelograms with congruent diagonals.

Similarity, Right Triangles, and Trigonometry

- Verify experimentally the properties of dilations given by a center and a scale factor:
- A dilation takes a line not passing through the center of the dilation to a parallel line, and leaves a line passing through the center unchanged.
- The dilation of a line segment is longer or shorter in the ratio given by the scale factor.
- Given two figures, use the definition of similarity in terms of similarity transformations to decide if they are similar; explain using similarity transformations the meaning of similarity for triangles as the equality of all corresponding pairs of angles and the proportionality of all corresponding pairs of sides.
- Use the properties of similarity transformations to establish the Angle-Angle (AA) criterion for two triangles to be similar.
- Prove theorems about triangles. Theorems include: a line parallel to one side of a triangle divides the other two proportionally, and conversely; the Pythagorean Theorem proved using triangle similarity.
- Use congruence and similarity criteria for triangles to solve problems and to prove relationships in geometric figures.
- Understand that by similarity, side ratios in right triangles are properties of the angles in the triangle, leading to definitions of trigonometric ratios for acute angles.
- Explain and use the relationship between the sine and cosine of complementary angles.
- Use trigonometric ratios and the Pythagorean Theorem to solve right triangles in applied problems.

- Derive and use the trigonometric ratios for special right triangles (30, 60, 90 and 45, 45, 90) degrees.

Circles

- Prove that all circles are similar.
- Identify and describe relationships among inscribed angles, radii, and chords. Include the relationship between central inscribed, and circumscribed angles; inscribed angles on a diameter are right angles; the radius of a circle is perpendicular to the tangent where the radius intersects the circle.
- Construct the inscribed and circumscribed circles of a triangle, and prove properties of angles for a quadrilateral inscribed in a circle.
- Derive using similarity the fact that the length of the arc intercepted by an angle is proportional to the radius, and define the radian measure of the angle as the constant of proportionality; derive the formula for the area of a sector. **Convert between degrees and radians.**
- Construct a tangent line from a point outside a given circle to the circle.

Expressing Geometric Properties with Equations

- Derive the equation of a circle of given center and radius using the Pythagorean Theorem; complete the square to find the center and radius of a circle given an equation.
- Derive the equation of a parabola given a focus and directrix.
- Use coordinates to prove simple geometric theorems algebraically.
- Find the point on a directed line segment between two given points that partitions the segment in a given ratio.
- Derive the equations of ellipses and hyperbolas given the foci, using the fact that the sum or difference of distances from the foci is constant.

Geometric Measurement and Dimension

- Give an informal argument for the formulas for the circumference of a circle, area of a circle, volume of a cylinder, pyramid, and cone. Use dissection arguments, Cavalieri's principle, and informal limit arguments.
- Use volume formulas for cylinders, pyramids, cones, and spheres to solve problems.
- Know that the effect of a scale factor k greater than zero on length, area, and volume is to multiply each k , k^2 , and k^3 , respectively; determine length, area and volume measures using scale factors.
- Verify experimentally that in a triangle, angles opposite longer sides are larger, sides opposite larger angles are longer, and the sum of any two sides is greater than the remaining side length; apply these relationships to solve real-world and mathematical problems.

Statistics and Probability

Conditional Probability and the Rules of Probability

- Describe events as subsets of a sample space (the set of outcomes) using characteristics (or categories) of the outcomes, or as unions, intersections, or complements of other events (“or” “and”, “not”).
- Understand that two events A and B are independent if the probability of A and B occurring together is the product of their probabilities, and use this characterization to determine if they are independent.
- Understand the conditional probability of A given B as $P(A \text{ and } B)/P(B)$, and interpret independence of A and B as saying that the conditional probability of A given B is the same as the probability of A , and the conditional probability of B given A is the same as the probability of B .

- Construct and interpret two-way frequency tables of data when two categories are associated with each object being classified. Use the two-way table as a sample space to decide if events are independent and to approximate conditional probabilities.
- Recognize and explain the concepts of conditional probability and independence in everyday language and everyday situations.
- Find the conditional probability of A given B as the fractions of B 's outcomes that also belong to A , and interpret the answer in terms of the model.
- Apply the Addition Rule, $P(A \text{ or } B) = P(A) + P(B) - P(A \text{ and } B)$, and interpret the answer in terms of the model.
- Apply the general Multiplication Rule in a uniform probability model, $P(A \text{ and } B) = P(A)P(B|A) = P(B)P(A|B)$, and interpret the answer in terms of the model.
- Apply the general Multiplication Rule in a uniform probability model, $P(A \text{ and } B) = P(A)P(B|A) = P(B)P(A|B)$, and interpret the answer in terms of the model.

Using Probability to Make Decisions

- Use probabilities to make fair decisions (e.g., drawing by lots, using a random number generator)
- Analyze decisions and strategies using probability concepts (e.g., product testing, medical testing, pulling a hockey goalie at the end of a game.)

VI. **Texts and Supplemental Materials**

Text:

- *Algebra 2*, Holt, 2008
- *Geometry*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>
- Inside Mathematics, Tools for Educators <http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer's Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. **Key Assignments:**

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Quadratic Functions 2. Structure of Expressions 3. Quadratic Expressions 4. More Functions, More Features 5. Matrices 6. Geometric Figures 7. Similarity and Right Triangle Trigonometry 8. Circles – Geometric Perspective	

9. Circles and Other Conics	
10. Probability	

VIII. **Instructional Methods and/or Strategies:**

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast
- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform
- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. **Assessment Methods and/or Tools:**

- Formative Assessment
- Selected Response Test
- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs
- Portfolios

X. **Pacing Guide:**

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
A.SSE.1, A.CED.1-2 F.IF.4-6 F.IF.9 F.BF.1 F.LE.3 F.LE.6	15	<ul style="list-style-type: none"> • Interpreting expressions • Create linear and quadratic equations and inequalities • Compare functions in multiple representations (i.e. table, graph, function notation) • Write quadratic and exponential functions given quantities • Compare linear and quadratic from graphs and tables

F.IF.7, 7a F.BF.3 F.IF.8, 8a F.BF.1, 1b A.SSE.3, 3a, 3b A.SSE.2	15	<ul style="list-style-type: none"> Graph linear and quadratic functions and identify key features from the graph Identify graphical effects by specific values of a function Apply properties of quadratics to factor, complete the square and rewrite exponents
N.RN.1-3 A.SSE.3, 3c F.IF.8, 8b A.REI.4, 4a, 4b A.CED.1, 4 A.REI.7 N.CN.1-2 N.CN.3-6 (+) N.CN.7 N.CN.8-9 (+) A.APR.1 A.REI.8-9 (+)	25	<ul style="list-style-type: none"> Exponential properties with rational numbers Rational number operations Arithmetic operations with complex numbers Solve quadratics with real coefficients in multiple methods Solve quadratics with complex solutions Solve systems of quadratic equations Solve systems using matrices
F.IF. 5 F.IF.7b F.BF.4, 4a, 4c(+), 4d (+) F.IF.4 F.IF.2 <i>Supporting</i> F.IF.1 F.IF.3 F.IF.5-8 F.BF.1-3 F.LE.1	15	<ul style="list-style-type: none"> Interpret domain and range of an quadratic function Interpret and graph key features of quadratic functions Build and solve inverse quadratic and absolute value functions Restrict domain to produce an invertible function from a non-invertible function
N.VM.6-12(+)	10	<ul style="list-style-type: none"> Add, subtract, and multiply matrices
G.CO.9 G.CO.10 G.CO.11	20	<ul style="list-style-type: none"> Prove geometric theorems about angles, lines, triangles and parallelograms
G.SRT.1, 1a, 1b G.SRT.2 G.SRT.3 G.SRT.4 G.SRT.5 G.SRT.6 G.SRT.7 G.SRT.8 G.SRT.8.1 G.GMD.3 G.CO.9-10 G.GPE.6 F.TF.8	20	<ul style="list-style-type: none"> Understand similarity by experimentally verifying dilations and scale factor Prove figures are similar using similarity properties Prove geometric theorems about right triangles using similarity Define trigonometric ratios and solve problems involving right triangles Derive trigonometric ratios from special right triangles

<i>Supporting</i> G.GMD.1		
G.C.1 G.C.2 G.C.3 G.C.4 (+) G.C.5 G.CO.9 G.GMD.1-3 G.GMD.5 G.GMD.6	20	<ul style="list-style-type: none"> • Prove circles are similar • Identify features of circles • Construct figures and inscribed figures • Apply volume formulas • Verify properties about area and volume using scale factor and angle and side length relationship in triangles
G.GPE.1 G.GPE.2 G.GPE.3, 3.1(+) G.GPE.4	20	<ul style="list-style-type: none"> • Derive the equation for circle and other conic sections • Use coordinate geometry to prove geometric theorems
S.CP.1 S.CP.2 S.CP.3 S.CP.4 S.CP.5 S.CP.6 S.CP.7 S.CP.8-9 (+) S.MD.6-7 (+)	10	<ul style="list-style-type: none"> • Describe events using characteristics of the event • Understand independent and conditional probability events and be able to identify them in context • Construct two-way frequency tables • Use probability to evaluate outcomes

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson _____ Signature	Date _____
Principal _____ Signature	Date _____
Secondary Education Manager <u>Theresa Butler</u> Signature	Date <u>5-14-15</u>
Director, Secondary Education <u>Chale L. Heido</u> Signature	Date <u>5/15/15</u>
Assistant Superintendent, Secondary Education <u>AGarri</u> Signature	Date <u>5/15/15</u>
Education Board Subcommittee Review	Date <u>5-13-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Accelerated Mathematics III</u>	Course Number _____

Date 5-14-15

Name of person submitting request Theresa Butler

Position: Instructional Services Specialist, Secondary Mathematics School: District Office

**RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education**

High School Course Proposal

COURSE TITLE: Accelerated Mathematics III

DEPARTMENT: Mathematics

HIGH SCHOOL SUBMITTING REQUEST:

DATE OF SUBMISSION: June 1, 2015

COURSE NUMBER:

LENGTH OF COURSE: 1 Year

NUMBER OF CREDITS: 10 credits

HIGH SCHOOL GRADUATION CREDIT: 10 credits

TARGETED GRADE LEVELS: Grade 10-11

TARGETED STUDENT POPULATIONS:

**RECOMMENDED PREREQUISITE: Earned C or better in
Accelerated Mathematics II**

**SATISFACTION OF
UC and/or CSU ENTRANCE REQUIREMENTS:**

Yes (Pending approval)

No

High School Course Proposal

I. Course Purpose:

In the Accelerated Mathematics III course that students integrate and apply the mathematics they have learned from their earlier courses. This course included standards from the conceptual categories of Number and Quantity, Algebra, Functions, Geometry, and Statistics and Probability. Additionally, Accelerated Mathematics III includes select Precalculus standards so when taken sequentially with Accelerated Mathematics II, students will have studied all Precalculus standards preparing them to move directly to Calculus.

II. Course Description:

For the Accelerated Mathematics III course, instructional time should focus on four critical areas: (1) apply methods from probability and statistics to draw inference and conclusions from data; (2) expand understanding of functions to include polynomial, rational, and radical functions; (3) expand right triangle trigonometry to include general triangles; and (4) consolidate functions and geometry to create models and solve contextual problems.

III. Course Goals and/or Major Student Outcomes:

- (1) Students see how the visual displays and summary statistics they learned in earlier grades relate to different types of data and to probability distributions. They identify different ways of collecting data-including sample surveys, experiments, and simulations-and the roles that randomness and careful design play in the conclusions that can be drawn.
- (2) The structural similarities between the system of polynomials and they system of integers are developed. Students draw on analogies between polynomial arithmetic and base-ten computations, focusing on properties or operations, particularly the polynomial with long division of integers. Students identify zeros of polynomials and make connections between zeros of polynomials and solutions of polynomial equations. Rational numbers extend the arithmetic of integers by allowing division by all numbers except zero. Similarly, rational expressions extend the arithmetic of polynomial by allowing division by all polynomials except the zero polynomials. A central theme of the Mathematics III course is that the arithmetic of rational expressions is governed by the same rules as the arithmetic of rational numbers. This critical area also includes exploration of The Fundamental Theorem of Algebra.
- (3) Students derive the Laws of Sines and Cosines in order to find missing measures of general (not necessarily right) triangles. They are able to distinguish whether three given measure (angles or sides) define 0, 1, 2 or infinitely many triangles. This discussion of general triangles opens up the idea of trigonometry applied beyond the right triangle, at least to obtuse angles. Students build on this idea to develop the notion of radian measure for angles and extend the domain of the trigonometric functions to all real numbers. They apply this knowledge to model simple periodic phenomena.
- (4) Students synthesize and generalize what they have learned about a variety of function families. They extend their work with exponential functions to include solving

exponential equations with logarithms. They explore the effects of transformations on graphs of diverse functions, including functions arising in an application, in order to abstract the general principle that transformations on a graph always have the same effect regardless of the type of the underlying function. They identify appropriate types of functions to model a situation, they adjust parameters to improve the model, and they compare models by analyzing appropriateness of fit and making judgments about the domain over which a model is a good fit. The description of modeling as “The process of choosing and using mathematics and statistic to analyze empirical situations, to understand them, and to make decisions” is at the heart of this Mathematics III course. The narrative discussion and diagram of the modeling cycle should be considered when knowledge of functions, statistic, and geometry is applied in a modeling context.

Students engage in the eight Standards for Mathematical Practices (SMP) on a daily basis:

- SMP.1 Make sense of problems and persevere in solving them.
- SMP.2 Reason abstractly and quantitatively.
- SMP.3 Construct viable arguments and critique the reasoning of others.
- SMP.4 Model with mathematics.
- SMP.5 Use appropriate tools strategically.
- SMP.6 Attend to precision.
- SMP.7 Look for and make use of structure.
- SMP.8 Look for and express regularity in repeated reasoning.

IV. **Course Objectives:**

Objectives	Standards (optional)
Number and Quantity	
The Complex Number System <ul style="list-style-type: none"> • Use complex numbers in polynomial identities and equations. 	N.CN.8-9 (+)
Vector and Matrix Quantities <ul style="list-style-type: none"> • Represent and model with vector quantities. • Perform operations on vectors. 	N.VM.1-5(+) A.SSE.1-2, 4
Algebra	
Seeing Structure in Expressions <ul style="list-style-type: none"> • Interpret the structure of expressions. • Write expressions in equivalent forms to solve problems. 	A.APR.1-4, 5(+), 6, 7(+)
Arithmetic with Polynomials and Rational Expressions <ul style="list-style-type: none"> • Perform arithmetic operations on polynomials. • Understand the relationship between zeros and factors of polynomials. • Use polynomial identities to solve problems. • Rewrite rational expressions. 	A.CED.1-4
Creating Equations <ul style="list-style-type: none"> • Create equations that describe numbers or relationships. 	A.REI.2, 11
Reasoning with Equations and Inequalities	

<ul style="list-style-type: none"> • Understand solving equations as a process of reasoning and explain the reasoning. • Represent and solve equations and inequalities graphically. 	
<p>Functions</p> <p>Interpreting Functions</p> <ul style="list-style-type: none"> • Interpret functions that arise in applications in terms of the context. • Analyze functions using different representations. 	F.IF.4-9, 10-11(+)
<p>Building Functions</p> <ul style="list-style-type: none"> • Build a function that models a relationship between two quantities. • Build new functions from existing functions. 	F.BF.1, 3-4
<p>Linear, Quadratic, and Exponential Models</p> <ul style="list-style-type: none"> • Construct and compare linear, quadratic, and exponential models and solve problems. 	F.LE.4, 4.1-4.3
<p>Trigonometric Functions</p> <ul style="list-style-type: none"> • Extend the domain of trigonometric functions using the unit circle. • Model periodic phenomena with trigonometric functions. • Prove and apply trigonometric identities. 	F.TF.1-2, 2.1, 4(+), 5, 6-7(+), 9-10(+)
<p>Geometry</p> <p>Similarity, Right Triangle, and Trigonometry</p> <ul style="list-style-type: none"> • Apply trigonometry to general triangles 	G.SRT.9-11(+)
<p>Expressing Geometric Properties with Equations</p> <ul style="list-style-type: none"> • Translate between the geometric description and the equation for a conic section. 	G.GPE.3.1
<p>Geometric Measurement</p> <ul style="list-style-type: none"> • Visualize relationships between two-dimensional and three-dimensional objects. 	G.GMD.4
<p>Modeling with Geometry</p> <ul style="list-style-type: none"> • Apply geometric concepts in modeling situations. 	G.MG.1-3
<p>Statistics and Probability</p> <p>Interpreting Categorical and Quantitative Data</p> <ul style="list-style-type: none"> • Summarize, represent, and interpret data on a single count or measurement variable. 	S.ID.4
<p>Making Inference and Justifying Conclusions</p> <ul style="list-style-type: none"> • Understand and evaluate random processes underlying statistical experiments. • Make inference and justify conclusions from sample surveys, experiments, and observational studies. 	S.IC.1-6
<p>Using Probability to Make Decisions</p> <ul style="list-style-type: none"> • Use probability to evaluate outcomes of decisions. 	S.MD.6-7(+)

V. **Course Outline:**

Number and Quantity

The Complex Number System

- Extend polynomial identities to the complex numbers.
- Know the Fundamental Theorem of Algebra; show that it is true for quadratic polynomials.

Vector and Matrix Quantities

- Recognize vector quantities as having both magnitude and direction. Represent vector quantities by directed line segments, and use appropriate symbols for vectors and their magnitudes (e.g., v , $|v|$, $\|v\|$, v).
- Find the components of a vector by subtracting the coordinates of an initial point from the coordinates of a terminal point.
- Solve problems involving velocity and other quantities that can be represented by vectors.
- Add and subtract vectors.
- Add vectors end-to-end, component-wise, and by the parallelogram rule. Understand that the magnitude of a sum of two vectors is typically not the sum of the magnitudes.
- Given two vectors in magnitude and direction form, determine the magnitude and direction of their sum.
- Understand vector subtraction $v - w$ as $v + (-w)$, where $-w$ is the additive inverse of w , with the same magnitude as w and pointing in the opposite direction. Represent vector subtraction graphically by connecting the tips in the appropriate order, and perform vector subtraction component-wise.
- Multiply a vector by a scalar.
- Represent scalar multiplication graphically by scaling vectors and possibly reversing their direction; perform scalar multiplication component-wise, e.g., as $c(v_x, v_y) = (cv_x, cv_y)$.
- Compute the magnitude of a scalar multiple cv using $\|cv\| = |c|v$. Compute the direction of cv knowing that when $|c|v \neq 0$, the direction of cv is either along v (for $c > 0$) or against v (for $c < 0$).

Algebra

Seeing Structure in Expressions

- Interpret expressions that represent a quantity in terms of its context.
- Interpret parts of an expression, such as terms, factors and coefficients
- Interpret complicated expressions by viewing one or more of their parts as a single entity.
- Use the structure of an expression to identify ways to rewrite it.
- Derive the formula for the sum of a finite geometric series (when the common ratio is not 1), and use the formula to solve problems.

Arithmetic with Polynomials and Rational Expressions

- Identify zeros of polynomials when suitable factorizations are available; and use the zeros to construct a rough graph of the functions defined by the polynomial.
- Prove polynomial identities and use them to describe numerical relationships.
- Know and apply the Binomial Theorem for the expansion of $(x + y)^n$ in powers of x and y for a positive integer n , where x and y are any numbers, with coefficients determined for example by Pascal's Triangle

- Rewrite simple rational expressions in different forms; write $a(x)/b(x)$ in the form $q(x) + r(x)/b(x)$, where $a(x)$, $b(x)$, $q(x)$, and $r(x)$ are polynomials with the degree of $r(x)$ less than the degree of $b(x)$, using inspection, long division, or for the more complicated examples, a computer algebra system.
- Understand the rational expressions form a system analogous to the rational numbers, closed under addition, subtraction, multiplication, and division by a nonzero rational expression; add, subtract, multiply, and divide rational expressions.

Creating Equations

- Create equations and inequalities in one variable **including ones with absolute value** and use them to solve problems. Include equations arising from linear and quadratic functions, and simple rational and exponential functions.
- Create equations in two or more variables to represent relationships between quantities; graph equations on coordinate axes with labels and scales.
- Represent constraints by equations or inequalities, and by systems and equations and/or inequalities, and interpret solutions as viable or non-viable options in a modeling context.
- Rearrange formulas to highlight a quantity of interest, using the same reasoning as in solving equations.

Reasoning with Equations and Inequalities

- Solve simple rational and radical equations in one variable, and give examples showing how extraneous solutions may arise.
- Explain why the x -coordinates of the points where the graphs of the equations $y = f(x)$ and $y = g(x)$ intersect are the solutions of the equation $f(x) = g(x)$; find the solutions approximately, e.g., using technology to graph the functions, make tables or values, or find successive approximations. Include cases where $f(x)$ and/or $g(x)$ are linear, polynomial, rational, absolute value, exponential, and logarithmic functions.

Functions

Interpreting Functions

- For a function that models a relationship between two quantities, interpret key features of graphs and tables in terms of the quantities, and sketch graphs showing key features given a verbal description of the relationship. Key features include: *intercepts; intervals where the function is increasing, decreasing, positive or negative; relative maximums and minimums; symmetries; end behavior; and periodicity.*
- Relate the domain of a function to its graph and, where applicable, to the quantitative relationship it describes.
- Calculate and interpret the average rate of change of a function (presented symbolically or as a table) over a specified interval. Estimate the rate of change from a graph.
- Graph functions expressed symbolically and show key features of the graph, by hand in simple cases and using technology for more complicated cases.
- Graph square root, cube root, and piecewise-defined functions, including step functions and absolute value functions.
- Graph polynomial functions, identifying zeros when suitable factorizations are available, and showing end behavior.
- Graph exponential and logarithmic functions, showing intercepts and end behavior, and trigonometric functions, showing period, midline, and amplitude.

- Write a function defined by an expression in different but equivalent forms to reveal and explain different properties of the function.
- Compare properties of two functions each represented in a different way (algebraically, graphically, numerically in tables, or by verbal descriptions).
- Demonstrate an understanding of functions and equations defined parametrically and graph them.
- Graph polar coordinates and curves. Convert between polar and rectangular coordinate systems.

Building Functions

- Write a function that describes a relationship between two quantities.
- Combine standard functions types using arithmetic operations.
- Identify the effect on the graph of replacing $f(x) + k$, $kf(x)$, $f(kx)$, and $f(x + k)$ for specific values of k (both positive and negative); find the value of k given the graphs. Experiment with cases and illustrate an explanation of the effects on the graph using technology. *Include recognizing even and odd functions from their graphs and algebraic expressions for them.*
- Find inverse functions.
- Solve an equation of the form $f(x) = c$ for a simple function f that has an inverse and write an expression for the inverse.

Linear, Quadratic, and Exponential Models

- For exponential models, express as a logarithm the solution to $ab^{(ct)} = d$ where a , c , and d are numbers and the base b is 2, 10 or e ; evaluate the logarithm using technology.
- Prove simple laws of logarithms.
- Use the definition of logarithms to translate between logarithms in any base.
- Understand and use the properties of logarithms to simplify logarithmic numeric expressions and to identify their approximate values.

Trigonometric Functions

- Understand radian measure of an angle as the length of the arc on the unit circle subtended by the angle.
- Explain how the unit circle in the coordinate plane enables the extension of trigonometric functions to all real numbers, interpreted as radian measures of angles traversed counterclockwise around the unit circle.
- Graph all 6 basic trigonometric functions.
- Choose trigonometric functions to model periodic phenomena with specified amplitude, frequency, and midline.

Geometry

Similarity, Right Triangle, and Trigonometry

- Derive the formula $A = 1/2absinc(C)$ for the area of a triangle by drawing an auxiliary line from a vertex perpendicular to the opposite side.
- Prove the Laws of Sines and Cosines and use them to solve problems.
- Understand and apply the Law of Sines and the Law of Cosines to find unknown measurements in right and non-right triangles (e.g., surveying problems, resultant forces).

Expressing Geometric Properties with Equations

- Given a quadratic equation of the form $ax^2 + by^2 + cx + dy + e = 0$, use the method for completing the square to put the equation into standard form; identify whether the graph of the equation is a circle, ellipse, parabola, or hyperbola and

graph the equation [In Mathematics 3, this standard addresses only circles and parabolas.]

Geometric Measurement and Dimension

- Identify the shapes of two-dimensional cross-sections of three dimensional objects, and identify three-dimensional objects generated by rotations of two dimensional objects.

Modeling with Geometry

- Use geometric shapes, their measures, and their properties to describe objects (e.g., modeling a tree trunk or a human torso as a cylinder).
- Apply concepts of density based on area and volume in modeling situations (e.g., persons per square mile, BTUs per cubic foot).
- Apply geometric methods to solve design problems (e.g., designing an object or structure to satisfy physical constraints or minimize cost; working with typographic grid systems based on ratios).

Statistics and Probability

Interpreting Categorical and Quantitative Data

- Use the mean and standard deviation of a data set to fit it to a normal distribution and to estimate population percentages. Recognize that there are data sets for which such a procedure is not appropriate. Use calculators, spreadsheets, and tables to estimate areas under the normal curve.

Making Inference and Justifying Conclusions

- Understand statistics as a process for making inferences to be made about population parameters based on a random sample from that population.
- Decide if a specified model is consistent with results from a given data-generating process, e.g., using simulation.
- Recognize the purposes of and differences among sample surveys, experiments, and observational studies; explain how randomization relates to each.
- Use data from a sample survey to estimate a population mean or proportion; develop a margin of error through the use of simulation models for random sampling.
- Use data from a randomized experiment to compare two treatments; use simulations to decide if differences between parameters are significant.
- Evaluate reports based on data.

Using Probability to Make Decisions

- Use probabilities to make fair decisions (e.g., drawing by lots, using random number generator).
- Analyze decisions and strategies using probability concepts (e.g., product testing, medical testing, pulling a hockey goalie at the end of a game).

VI. Texts and Supplemental Materials

Text:

- *Algebra 2*, Holt, 2008

Supplemental:

- Mathematics Vision Project <https://www.mathematicsvisionproject.org/>
- Silicon Valley Mathematics Initiative www.svmimac.org
- Illustrative Mathematics <http://illustrativemathematics.org>
- Georgia Department of Education <https://www.georgiastandards.org/Common-Core/Pages/Math-9-12.aspx>

- Inside Mathematics, Tools for Educators
<http://www.insidemathematics.org/index.php/tools-for-teachers>
- Dan Meyer’s Three-Act Math Lessons <http://blog.mrmeyer.com/>
- MARS <http://map.mathshell.org/materials/index.php>

VII. **Key Assignments:**

Topics/Units/Themes	Key Activities/Assignments (optional)
1. Functions and their Inverses 2. Logarithmic Functions 3. Polynomials Functions 4. Rational Functions 5. Modeling with Geometry 6. Trigonometric Functions 7. Modeling with Functions 8. Statistics 9. Vectors, Parametric Equations, Polar Coordinates	

VIII. **Instructional Methods and/or Strategies:**

- Number Talks to build number fluency
- Orchestrated Mathematical Discussions
- Compare and Contrast
- Didactic Questions
- Demonstrations
- Peer Partner Learning
- Laboratory Groups
- Think, Pair, Share
- Cooperative Learning Groups
- Tutorial Groups
- Inquiry
- Reflective Discussion
- Writing to Inform
- Concept Formation
- Concept Mapping
- Concept Attainment
- Direct Instruction

IX. **Assessment Methods and/or Tools:**

- Formative Assessment
- Selected Response Test
- Constructed Response Task
- Performance Tasks
- Graphic Organizers
- Self- and Peer-Evaluations
- Journals and Learning Logs

- Portfolios

X. **Pacing Guide:**

California Common Core State Standards	Number of Teaching Days Allotted	Topic(s) to be Covered
F.BF.1 F.BE.4,4a, 4b(+), 4c(+), 4d(+) F.BF.5 (+)	15	<ul style="list-style-type: none"> • Interpret and write functions based on key features of functions • Verify by composition that one function is inverse of another
F.BF.3-4 F.LE.4, 4.1, 4.2, 4.3 F.IF.8 F.IF.7e <i>Supporting</i> F.LE.3	15	<ul style="list-style-type: none"> • Prove laws of logarithms • Use definition of logarithms to translate logarithm in any base • Graph logarithmic functions
F.BF.1, 1a, 1b A.CED.2 F.IF.4 F.IF.6-7, 7c A.SSE.1, 1a, 1b A.APR.1-4 A.APR.5(+) N.CN.8-9(+) <i>Supporting</i> A.CED.1 F.IF.8	20	<ul style="list-style-type: none"> • Write and graph polynomial functions • Identify zeros of polynomials • Prove polynomial identities • Binomial Theorem • Extend polynomials to complex numbers
A.CED.2 F.IF.4-5, 8 A.SSE.1, 1a F.BF.3 A.APR.6, 7(+) A.SSE.3 A.REI.11 <i>Supporting</i> F.IF.6, 9 A.CED.1, 3 A.REI.2	20	<ul style="list-style-type: none"> • Create and graph rational equations and inequalities • Interpret key features of function such as domain • Add, subtract, multiply and divide rational expressions
G.MG.1-3 G.SRT.9-11(+) A.CED.4 G.GMD.3.1	20	<ul style="list-style-type: none"> • Prove and understand Law of Sines and Cosines • Identify cross-section • Apply geometric methods to solve problems in context
F.TF.1, 2, 2.1, 5 F.TF.3-4(+)	35	<ul style="list-style-type: none"> • Use unit circle to understand radian measures

F.TF.6-7(+) F.TF.9(+) F.IF.4 F.BF.3 F.BF.4, 4a F.BF.1(+) N.CN.4-5(+) <i>Supporting</i> F.IF.5, 7, 7e, 9 F.TF.10		<ul style="list-style-type: none"> • Graph trigonometric functions • Inverse trigonometric equation and restrict domain to allow for the function's inverse is constructed • Prove addition, subtraction, half angle and double angle formulas for trigonometric ratios
F.BF.1, 1b, 1c(+), 3 A.SSE.4 A.CED.1 (CA) F.IF.7b	15	<ul style="list-style-type: none"> • Combine and graph functions • Derive formula for sum of geometric series
S.ID.4 S.IC.1-6	20	<ul style="list-style-type: none"> • Use mean and standard deviation to fit normal distribution • Understand and make inferences from data sets.
N.VM.3-5(+) F.IF.10 (+) F.IF.11 (+)	10	<ul style="list-style-type: none"> • Represent and model with vectors quantities • Perform operations on vectors • Graph polar coordinates • Understand functions and equations defined parametrically and graph them

**Board Meeting Agenda
June 1, 2015**

Topic: Approval of Recommended Instructional Courses and Instructional Materials under Career Technical Education (CTE) Pathways

Presented by: Dennis Deets, Director, Educational Options Center

Responsible
Cabinet Member: Antonio Garcia, Assistant Superintendent, Curriculum and Instruction K-12

Type of Item: Action

Short Description: A recommendation for new courses, Digital Game Design and Game Design Principles along with textbooks *Introduction to Game Design, Prototyping, and Development*, and *Fundamentals of Game Design Third Edition*. The instructional materials have completed thirty days of public display.

DESCRIPTION OF AGENDA ITEM:

Digital Game Design – This is a year-long CTE completer course for the Game Design and Integration Pathway that focuses on the application of the fundamental theories of game design in the creation of digital media. The recommended textbook for this course is:

Introduction to Game Design, Prototyping, and Development

ISBN: 978-0-321-93316-4

Jeremy Gibson, Author

Addison-Wesley, Publisher – 1st/2014

Cost: \$69.99/each x 30 books = \$2,477.70 (including tax and shipping)

Game Design Principles – This is a semester long Career Technical Education concentrator course for the Game Design and Integration Pathway that focuses on the fundamental theories of proper game design. The recommended textbook for this course is:

Fundamentals of Game Design Third Edition

ISBN: 978-0-321-92967-9

Ernest W. Adams, Author

New Riders, Publisher – 3rd/2014

Cost: \$69.99/each x 30 books = \$2,477.70 (including tax and shipping)

FISCAL IMPACT: \$4,955.40

RECOMMENDATION: It is recommended that the Board of Education approve the courses and textbooks as submitted.

ADDITIONAL MATERIAL: Two (2) Course Proposals

Attached: Yes



Riverside Unified School District

Game Design and Integration

Pathway Proposal

Description and Course Recommendations

Board Meeting

June 1, 2015

676

Game Design and Integration

- Game Design Principles
- Digital Game Design

Need for Computer Science Skills

- By 2020 400,000 Computer Science Students and 1.4 million Computer Science Jobs

Game Design and Integration

- A Career Technical Education Pathway

- Arts, Media, and Entertainment
- Information and Communication Technologies

- Partnership with Local Colleges, Universities, and Businesses

- Norco College, UC Irvine
- Southern California one of the largest Game Development areas in U.S.

- Transfer Skills

- Critical Thinking
- Coding
- Entrepreneurial / Business / Arts

LEVEL REQUIREMENTS

- ▶ A minimum of 1 year programming tools and / or test automation experience
- ▶ Bachelor's in Computer Science, Mathematics, or equivalent experience
- ▶ General understanding of software and game testing
- ▶ Experience with C++ and / or C#
- ▶ Knowledge of SQL programming
- ▶ Able to create test plans for systems, including identifying automation targets
- ▶ Understands agile development methodologies
- ▶ Able to work in a team environment
- ▶ Excellent written and verbal communications skills
- ▶ Passion for video games and software quality

Game Design and Integration

New Courses

- **Game Design Principles**

- Project-Based Instruction
- Text: Fundamentals of Game Design 3rd ed. by Adams
- UC A-G 1 semester elective

- **Digital Game Design**

- Building Digital Games
- Learning to Code in C# and Unity
- Text: Fundamentals of Game Design 3rd ed. by Adams
- Text: Introduction to Game Design, Prototyping, and Development by Gibson
- UC A-G 1 year elective



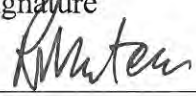

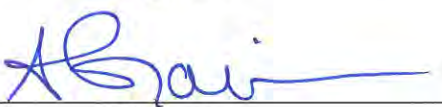
Recommendation

It is recommended that the Board of Education approve: Game Design Principals and Digital Game Design and the two texts for these courses, Fundamentals of Game Design, 3rd ed., and Introduction to Game Design, Prototyping, and Development.

RIVERSIDE UNIFIED SCHOOL DISTRICT

NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:		
Site Department Chairperson	 Signature	Date <u>4-17-15</u>
Principal	 Signature	Date <u>4-13-15</u>
Secondary Education Manager	 Signature	Date <u>4-17-15</u>
Director, Secondary Education	 Signature	Date <u>4/24/15</u>
Assistant Superintendent, Secondary Education	 Signature	Date <u>5-14-15</u>
Education Board Subcommittee Review		Date <u>4-23-15</u>
Adopted by Board of Education		Date _____
Title of Course <u>Digital Game Design</u>		Course Number _____

Date _____

Name of person submitting request Wesley Jeffries

Position Teacher School: Riverside Virtual School

**RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education**

High School Course Proposal

COURSE TITLE: Digital Game Design

DEPARTMENT: CTE

HIGH SCHOOL SUBMITTING REQUEST: EOC

DATE OF SUBMISSION: 4-17-2015

COURSE NUMBER: To be created

**LENGTH OF COURSE: 1 Year in Game Design and
Integration Pathway (Completer Course)**

NUMBER OF CREDITS: 5.0 per semester

HIGH SCHOOL GRADUATION CREDIT: 10.0

TARGETED GRADE LEVELS: 9-12

TARGETED STUDENT POPULATIONS: All

**RECOMMENDED PREREQUISITE: Game Design
Principles, Graphic Design**

SATISFACTION OF UC and/or CSU ENTRANCE REQUIREMENTS: Yes X
No

High School Course Proposal

- I. **Course Purpose:** Students learn the vocabulary and basic concepts of Digital Game Design. Students will learn and apply the steps of the Game Development Cycle: Concept Stage, Elaboration Stage, and Tuning Stage, in the creation of an original digital game using an industry standard game creation engine (e.g. Unity). Students will analyze a variety of game systems. Topics include Formal Elements of Games, Mechanics and Dynamics, Decision Making, Project Management, and Player Psychology. Students will be introduced to and apply fundamental programming concepts.
- II. **Course Description:** This is an introduction to digital game design, including planning, designing, and developing an original digital game. Topics include analyzing the target audience, pitching an original game concept, design documentation, the iterative process, and rapid digital prototyping.
- III. **Course Goals and/or Major Student Outcomes:** Students will compare the different genres of video games to determine relation to core mechanics. Students will analyze the various aspects that make a game fun and compelling including formal elements, game balancing, and level design. Students will create a comprehensive game design document in order to facilitate team management including communication, milestones, and responsiveness. Students will analyze game designs in terms of target audience, goals, level design, and audio design. Students will demonstrate teamwork skills in order to develop an original digital game.
- IV. **Course Objectives:**

Objectives	
<i>Unit 1</i>	<ul style="list-style-type: none">• Define what a Game is• Compare and Contrast Conventional Game vs Video Games• Identify key components of Video Games• Define and Analyze the stages of the Design Process• Research Game Design Team Roles• Research Game Designer necessary skills• Analyze Game Design Documentation• Familiarize with the Unity Interface• Familiarize with File Hierarchy conventions in Unity
<i>Unit 2</i>	<ul style="list-style-type: none">• Compare and Contrast the different Video Game genres• Analyze VandenBerghe's Five Domains of Play• Research the various demographics of gamers• Analyze marketing influence of gamer populations• Utilize Game Asset placement to begin level creation in Unity• Utilize scripting to enact player movement in Unity

- Utilize Animation tools to implement animation of 2D sprites

Unit 3

- Compare and Contrast console, mobile, and PC game platforms
- Define Creative Play
- Research different forms of player expression in Video Games
- Research Game Modification programs
- Utilize Colliders to Implement Physics in Unity
- Implement checkpoints and collectibles in Unity
- Implement enemy sprites and other hazards in Unity

Unit 4

- Research gameplay and creating “fun”
- Define the Hierarchy of Challenges
- Define Power-Creep
- Compare and Contrast Skill and Stress
- Define the Core Mechanics of Gameplay
- Research Mechanics and Genres
- Implement User Interface design in Unity
- Implement Particle Effects in Unity
- Implement Audio Assets in Unity
- Implement Asset Organization and Optimization best practices in Unity
- Finalize Game Project in Unity

Unit 5

- Generate Idea for Original Game
- Analyze methods of transforming Game Ideas into Game Concepts
- Research and implement SCRUM methodologies of Project Management
- Create effective Game Modification Documents
- Use effective teamwork strategies to design within constraints
- Begin utilization of Game Design Journal to track project progress

Unit 6

- Analyze different Game Worlds
- Research Game World design theory
- Compare and Contrast advantages and disadvantages of Game Realism
- Research Character Design best practices
- Analyze the relationship between Player and Avatar
- Implement design theory in Character Creation
- Use story-boards to summarize game concept

Unit 7

- Define key concepts of Story Telling in Video Games
- Compare and Contrast Linear and Nonlinear Stories
- Research mechanisms of Plot Advancement
- Utilize Dialogue Trees in story script creation
- Define Player-Centric Interface Design
- Compare and Contrast different camera models and the effect on gameplay
- Research methods of User Interface modification
- Utilize Flow-Boards to improve User Interface

Unit 8

- Define Game Balance

- Research effects of Dominant Strategies
- Utilize tools to combat Positive Feedback
- Analyze best practices of managing Difficulty
- Define Key Principles of Level Design
- Research the Level Design Process
- Understand common pitfalls of Level Design
- Complete original Video Game
- Complete Video Game with client feedback

V. **Course Outline:**

Unit 1: Games and Video Games; Designing and Developing; Setting up Unity; Asset Creation; Creating 2D Sprites

Unit 2: Major Genres; Understanding Your Player; Building the Game World; Movement and Player Control; Animations

Unit 3: Understanding Your Machine; Creative and Expressive Play; Physics and Colliders; Gameplay Systems; Hazards and Crafting Difficulty

Unit 4: Gameplay; Core Mechanics; Creating Menus and Interface; Applying Effects to Game Objects; Organization and Optimization

Unit 5: Game Concepts; Game Design Journal; Design Documentation

Unit 6: Game Worlds; Character Development

Unit 7: Storytelling; Creating the User Experience

Unit 8: Game Balancing; Principles of Level Design; Original Digital Game Finalization

VI. **Texts and Supplemental Materials:**

Fundamentals of Game Design, 3rd Edition. Ernest W. Adams. New Riders, Pearson Education

Learning 2D Game Development with Unity: A Hands-On Guide to Game Creation. Matthew Johnson and James A. Henley. Addison Wesley, Pearson

VII. Key Assignments:

Topics/Units/Themes	Key Activities/Assignments (optional)
Semester 1 Unit 1	Discussion 1 Discussion 2: <i>Analysis of team roles in a project</i> Discussion 3 Discussion 4 Essay: <i>Analysis of different genres and their dominant characteristics</i> <i>Students will analyze the various genres of video games and explore the representative themes of each, and why those themes resonate with certain audiences</i> Prototype 1: Apple Picker (Kaboom) Prototype 2: Mission Demolition (Angry Birds) Quiz
Unit 2	Discussion 1: <i>Video Game preservation: Should we save our old games?</i> Discussion 2 Discussion 3 Discussion 4 Essay: <i>Diversity in the Player population vs Diversity in the Developer population</i> <i>As the player population becomes more diverse, developers have struggled to match that diversity. Students will explore potential solutions and defend their answer to this complex problem</i> Prototype 3: Space SHMUP (Galaga) Prototype 4: Solitaire Quiz
Unit 3	Discussion 1: <i>The console wars and their effect on today's market</i> Discussion 2 Discussion 3: <i>Game Modification: Should it be allowed?</i> Discussion 4 Essay: <i>Player expression in games; how much to allow?</i> <i>Players want to express themselves in the games they play, but this can be a drain on game resources. Students</i>

	<p><i>will research the different types of player expression allowed in recent games and how this impacts player satisfaction</i></p> <p>Prototype 5: Bartok (reuse of assets) Prototype 6: Word Game (Scrabble) Quiz</p>
Unit 4	<p>Discussion 1: <i>Power creep and how to manage it</i></p> <p>Discussion 2: <i>Design constraints and how to manage them</i></p> <p>Discussion 3</p> <p>Discussion 4</p> <p>Essay 1: <i>Popular User Interface Design; Which is best?</i> <i>Students will research various User Interfaces from recent games and whether the UI was successful. Students will use this information to prepare the design of the UI for their own games.</i></p> <p>Essay 2: <i>Skill, Stress, and effective Puzzle Design</i> <i>Effective puzzle design is important to ensure player satisfaction. Using best practices, students will design a puzzle and determine which genre(s) can best utilize their puzzle.</i></p> <p>Prototype 7: Quick Snap (3D camera) Final Exam</p>
Semester 2 Unit 5	<p>Discussion 1: <i>Which genre/s will your game occupy?</i></p> <p>Discussion 2</p> <p>Discussion 3</p> <p>Discussion 4</p> <p>Essay: <i>Project Management Methodologies; Scrum vs Waterfall</i></p> <p>Prototype 8: Omega Mage (Zelda) Prototype 2 Revisited: <i>New levels</i> <i>Students will implement new assets to create a new level(s) for the game they created for Prototype 2</i></p> <p>Quiz</p>
Unit 6	<p>Discussion 1: <i>Game Realism and its effect on gameplay</i></p> <p>Discussion 2</p> <p>Discussion 3: <i>The Player Avatar: How the camera determines aesthetics</i></p> <p>Discussion 4</p> <p>Essay 1: <i>Character Creation Document</i></p>

	<p>Essay 2: <i>World Design Document</i> Group Project: <i>Flowboard of Gameplay Modes</i> Quiz</p>
Unit 7	<p>Discussion 1: <i>Linear vs Non-Linear Storytelling: Which to use?</i> Discussion 2 Discussion 3: <i>Mechanisms of Plot Advancement</i> Discussion 4 Essay: <i>Dialogue Tree</i> Project 1: <i>Dialogue Tree Implementation</i> Project 2: <i>Modify and existing game based on client input</i> <i>Students will work with clients (elementary students) and elicit feedback about changes to an existing product. Students will implement changes based on the client's recommendations, and present the revised product to their clients for review.</i> Quiz</p>
Unit 8	<p>Discussion 1: <i>Game Balance: how much difficulty is enough?</i> Discussion 2: <i>Common pitfalls of level design and why they occur</i> Discussion 3 Discussion 4 Final Project: <i>Complete original game</i> <i>Students will finalize an original work of their own design. Working in small groups, students will be responsible for all facets of the project, from brainstorming to asset creation, to implementation. Students will present their final project to a panel for review</i> Essay: <i>Reflection and Self-Assessment</i> Final Exam</p>

VIII. **Instructional Methods and/or Strategies:** Information for the class will be disseminated via videos, essays, and slideshows from the class Haiku page, as well as direct instruction during class time. Students will work independently, in pairs, and in small groups on various projects throughout the course.

IX. **Assessment Methods and/or Tools:** Discussion Boards, Essays, Group Projects (2-4 students), and Quizzes as Formative Assessments. Essays, Individual Projects, and a

Final Exam as Summative Assessments. Digital Game creation in Unity will be a semester long project that will serve as both formative assessments by week, and as a summative assessment at the end of the semester.

X. **Pacing Guide:**

Each Unit is designed to be approximately four (4) weeks in length, with four (4) Units per semester.

Textbook Proposal for Board of Education Approval

Instructor's Name: Wesley Jeffries Date: 4-6-2015

Location: Educational Options Center Phone: 951-276-7670 x69209

Title of Textbook/Instructional Material: Introduction to Game Design, Prototyping, and Development

Edition/Year Published: 1st/2014 ISBN: 978-0-321-93316-4

Author: Jeremy Gibson

Publisher: Addison-Wesley Price: \$69.99

For use in: course name and course #(s): Digital Game Design

Is course new? Yes (yes, no) For use at school: Educational Options Center

This text/instructional material will be used by grade(s): 10-12

Is this the primary text for this course? No (yes, no)

If "no," what is the primary textbook for this course? Fundamentals of Game Design 3rd Ed.

How does this book/material support the primary text? The primary text focuses on Game Design theory and how it is applied to digital games; this text focuses on C# scripting and practical applications using Unity in the creation of digital games.

Textbook being replaced (if applicable): none

Department Chair's Signature: _____

Principal's Signature: _____

Rationale for using this textbook/instructional material:






The Digital Game Design course will not only include the research of accepted Game Design theory, but also the creation of digital games using the Unity game engine. This text covers extensively how to use Unity, and includes tutorial exercises to prepare students to create their own games in Unity. In addition, this text provides information about programming in C#, the programming language we will be utilizing in this course and in possible future courses.

Comments:

RIVERSIDE UNIFIED SCHOOL DISTRICT

**NEW HIGH SCHOOL COURSE REQUEST
Secondary Education Division**

Policy 6141 (a-b) and Rules and Regulations (a-g) for developing a new course requires the following signatures:

Approved by:	
Site Department Chairperson <u></u>	Date <u>4-17-15</u>
Principal <u></u>	Date <u>4-17-15</u>
Secondary Education Manager <u></u>	Date <u>4-17-15</u>
Director, Secondary Education <u></u>	Date <u>4/24/15</u>
Assistant Superintendent, Secondary Education <u></u>	Date <u>5-14-15</u>
Education Board Subcommittee Review	Date <u>4-23-15</u>
Adopted by Board of Education	Date _____
Title of Course <u>Game Design Principles</u>	Course Number _____

Date _____

Name of person submitting request Wesley Jeffries

Position Teacher School: Riverside Virtual School

RIVERSIDE UNIFIED SCHOOL DISTRICT
Secondary Education

High School Course Proposal

COURSE TITLE: Game Design Principles

DEPARTMENT: CTE

HIGH SCHOOL SUBMITTING REQUEST: EOC

DATE OF SUBMISSION: 4-17-2015

COURSE NUMBER: To be created

LENGTH OF COURSE: 1 Semester of Game Design
and Integration Pathway (Concentrator Course)

NUMBER OF CREDITS: 5.0

HIGH SCHOOL GRADUATION CREDIT: 5.0

TARGETED GRADE LEVELS: 9-12

TARGETED STUDENT POPULATIONS: All

RECOMMENDED PREREQUISITE: none

SATISFACTION OF UC and/or CSU ENTRANCE REQUIREMENTS: Yes X
No

High School Course Proposal

- I. **Course Purpose:** Students learn the vocabulary and basic concepts of Game Design. Students will learn and apply the steps of the Game Development Cycle: Concept Stage, Elaboration Stage, and Tuning Stage, in the creation of an original game. Students will analyze a variety of game systems. Topics include Formal Elements of Games, Mechanics and Dynamics, Decision Making, and Player Psychology. The material from this course will prepare students for Digital Game Design course in the future.
- II. **Course Description:** This is an introductory, hybrid course that teaches students the fundamental techniques, concepts, and vocabulary of Game Design. Topics will include but are not limited to: the MDA Framework, the Game Development Cycle, and Prototyping Techniques. This course is a prerequisite for Digital Game Design.
- III. **Course Goals and/or Major Student Outcomes:** Students will be able to analyze and assess a variety of game mechanics and systems. Students will improve their critical thinking and writing skills through analysis and discussion of game components. Students will be able to identify, examine, and differentiate what aspects make a game fun and compelling. Students will be able to apply the principles of theoretically sound game design including gameplay, balancing, and prototyping techniques. Students will demonstrate teamwork skills in the creation of an original game.
- IV. **Course Objectives:**

Objectives
<i>Module 1: Essential Elements of Games</i> <ul style="list-style-type: none">• Differentiate between “Play” and “Games”• Define and examine the Four Essential Elements of Games• Define Victory Condition, Loss Condition, and Termination Condition
<i>Module 2: Player-Centric Game Design and Game Designer Skills</i> <ul style="list-style-type: none">• Define Player-Centric Design• Analyze the primary responsibilities of the Game Designer• Examine and discuss the skills required for Game Design• Research current industry Game Designers
<i>Module 3: Game Structure: Players, Objectives, Procedures</i> <ul style="list-style-type: none">• Compare OCEAN and the Five Domains of Play, and how they affect player behavior• Define and examine Player Objectives, Challenges and Actions• Define Resources and explore how usage affects player behavior
<i>Module 4: Game Structure: Conflict vs Cooperation, Goals</i> <ul style="list-style-type: none">• Examine different types of gameplay and how they are utilized• Differentiate between Immediate and Long-Term Goals• Analyze and Discuss Goals and how they influence the target audience

Module 5: Core Mechanics and Dynamics

- Define and Analyze the Core Mechanics of Gameplay
- Examine the Gaussian Curve and how it is used
- Analyze and Assess Player Feedback

Module 6: Rules

- Define Rules
- Analyze and Discuss how level design is used to inform the player of Rules
- Compare and Contrast Functional and Cosmetic Attributes

Module 7: Gameplay

- Define Skill, Stress, and Absolute Difficulty
- Examine the Hierarchy of Challenges
- Analyze and Discuss Challenge Difficulty

Module 8: Game Balancing

- Define the Characteristics of a Balanced Game
- Analyze and Discuss Transitive and Orthogonal Units
- Analyze Positive Feedback and how it is mitigated

Module 9: Iterative Design Process

- Define Iterative Design Process
- Analyze different types of Design Documentation
- Discuss why Design Documentation is important

Module 10: Iterative Design Process Continued

- Define Prototyping and Playtesting
- Discuss Quality Assurance
- Analyze prototypes of User Interfaces

Module 11: Flow, Player Psychology, and the MDA Framework

- Define Mechanics, Dynamics, Aesthetics
- Discuss the MDA Framework from view of Designer and Player
- Research Rapid Prototyping Techniques

Module 12: Project Life Cycles and Documentation

- Define Minimum Viable Product
- Research Documentation Best Practices
- Discuss Project Overreach and Product Creep

Module 13-17: Nondigital Game Creation

- Create Design Documentation
- Design Prototype
- Playtest
- Utilize player feedback and reassess
- Create finished product

V. **Course Outline:**

Module 1: Essential Elements of Games

Module 2: Player-Centric Game Design and Game Designer Skills

Module 3: Game Structure: Players, Objectives, Procedures

Module 4: Game Structure: Conflict vs Cooperation, Goals

Module 5: Core Mechanics and Dynamics

Module 6: Rules

Module 7: Gameplay
 Module 8: Game Balancing
 Module 9-10: Iterative Design Process
 Module 11: Flow, Player Psychology, and MDA Framework
 Module 12: Project Life Cycles and Documentation
 Module 13-17: Nondigital Game Creation

VI. **Texts and Supplemental Materials**

Fundamentals of Game Design, 3rd Edition. Ernest W. Adams. New Riders, Pearson Education

VII. **Key Assignments:**

Topics/Units/Themes	Key Activities/Assignments (optional)
Module 1: Essential Elements of Games	Discussion 1: <i>Implementation of House Rules</i> Project: <i>Identifying The Essential Elements of Gameplay</i>
Module 2: Player-Centric Game Design and Game Designer Skills	Discussion 2: <i>Skills of the Game Designer</i> Project: <i>Game Designer Biography Quiz</i>
Module 3: Game Structure: Players, Objectives, Procedures	Discussion 3: <i>Five Factors of Personality and how they determine the games you play</i> Project: <i>Game Creation: Students will create rules for a game that uses 3 dice, which will be played by classmates</i>
Module 4: Game Structure: Conflict vs Cooperation, Goals	Discussion 4: <i>Player Goals and Level Design</i> Essay: <i>In-game resources: Sources, Sinks, and player choices</i> <i>Students will analyze the resource sources and sinks of a game, and determine their effects on player behavior</i>
Module 5: Core Mechanics and Dynamics	Discussion 5: <i>The 5 Core Mechanics: Which one(s) are used and why</i> Essay: <i>Using player feedback</i> <i>After playing the dice games created by classmates, students will supply and receive feedback about the games played. Students will use that feedback</i>

<p>Module 6: Rules</p>	<p><i>to make changes to their ruleset</i> Quiz Discussion 6: <i>Using level design to inform the player of the rules</i> Essay: <i>Character creation, functional and cosmetic attributes</i> <i>Students will analyze character attributes and determine which effect gameplay (functional) and which do not (cosmetic)</i></p>
<p>Module 7: Gameplay</p>	<p>Discussion 7: <i>Skill, Stress, and Absolute Difficulty: What made a challenge difficult?</i> Project: <i>Dice rolls and Randomness</i> <i>Students will analyze dice results to determine how to manage the effects of randomness on gameplay.</i></p>
<p>Module 8: Game Balancing</p>	<p>Discussion 8: <i>Transitive, Intransitive and Orthogonal relationships between units</i> Essay: <i>Positive Feedback and management mechanisms</i> Quiz</p>
<p>Module 9-10: Iterative Design Process</p>	<p>Discussion 9: <i>The importance of good Design Documentation</i> Essay: <i>Character Creation Document: Students will create a character creation document for an existing character, including all relevant data</i> Discussion 10: <i>Quality Assurance and Buggy Releases</i> Essay Project: <i>Flowboard</i> <i>Students will create a flowboard of an existing title documenting the various gameplay modes</i></p>
<p>Module 11: Flow, Player Psychology, and MDA Framework</p>	<p>Discussion 11: <i>Implementation of the MDA Framework: Was it successful?</i> Essay: <i>Minimum Viable Product and product development</i> <i>Students will research the development cycle of an existing product from its Minimum Viable Product to finished product</i></p>

<p>Module 12: Project Life Cycles and Documentation</p>	<p>Discussion 12: <i>Where to begin a project?</i> Essay: <i>Product Overreach</i> <i>Students will research a product that failed as a result of overreach and determine what factors led to its unrealistic scope</i> Quiz</p>
<p>Module 13-17: Nondigital Game Creation</p>	<p>Discussion 1 Discussion 2 Discussion 3 Design Documentation: <i>Students will create design documentation (High Concept Statement, Concept Document, Character Creation Document, World Design Document) for an original game of their design</i></p> <p>Prototyping: <i>Students will create a physical prototype of their game, and conduct extensive internal playtesting. Students will determine the Minimum Viable Product of their game</i></p> <p>Game Tuning: <i>Game prototypes will be playtested by other groups and students. Playtesters will provide feedback about the state of the prototype, and students will take that feedback and make necessary changes to their game</i></p> <p>Final Game Creation/Review: <i>Students will create the final versions of their games and submit them for final review. The students' games will be reviewed by other students, as well as a panel.</i></p> <p>Final Essay: <i>Self-Assessment & Reflection</i></p>

- VIII. **Instructional Methods and/or Strategies:** Information for the class will be disseminated via videos, essays, and slideshows from the class Haiku page, as well as direct instruction during class time. Students will work independently, in pairs, and in small groups on various projects throughout the course.
- IX. **Assessment Methods and/or Tools:** Discussion Boards, essays, group projects, and quizzes as Formative Assessments. The Summative Assessment will occur in two parts: a month long project in the creation of an original game going through all steps of the development cycle from original idea, to prototype, to final product; and a final reflective essay on the game design process.
- X. **Pacing Guide:**
The content of this course is separated into Learning Modules that are one week in length. Similar to online college courses, students will only have access up to the current module. Students are allotted one week to complete the current module assignments, and each module is designed to contain 5-6 hours of content.

Textbook Proposal for Board of Education Approval

Instructor's Name: Wesley Jeffries Date: 3-24-15

Location: EOC Phone: 951-276-7670 x69209

Title of Textbook/Instructional Material: Fundamentals of Game Design Third Edition

Edition/Year Published: 3rd/2014 ISBN: 978-0-321-92967-9

Author: Ernest W. Adams

Publisher: New Riders Price: \$69.99 MSRP

For use in: course name and course #(s): Game Design Principles; Digital Game Design

Is course new? Yes (yes, no) For use at school: EOC

This text/instructional material will be used by grade(s): 9-12

Is this the primary text for this course? Yes (yes, no)

If "no," what is the primary textbook for this course? _____

How does this book/material support the primary text? _____

Textbook being replaced (if applicable): _____

Department Chair's Signature: 

Principal's Signature: 

Rationale for using this textbook/instructional material:

Ernest Adams is an internationally recognized Game Designer who has written a myriad of articles and texts, and currently teaches Game Design at the college level. This book is an excellent introductory text to the theories behind Game Design, using relevant real-world examples. Each chapter covers a topic using industry standard language and best practices (e.g., level design, character design, narrative, etc.), with design questions and exercises at the end of the chapter. This book will be utilized in both Game Design Principles, and Digital Game Design.

Comments:

**Board Meeting Agenda
June 1, 2015**

Topic: Policy #3585 – Automated External Defibrillators - First Reading

Presented by: Kathy Everhart, Director, Risk Management

Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Responsible
Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Action

Short Description: New Board Policy #3585 – Automated External Defibrillators – has been created for the Board of Education’s consideration to support the implementation and maintenance of a new Automated External Defibrillators program in the District.

DESCRIPTION OF AGENDA ITEM:

The District recognizes that unexpected medical emergencies, such as sudden cardiac arrest, can occur among both students and adults present in schools. The most effective treatment to restore a normal heart rhythm is the administration of an electrical current to the heart by a defibrillator. By implementing an Automated External Defibrillators (AED) program and providing access to automated external defibrillators, the District is striving to increase the chances of survival for victims of sudden cardiac arrest.

A detailed Automated External Defibrillator (AED) Program Plan is included with this proposed Board Policy. It has been determined that once this policy is approved, the District will place four (4) defibrillators at each high school, two (2) at each middle school, and one (1) at each elementary school and support site for a total of seventy (70) defibrillators. Training, equipment maintenance, and process have all been thought out and vetted with other districts that have this type of plan in place.

FISCAL IMPACT: Estimated cost to deploy is \$100,500. The funding source is prior year’s risk mitigation grant awards that were saved for this purpose and self-insured property and liability reserve funds originally allocated for the AED project.

RECOMMENDATION: It is recommended that the Board of Education adopt Board Policy #3585 – Automated External Defibrillators –as First Reading.

ADDITIONAL MATERIAL: 1) Board Policy #3585, 2) RUSD Automated External Defibrillator (AED) Program Plan

Attached: Yes

POLICY

Board of Education Riverside Unified School District

AUTOMATED EXTERNAL DEFIBRILLATORS

Purpose:

The purpose of this Automated External Defibrillators policy is to recognize that emergencies may arise during the school day, after school hours, or during school activities that justify the use of an automated external defibrillator (AED).

Position:

The Board authorizes the district to place AEDs at designated district sites. Training will be provided at sites for designated employees in the use of AEDs according to the guidelines of the American Red Cross, the American Heart Association, or Emergency Medical Programs (EMP).

1. The Superintendent or designee shall develop written regulations for employees regarding the use of these devices and shall ensure that employees receive training on their proper use and handling. The guidelines shall also specify the placement, security, and maintenance of the AED.
2. This Board Policy does not create a guarantee, implied or expressed, or any obligation to use such AEDs nor is it intended to create any expectation that either an AED or a trained employee will be present and/or able to use an AED even if a condition arises making the use of an AED beneficial.
3. The intent of equipping and training employees in the use of AED's is to increase the potential of survival for victims of ventricular fibrillation or other condition that may lead to sudden cardiac arrest.

Legal References:

California Civil Code 1714.21

California Health and Safety Code 1979.196

California Assembly Bill 2014 (2002) – Liability: emergency care

Management Resources:

US Dept. of Labor – OSHA Technical Information Bulletin 01-12-17 (Cardiac Arrest and AEDs)

Adopted: June 1, 2015 (first reading)

Riverside Unified School District Automated External Defibrillator (AED) Program Plan

Overview

The Riverside Unified School District recognizes that unexpected medical emergencies, such as sudden cardiac arrest, can occur among both students and adults present in schools. Approximately 400,000 persons die outside of a hospital or emergency room every year due to an unexpected sudden cardiac arrest (SCA) according to the Centers for Disease Control. The American Heart Association estimates that 20,000 to 100,000 SCA deaths could be prevented each year if early defibrillation was readily available.

SCA is usually caused by a heart rhythm disturbance called ventricular fibrillation. Ventricular fibrillation is a condition that occurs when the electrical impulses of the heart malfunction causing the complete cessation of the heart's normal function of pumping blood and resulting in sudden death. Each minute is critical in helping victims to restore a normal heart rhythm. The most effective treatment to restore a normal heart rhythm is the administration of an electrical current to the heart by a defibrillator. It has been estimated that for each minute that passes without defibrillation available, the victim's chance of survival drops by 10 percent.

Purpose

Automated External Defibrillators (AED) are life saving devices through which an irregular heart rhythm can be detected and, if necessary, a shock can be administered to restore the heart's normal heart rhythm.

By implementing an AED Program and providing access to automated external defibrillators, the Riverside Unified School District is striving to increase the chances of survival for victims of sudden cardiac arrest.

This AED Program Plan (Plan) is designed to provide guidance in the implementation and administration of a school based AED program, including the treatment of children.

The AED is to be used to treat victims of SCA. It is to be applied only to victims who are unconscious and without signs of breathing, and in conjunction with calling Emergency Medical Services / 911.

The material in this Plan is in accordance with California Senate Bill 911, California Civil Code 1714.21, and the California Health and Safety Code 1797.196. The policies, including Board Policy #3585, and procedures, including Rule and Regulation #3585, are based upon the recommendations, programs, and literature regarding AEDs from the American Heart Association and the American College of Occupational and Environmental Medicine.

Roles and Responsibilities

System Owner:

1. The Riverside Unified School District is the system owner establishes responsibility for the implementation of the AED Program policies.

Medical Advisor:

2. The Medical Director is responsible for:
 - a. Approving the AED Program policies, procedures, and protocols.
 - b. Providing medical consultation and expertise.
 - c. Reviewing all incidents involving the use of an AED.
 - d. Providing post-incident debriefing support.
 - e. Communicating any concerns or recommendations to the Program Coordinator.

Program Coordinator:

3. The Program Coordinator is responsible for:
 - a. Communicating with the physician regarding all clinical aspects of the AED Program and participating in reviews of all cases involving the use of an AED.
 - b. Reporting any AED use to the Medical Advisor.
 - c. Coordinating debriefing meetings in the event of an emergency requiring the use of an AED.
 - d. Following use of the AED equipment, clean, decontaminate equipment and replace disposable equipment.
 - e. Maintaining quality assurance records including testing, maintenance and training records according to guidelines set forth by the AED manufacturer and the American Heart Association.
 - f. Coordinating and conducting training sessions and issuing American Heart Association Certification cards.

Site Administrators:

4. Site administrators where AEDs are located or for which their staff have received training are responsible for:
 - a. Ensuring that daily maintenance checks of the AEDs are performed.
 - b. Maintaining training records of the staff that are the designated responders.
 - c. Notifying the Program Coordinator of all needs for supplies, maintenance and any other concerns related to the use of AED's.
 - d. Document AED use and submit such documentation per the procedures.

Volunteer Designated AED Responders

5. Riverside Unified School District employees who volunteer to be designated responders are required to:
 - a. Read and follow the guidelines set forth in this Plan.
 - b. Maintain current American Heart Association CPR/AED certification and provide a copy of the certification to their administrator.
 - c. Attend and successfully complete all training sessions as deemed necessary.

- d. Respond to emergency calls according to the protocols set forth in this document.
- e. After using an AED, the designated responder must complete and forward to his/her administrator and to the Program Coordinator, the AED Incident Report Form (see example in this Plan).

Volunteer Responders

6. The AED may be used by any trained volunteer responder who has successfully completed an approved CPR/AED training program within the last two years and has a current successful course completion card.
 - a. Anyone can, at their discretion, provide voluntary assistance to victims of medical emergencies. The extent to which these individuals respond shall be appropriate to their level of training.

School Office Responsibilities:

7. The school office staff is responsible for:
 - a. Receiving emergency medical calls from internal locations.
 - b. Contacting the external community 9-1-1 response team (EMS).
 - c. Deploying AED-trained employees to the emergency location.
 - d. Assigning a person to meet responding EMS aid vehicle and direct EMS personnel to the site of the medical emergency.

Equipment

AEDs shall not be used outside the parameters of the AED Program Plan or for personal use by any individual. Each device shall be maintained according to the Riverside Unified School District policy and following the manufacturer's guidelines.

Approved Equipment: The Cardiac Science Powerheart G3 (and G5) Plus Automated External Defibrillator has been approved for this program.

Equipment Use:

- The AED and first aid emergency kit will be brought to all medical emergencies.
- 911 shall be called immediately in the event of an emergency that may involve the use of an AED.
- The AED should be used on any person who is showing ALL the symptoms of cardiac arrest. The AED pads will be placed on a victim only after the following symptoms are confirmed:
 - The victim is unresponsive.
 - The victim is not breathing.
 - The victim has no signs of circulation including talking, coughing, or movement.

Location of the AEDs:

The AED will be located at designated locations specific to each school site. The location will allow the device to be easily seen by staff. The location will also allow staff members to be able to retrieve the device outside of normal school hours.

An American Heart Association approved brochure describing the proper use of AEDs will be posted next to all installed AED units.

After normal school hours the AED may be moved from its designated locations by an AED-trained coach, athletic trainer or program director (band, etc.) to support department activities on a voluntary basis. A trained volunteer would have to be available and willing to support this effort during non-school hours. A visible sign must be left in the place of the AED, with the name and phone number of the coach/athletic trainer/program director, clearly indicating they have possession of the AED. The unit shall be returned to its normal location prior to the start of the next school day.

Contracted use of facilities and other community activities are not guaranteed access to the AED as part of standard use of facilities and/or rental contracts.

Site Specific Location of AEDs:

- Comprehensive High Schools:
 - One unit in the Health Office
 - One unit in the Physical Education/ Gymnasium
- Stadiums/field and Pool Area
 - One unit in the pool area
 - One unit in the stadium/field concession stand
- Middle Schools
 - One unit in the Health Office
 - One unit in the Physical Education/Gymnasium
- Elementary Schools
 - One unit in the Health Office
- District Office
 - One unit in of the first floor, front office
- Maintenance/Publications/Facilities, Central Registration Center, Nutritional Services
 - One unit in the main office or main lobby area

Additional Equipment:

Each AED will have one set of adult electrodes connected to the device and one spare set of adult and child electrodes with the AED. One resuscitation kit will be connected to the handle of the AED. This kit contains two pair of latex-free gloves, one razor, one set of trauma sheers, and one facemask barrier device.

Equipment Maintenance:

All equipment and accessories necessary for support of the AED shall be maintained in a state of readiness. Specific requirements include:

- The school main office shall be informed of changes in availability of AED equipment. If the equipment is withdrawn from service, the main office shall be informed and then notified when the equipment is returned to service.

- The school main office shall be responsible for informing Volunteer Designated AED Responders of changes to availability of AED equipment.
- The AED Program Coordinator or designee shall be responsible for having regular equipment maintenance performed and documented. All maintenance will be performed according to the AED equipment maintenance schedule and recommendations.
- Following use of the AED equipment, all equipment shall be cleaned and decontaminated. Disposable equipment used during the emergency shall be disposed of and replaced.

Maintenance Plan:

- The AED will automatically perform daily self-testing of:
 - Internal electronics
 - Battery
 - Pads (for both presence and function)
- The AED will automatically perform weekly self-testing of:
 - Partial energy charge
 - Software
- The AED will automatically perform monthly self-testing of:
 - Full energy simulated rescue
- If the AED fails any one of the above self-tests, an audible alarm and accompanying visual cue (a green/red status indicator) provides an alert to staff members.
- Each unit shall be inspected daily to ensure that the green light is on. The School Health Assistant at each site will be in charge of daily maintenance checks.
- A monthly inspection of supplies, expiration dates, and a test will be performed by the School Health Assistant or designated staff person and logged on a procedure checklist. The procedure checklist will be posted with the AED.
- If the green light on the AED has turned red, or if any other abnormal checklist finding is noted, the AED Program Coordinator or designee shall be notified immediately.
- All completed forms, logs, and statements of concern shall be forwarded to Health Services.

Training Plan

- There will be a minimum number of trained designated responders per site, equal to three persons per each AED unit at that site. There shall be no restriction to allowing more than the minimum number of trained employees.
- All designated responders must complete an American Heart Association (AHA) approved or American Red Cross (ARC) approved CPR and AED course. The course must include training on the use of an AED on children ages 1 to 8 years.
- Certification must be maintained by all designated responders as evidenced by a current AHA or ARC certification card.
- Designated responders shall be offered the Hepatitis B vaccination series free of charge.
- Designated responders shall be annually provided with an American Heart Association approved brochure describing the proper use of AEDs.

- The Personnel Department shall maintain training records for the designated responders and trained employees.

Volunteer Responders

- Anyone possessing the appropriate training may, at their discretion, volunteer to respond to a medical emergency and assist up to their level of training. Volunteer responders who have current certification in first aid, CPR, and AED use may use an AED on a school campus in the event of a medical emergency. Any volunteer using one of the AEDs deployed on the campus should have successfully completed an approved AED course including CPR within the previous two years. The Riverside Unified School District will not maintain training records for volunteer responders.

Documentation of AED Use

- **Internal Post-Event Documentation:** the following forms shall be sent to the AED Program Coordinator or designee within 24 hours of an emergency medical event:
 - A Student/Visitor Non-Employee Accident Report or a Supervisor's Accident/Injury Investigation Report shall be completed by a responding employee for each incident in which an AED was used.
 - An AED Incident Report Form shall be completed for each incident in which an AED was used.
- **External Post-Event Documentation:** a copy of the AED Incident Report Form shall be presented within 48 hours of the emergency to the following persons:
 - Director of Risk Management
 - AED Program Coordinator
 - Medical Director
 - Superintendent's Designee

Post Event Review Procedures

Following all incidents involving the use of an AED, a review shall be conducted to learn from the experience. The AED Program Coordinator or designee shall conduct and document the post-event review. All key participants in the event shall participate in the review. Included in the review shall be the identification of successful actions during the event as well as a discussion of opportunities for improvement. Critical incident stress debriefing will be provided to affected individuals as soon as possible following the event. A summary of the post-event review shall be sent to the Director of Risk Management who shall maintain a copy.

Annual System Assessment

Once each calendar year, the AED Program Coordinator or designee shall conduct and document a system readiness review. This review shall include the review of the following elements:

- Training records
- Equipment operation and maintenance records

Program Approvals:

Function	Printed Name	Signature	Date
Dir. of Risk Mgt.			
Superintendent's Designee			
Program Coordinator			
Medical Advisor			
EMS Advisor			

Program Revision Dated: _____ Approvals:

Function	Printed Name	Signature	Date
Dir. of Risk Mgt.			
Superintendent's Designee			
Program Coordinator			
Medical Advisor			
EMS Advisor			

Riverside Unified School District
Automated External Defibrillator (AED) Program
AED Incident Report Form

Date: _____ Location: _____

RUSD Employee Responders and Phone Extensions: _____

Time of cardiac arrest: _____ Time 911 called: _____ Arrival time of EMS: _____
Was collapse of victim witnessed? _____ Was CPR initiated prior to arrival of AED? _____

If yes, who initiated CPR? _____

Time interval from onset of cardiac arrest symptoms to initiation of CPR: _____
(Cardiac arrest symptoms: unresponsiveness and no signs of breathing)

Time interval from onset of cardiac arrest symptoms to arrival of AED: _____

Time interval from onset of cardiac arrest symptoms and first shock: _____

Total number of shocks delivered prior to arrival of EMS Personnel: _____

Please comment on any problems incurred regarding scene safety, speed of AED reaching the victim, efficiency, equipment problems: _____

Please comment on any problems with bystanders: _____

Please comment on any problems with turnover to EMS personnel: _____

Were there any problems with maintaining a patent airway? _____
Were these complications correctable? _____

Did the AED function as expected? _____

Was the victim's breathing or responsiveness restored prior to transport to hospital? _____

Victim's name: _____ Age: _____ M F

Additional Victim Information: (address, phone number, other info): _____

Status of victim when last seen: _____

Signature of person completing form Extension Date

**Riverside Unified School District
Automated External Defibrillator Program**

Acknowledgment of Voluntary Participation

I understand that I am volunteering to participate in the Automated External Defibrillator Program at Riverside Unified School District (RUSD). I understand that the only potential benefits to me would be the satisfaction of knowing I can respond in a helpful way to a victim of cardiac arrest and that, in some circumstances, I may save someone's life. I further understand that the training I receive may be useful in other situations. Participation in this voluntary program will in no way effect or change my job description.

I understand that there are also potential risks associated with my voluntary participation:

- I may experience some psychological distress as a result of having to respond to a person in distress.
- It is also remotely possible that I could suffer an injury if I were to use the AED in a manner that is inconsistent with the training I receive. For example, incorrect application could cause me to receive an electrical shock or burn. I understand that every effort will be made to assure I am well trained to safely use an AED.

It is possible that there could be a legal liability associated with providing assistance in an emergency medical situation. However, I understand the State of California has adequate "Good Samaritan" laws to protect me if I assist in an emergency medical situation, provided I act in good faith and within the parameters of the American Heart Association or the American Red Cross CPR/AED rescue guidelines that I have been or will b taught.

I understand that I will be required to keep my CPR/AED training and certification up to date in accordance with the certifying agency in order to continue participation in the AED Program.

I understand that I may withdraw from this program at any time, but I must notify the AED Coordinator in writing at least 2 days in advance of my withdrawal date.

I understand that I will incur no costs for my participation in the program and that I will not be reimbursed for my participation.

I, _____, agree to participate as a Voluntary Designated AED Responder for the Automated External Defibrillator Program at Riverside Unified School District.

Signature of Volunteer: _____ Date: _____

**Riverside Unified School District
Automated External Defibrillator Program**

AED Monthly Checklist

Month/Year: _____

AED ID#: _____

Check	OK as found	Corrective Action/ Remarks
AED is clean, casing intact.		
Cables/Connectors: a. Inspect for cracks, broken wire, or damage. b. Connectors engaged securely and are not damaged.		
Supply Kit is clean, sealed, and kit is not expired.		
Power Supply: a. Verify non-rechargeable battery is inserted and within expiration date. b. Verify that system ready indication indicates READY.		
Self Test: Check for flashing green light.		

Check performed by: _____ (print name)

Signature: _____ Date: _____

Submit form to AED Program Coordinator/Lead Nurse. Fax 274-4203



Riverside Unified School District

3380 14th Street • Riverside, CA • 92501

Board Meeting Agenda June 1, 2015

Topic: Resolution 2014/15-35 - Resolution of the Board of Education of Riverside Unified School District Authorizing the Exchange of Real Property With BP Riverside Partners, LLC.

Presented by: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Responsible Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Action

Short Description: Resolution 2014/15-35 - Resolution of the Board of Education of Riverside Unified School District regarding the intention and approval to exchange real property has been prepared in accordance with California Education Code requirements regarding real property located at 9174 Indiana Avenue, Riverside.

DESCRIPTION OF AGENDA ITEM:

The Riverside Unified School District (District) desires to acquire 10.04 acres of vacant land known as Assessor's Parcel Number (APN) 223-09-2028 in Riverside (New Property). The property is located at Central and Victoria Avenues near Riverside Polytechnic High School. As part of the consideration for the acquisition of the land, the District desires to convey approximately 7.0 acres of District owned land located at 9174 Indiana Avenue, Riverside (APN 233-170-001 and 2330180-007) (District Property). The District Property is the old Hawthorne Elementary School.

The Exchange Agreement and Joint Escrow Instructions is attached and outlines each the parties' (buyer and seller) obligations. In brief, the purchase price is \$4,800,000 in cash, with each party responsible for certain escrow closing costs. Addition consideration to the seller is as follows: 1) exchange of the District Property, 2) reimbursement of previously incurred and documented planning costs by seller on New Property not-to-exceed \$100,000, 3) recording and document fees, 4) equal share of escrow fees, and 5) \$43,000 in brokerage commissions on the New Property. The State of California maintains a lien on the District Property due to a hardship facility funding application for the new Hawthorne Elementary School. That lien must be satisfied and is estimated at one-half of the appraised value of the District Property (subject to

Action Agenda — Page 1

approval of the Office of Public School Construction and the State Allocation Board). The estimated amount owed to the State of California is \$500,000. If approved by the Board of Education, escrow is scheduled to close by July 31, 2015. Finally, the District shall lease the District Property from the buyer for up to twelve months for \$1.00.

Prior to commencement of the project to exchange the District Property for the New Property, the District must comply with the California Environmental Quality Act (CEQA). The California Code of Regulations (Article 19 of Title 14) sets forth categorical exemptions to CEQA, including Section 15301. Section 15301 provides that a key consideration in determining whether a project is exempt from CEQA is whether the project involves negligible or no expansion of an existing use. The New Property is formerly a citrus grove, and currently vacant land. The District's plan to purchase the New Property is to meet future property needs; therefore, the current acquisition of the New Property involves negligible or no expansion of use of the property. Should the District decide at a future date to develop the New Property in conjunction with a school facility project or otherwise, the District will fully comply with CEQA, the procedures required by the California Department of Education and the Department of Toxic Substances Control.

FISCAL IMPACT: The purchase price of the New Property is \$4,800,000 in cash, plus 1) exchange of the District Property, 2) reimbursement of previously incurred and documented planning costs by seller not-to-exceed \$100,000, 3) recording and document fees, 4) equal share of escrow fees, and 5) \$43,000 in brokerage commissions on the New Property. The source of funds is proceeds from the sale of Certificates of Participation, issued for this purpose. The District has an obligation to reimburse the State of California for certain value on the District Property estimated to be \$500,000. The source of funds is Special Reserve for Capital Projects for the \$500,000 due to the State of California.

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution 2014/15-35 - Resolution of the Board of Education of Riverside Unified School District Authorizing the Exchange of Real Property With BP Riverside Partners, LLC.

ADDITIONAL MATERIAL: 1) Resolution 2014/15-35, 2) Exchange Agreement and Joint Escrow Instructions

Attached: Yes

RESOLUTION NO. 2014/2015-35

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT AUTHORIZING THE EXCHANGE OF REAL PROPERTY WITH BP RIVERSIDE PARTNERS, LLC.

WHEREAS, the Riverside Unified School District (“District”) owns a fee simple interest in approximately 7.0 acres of land located at 9174 Indiana Ave., Riverside, California 92506, Riverside County APNs 233-170-001 and 233-180-007 (“District Property”); and

WHEREAS, the District Property is not needed by the District for classroom buildings or school facility purposes; and

WHEREAS, the District desires to convey the District Property to BP Riverside Partners, LLC (“BPR”) in exchange for approximately 10.04 acres of land located at the northeast corner of Central Ave. and Victoria Ave., Riverside, California 92506, Riverside APN 223-09-2028 (“BPR Property”), pursuant to the terms and conditions set forth in the Exchange Agreement and Joint Escrow Instructions, attached hereto as Exhibit “A”; and

WHEREAS, Education Code section 17536 *et seq.* provides that the governing board of a school district, upon a two-thirds vote of its members, may exchange any of its real property for real property of another person or private business firm upon such terms and conditions as the parties thereto may agree, without complying with any of the disposal of surplus property provisions set forth in the Education Code.

NOW, THEREFORE, the Board of Education of the Riverside Unified School District hereby finds, determines, declares, orders and resolves as follows:

Section 1. That all of the recitals set forth above are true and correct.

Section 2. That the District Property is surplus property and is not or will not be needed by the District for school classroom buildings.

Section 3. That the District Property shall be exchanged for the BPR Property pursuant to the Exchange Agreement and Joint Escrow Instructions between the District and BPR.

Section 4. That the District’s Superintendent or his designee is authorized and directed to do any and all things and to execute and deliver any and all documents which, in consultation with legal counsel and District staff, they may deem necessary or advisable in order to effectuate the exchange of the District Property and BPR Property or to further the purpose and intent of this Resolution.

Section 5. That this Resolution shall take effect upon adoption.

APPROVED, PASSED AND ADOPTED by the Board of Education of the Riverside Unified School District on this first day of June, 2015, by the following vote:

AYES:

NOES:

ABSTENTIONS:

ABSENT:

President of the Governing Board of the
Riverside Unified School District

Attested to:

Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "A"

LEGAL DESCRIPTION OF DISTRICT PROPERTY

#55949-2.

- : D E S C R I P T I O N : -

In the City of Riverside, County of Riverside,
State of California, and described as follows:-

PARCEL #1.

The Westerly One-half ($W.\frac{1}{2}$) of the following
described property:-

The Easterly line of said Westerly one-half ($W.\frac{1}{2}$)
being parallel with Jackson Street;

A portion of Lot One (1) in Block Thirty (30)
of the Lands of the Riverside Land and Irrigating Company, as
shown by Map recorded in Book 1 page 70 of Maps, records of
San Bernardino County, California, described as follows:-

Commencing at a point in said Lot One (1), in Block
Thirty (30) where the Southerly line of Indiana Avenue
intersects the Westerly line of Jackson Street;

Thence running Westerly along the said Southerly
line of Indiana Avenue, Four Hundred Thirty-five and Six-
tenths (435.6) feet;

Thence at a right angle to said Southerly line of
Indiana Avenue, and parallel with the said Westerly line of
Jackson Street, Four Hundred Twenty-eight and Seven-tenths
(428.7) feet in a Southerly direction;

Thence Easterly Four Hundred Thirty-nine (439)
feet to a point on the Westerly line of Jackson Street, Three
Hundred Fifty-six and Three-tenths (356.3) feet Southerly
from the point of beginning;

Thence Northerly along the said Westerly line of
Jackson Street, Three Hundred Fifty-six and Three-tenths
(356.3) feet to the point of beginning; estimated to contain
Three and Nine Hundred and Twenty-five One-thousandths
(3.925) acres of land.

#55949-3.

PARCEL #2.

All that portion of Lot One (1) in Block Thirty (30) of the Lands of the Riverside Land and Irrigating Company as shown by Map recorded in Book 1 page 70 of Maps, records of San Bernardino County, California, described as follows:-

Commencing on the Northerly line of said Lot One (1), Block Thirty (30) above described, Four Hundred Thirty-five and Six-tenths (435.6) feet Westerly from the Northeasterly corner of said Lot One (1);

Thence Westerly along the Northerly line of said Lot One, Ninety and Forty-three One-hundredths (90.43) feet;

Thence at a right angle Southerly, Four Hundred Sixty-three and Twenty-eight One-hundredths (463.28) feet to the Right of Way of the Southern California Railroad;

Thence Easterly along the Northerly line of said Right of Way to a point opposite the point of beginning;

Thence Northerly Five Hundred and Fifteen One-hundredths (500.15) feet to the point of beginning.

This Certificate Does Not Include an Examination of, or a report on:-

1. Exceptions and rights reserved in United States Patents, existing roads, water rights, water locations, mining claims; or records of any local district or city or matters affecting title resulting therefrom, except the City of Riverside.
2. The validity of any tax sales, public assessments, attachments, leases, easements, declarations of homestead, or money judgments mentioned in this certificate.
3. The official record of the counties of San Bernardino or San Diego, subsequent to the date of the formation of Riverside County.

In Testimony Whereof, The Riverside Title Company has caused these presents to be duly signed by its -- -- President and attested by its Ass't. Secretary, under its corporate seal, and countersigned by its Manager, this 26th day of November, 1924, at 8:30 o'clock A. M.

RIVERSIDE TITLE COMPANY

By *J. W. Covert* President

Attest *John E. Covert* Secretary

Countersigned *Chas. Johnson* Manager

RIVERSIDE TITLE COMPANY



EXHIBIT "B"

LEGAL DESCRIPTION OF BPR PROPERTY

LOT 1 OF TRACT 27803-R, AS SHOWN BY MAP ON FILE IN BOOK 248, PAGES 4
AND 5 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA

APN: 223-092-028-0

**EXCHANGE AGREEMENT
AND JOINT ESCROW INSTRUCTIONS**

Between

RIVERSIDE UNIFIED SCHOOL DISTRICT

and

BP RIVERSIDE PARTNERS, LLC

Effective Date: May 26, 2015

**EXCHANGE AGREEMENT
AND JOINT ESCROW INSTRUCTIONS**

THIS EXCHANGE AGREEMENT AND JOINT ESCROW INSTRUCTIONS (“Agreement”) is entered into this 26th day of May, 2015 (“Effective Date”) by and between the **RIVERSIDE UNIFIED SCHOOL DISTRICT**, a public school district duly organized and validly existing under the Constitution and the laws of the State of California (“District”) and **BP RIVERSIDE PARTNERS, LLC**, a California limited liability company (“BPR”). District and BPR are sometimes hereinafter referred to individually as a “Party” and collectively as the “Parties.”

RECITALS

A. The District is the owner in fee, of approximately 7.0 acres of land located at 9174 Indiana Ave., Riverside, California, 92506, Riverside County Assessor’s Parcel No. (APNs) 233-170-001 and 233-180-007, and as more particularly described in the legal description attached to this Agreement as Exhibit “A-1” incorporated herein by reference (“District Property”).

B. BPR is, or shall be upon close of escrow, the owner in fee, of approximately 10.04 acres of vacant land located at the northwest corner of Central Ave. and Victoria Ave., Riverside, California 92506, Riverside County Assessor’s Parcel No. (APN 223-09-2028), and as more particularly described in the legal description attached to this Agreement as Exhibit “A-2” incorporated herein by reference (“BPR Property”)

C. The District desires to exchange the District Property for the BPR Property in accordance with the terms and conditions of this Agreement. The District Property and the BPR Property are sometimes hereinafter referred to collectively as the “Properties.”

AGREEMENT

Based upon the foregoing Recitals, which are incorporated herein by this reference, and for good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the District and BPR agree as follows:

1. EXCHANGE OF DISTRICT PROPERTY AND BPR PROPERTY.

1.1 Agreement to Exchange. Subject to all the terms, conditions, and provisions of this Agreement, and for the consideration herein set forth, District and BPR agree to exchange the District Property and the BPR Property, respectively, each including, without limitation, such Party’s interest in all mineral, oil, gas and other hydrocarbon substances on and under the Properties as well as all development rights, air rights, water, water rights and water stock relating to the Properties and any other easements, rights-of-way or appurtenances, used in connection with the beneficial use and enjoyment of the Properties.

1.2 Consideration. The Properties are conveyed in consideration for each other. In addition to the value of the District Property, District agrees to pay and BPR agrees to accept the amount of Four Million Eight Hundred Thousand Dollars (\$4,800,000.00) (the “Additional Cash”). Thus the purchase price of the District property is the BPR Property, and the purchase price of the BPR Property is the District Property plus the Additional Cash. The purchase price for each Property shall be referred to as the Exchange Amount.

1.3 Initial Deposit by District. District shall place into escrow, with the Escrow Holder as identified in Section 3.1, One Hundred Fifty Thousand Dollars (\$150,000.00) as a good faith deposit (“Initial Deposit”) within five (5) business days of the Parties’ mutual execution of this Agreement. The Initial Deposit shall remain refundable, in the event Escrow terminates for any reason. If the Closing occurs, Escrow Holder shall credit the Initial Deposit against the Additional Cash.

1.4 Independent Consideration. Each Party shall deliver to Escrow Holder funds in the amount of One Hundred Dollars (\$100.00) (the “Independent Consideration”), as separate and independent consideration for the its execution of this Agreement and agreement to convey their respective Property to the other Party on and subject to the terms and conditions of this Agreement, including, without limitation, the grant to each Party of the right to conduct its due diligence investigation of the other Party’s Property and the grant to each Party of the right to terminate this Agreement on or before the expiration of the Due Diligence Period in connection with such due diligence investigation. The Independent Consideration is not part of the Initial Deposit, is not applicable to the Exchange Amount and shall be retained by the respective Party in the event of the Close of Escrow or any termination of this Agreement.

2. INSPECTIONS AND REVIEW.

2.1 Delivery of Due Diligence Materials. Within ten (10) days of the Effective Date, the District shall deliver to BPR without representation or warranty of completeness or accuracy, except as expressly set forth in this Agreement, copies of the documents, reports, agreements, or other items in its possession or control relating to the District Property and which may include the following (collectively, the “Due Diligence Materials”): (i) all licenses, leases, and permits affecting or relating to the ownership, subdivision, possession or development of the properties or the construction of improvements thereon, and all amendments and modifications thereto; (ii) applications and correspondence or other written communications to or from any governmental entity, department or agency other than District regarding any permit, approval, consent or authorization with respect to the development of the properties or the construction of improvements thereon; (iii) the most recent survey, if any, pertaining to the properties or any portion thereof; and (iv) soils reports, engineering data, environmental reports, and other data or studies pertaining to the properties or any portion thereof that have not been previously delivered to the other Party or their consultants. Within ten (10) days of the Effective Date, BPR shall deliver to the District without representation or warranty of completeness or accuracy, except as expressly set forth in this Agreement, copies of the Due Diligence Materials relating to the BPR Property. BPR shall affirmatively request and obtain from the current owner of the BPR Property any Due Diligence Materials not already in BPR’s possession. Any Due Diligence Materials shall be provided to the other Party without any recourse or liability of any type or nature, except as expressly set forth in this Agreement. Each Party assumes all risk of any kind

with regard to the use of and reliance upon any of the Due Diligence Materials provided by the other Party. Neither Party is relying upon the other Party for any information related to, concerning, or involving the respective Properties for this transaction, including, without limitation, the fair market value of the Properties.

2.2 Inspections. BPR and its representatives, agents, engineers, consultants, contractors, and designees shall have the right to enter onto the District Property from and after the date of this Agreement through and including the date which is the later of forty-five (45) days after the Effective Date (the “BPR Due Diligence Period”) and the termination of this Agreement, for purposes of examining, inspecting and investigating the District Property, including the site, soil, subsurface soils, drainage, seismic and other geological and topographical matters, location of asbestos, toxic substances, hazardous materials or wastes, if any, and, at BPR’s sole and absolute discretion, determining whether the District Property is acceptable to BPR. District and its representatives, agents, engineers, consultants, contractors, and designees shall have the right to enter onto the BPR Property from and after the date of this Agreement through and including the date which is the later of forty-five (45) days after the Effective Date (the “District Due Diligence Period”) and the termination of this Agreement, for purposes of examining, inspecting and investigating the BPR Property, including the site, soil, subsurface soils, drainage, seismic and other geological and topographical matters, location of asbestos, toxic substances, hazardous materials or wastes, if any, and, at District’s sole and absolute discretion, determining whether the BPR Property is acceptable to District. BPR shall secure the ability for District to enter upon the BPR Property and provide District with documentation evidencing BPR’s right to grant entry to the BPR Property.

Each Party shall, in a timely manner, repair any and all damage to the respective Properties caused by any such inspection or investigation described herein, to a condition substantially the same as the condition of the respective Property prior to such inspection or investigation. Each Party shall hold harmless, defend and indemnify the other Party and, in the case of the District, the owner of the BPR Property, and all of the principals, members, partners, representatives and successors and assigns of the other Party from any loss, expense (including reasonable attorney’s fees), liability or cost (collectively, “Claims”) which arises due to or out of any inspection by the indemnifying Party of the other Party’s property. As a condition precedent to any entry onto the respective Property by a Party or its agents prior to the Closing, such entering Party shall carry worker’s compensation insurance in compliance with applicable law, liability insurance covering bodily injury, property damage, with a combined single limit of \$1,000,000.00, and automobile liability insurance in an amount not less than \$1,000,000.00 covering all automobile and equipment owned and/or operated by entering Party and its agents in connection with the license granted herein. The liability policies described herein shall name the other Party and, in the case of the District as entering Party, the owner of the BPR Property, and those reasonably designated by the other Party, as an additional insured. The foregoing insurance, indemnity, defense and hold harmless obligations shall survive the close or the termination of this transaction.

2.3 As-Is. Based on the inspection rights set forth in the preceding paragraph and in reliance on the due diligence of each Party, the District and BPR acknowledge and agree that except for the limited warranties and representations expressly set forth in this Agreement, the exchange of the Properties is made solely on an AS IS WHERE IS BASIS, WITH

ABSOLUTELY NO REPRESENTATIONS OR WARRANTIES, EXPRESSED OR IMPLIED. But for the foregoing understanding and agreement, the Parties would not have entered into this transaction. Each Party acknowledges that due to the expertise, experience and business acumen of both Parties and their respective consultants, each Party has the ability to conduct a complete and through due diligence of the respective Properties and would not close the transaction unless totally satisfied with the respective Property, and has otherwise conducted an exhaustive and complete due diligence which would enable the taking of the respective Property in an AS IS WHERE IS BASIS WITH ABSOLUTELY NO REPRESENTATIONS OR WARRANTIES, EXPRESSED OR IMPLIED. In connection therewith, District and BPR and each of the entities constituting District and BPR, expressly agree to waive any and all rights which said party may have under Section 1542 of the California Civil Code which provides as follows:

“A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT TO EXIST IN HIS OR HER FAVOR AT THE TIME OF EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM OR HER MUST HAVE MATERIALLY AFFECTED HIS OR HER SETTLEMENT WITH THE DEBTOR.”

BUYER’S INITIALS: _____ SELLER’S INITIALS: _____

2.4 Disapproval/Termination. BPR shall notify District and Escrow Holder in writing (“BPR’s Due Diligence Notice”) on or before the expiration of the BPR Due Diligence Period of BPR’s approval or disapproval of the Due Diligence Materials applicable to the District Property, the condition of the District Property and BPR’s investigations with respect thereto. BPR’s disapproval of any of said items shall constitute BPR’s election to terminate this Agreement and cancel the Escrow. BPR’s failure to deliver BPR’s Due Diligence Notice on or before the expiration of the BPR Due Diligence Period shall be conclusively deemed BPR’s approval thereof.

The District shall notify BPR and Escrow Holder in writing (“District’s Due Diligence Notice”) on or before the expiration of the District Due Diligence Period of District’s approval or disapproval of the Due Diligence Materials applicable to the BPR Property, the condition of the BPR Property and District’s investigations with respect thereto. District’s disapproval of any of said items shall constitute District’s election to terminate this Agreement and cancel the Escrow (in which event the Initial Deposit shall be refunded to District). District’s failure to deliver District’s Due Diligence Notice on or before the expiration of the District’s Due Diligence Period shall be conclusively deemed District’s approval thereof.

2.5 Title Review. During each Parties’ respective Due Diligence Period under this Agreement, each Party shall obtain a preliminary title report for each respective Property, together with copies of all written instruments creating the exceptions specified therein, and plat maps plotting all easements specified therein (collectively, the “Title Reports”). BPR shall notify District in writing (“BPR’s Objection Notice”) on or before the expiration of the BPR Due Diligence Period of any objections BPR may have to the title exceptions contained in the Title Report for the District Property. BPR’s failure to provide District with a BPR’s Objection Notice within said period shall constitute BPR’s approval of all exceptions to title shown on the Title Report for the District Property. District shall have a period of ten (10) days after receipt of

BPR's Objection Notice in which to deliver written notice to BPR ("District's Notice") of District's election to either (i) agree to remove the objected to items prior to the Close of Escrow, or (ii) decline to remove any such title exceptions and terminate Escrow and this Agreement. If District notifies BPR of its election to terminate Escrow rather than remove the objected to items, BPR shall have the right, by written notice delivered to District within ten (10) days after BPR's receipt of District's Notice, to agree to accept the District Property subject to the objected to items, in which event District's election to terminate the Escrow shall be of no effect, and BPR shall take title at the Close of Escrow subject to such objected to items without any adjustment to or credit against the Exchange Amount. Furthermore, for the purpose of this paragraph, District's cure may include the acquisition by District, at District's expense, of a title insurance endorsement related to the objected to exception acceptable to BPR in BPR's sole and absolute discretion. Any extension of the time to review the Title Report for the District Property shall only occur in strict accordance with the following paragraph.

Upon the issuance of any amendment or supplement to the Title Report for the District Property which adds additional or materially changes any existing exceptions, or adds any new or materially changes any existing requirement, the foregoing right of review and approval shall also apply to said amendment or supplement; provided, however, that BPR's initial period of review and approval or disapproval of any such additional exceptions shall be limited to fifteen (15) business days following BPR's and its counsel's receipt of the instrument(s) creating such additional or changed exceptions. The foregoing extension shall only be allowed for and pertain to the review of the new or materially changed matter and BPR shall not be entitled to object to any previously known exception or requirement for which the time for objection has already come and passed.

In reciprocal nature with the foregoing, District shall notify BPR in writing ("District's Objection Notice") on or before the expiration of the Due Diligence Period of any objections District may have to the title exceptions contained in the Title Report for the BPR Property. District's failure to provide BPR with a District's Objection Notice within said period shall constitute District's approval of all exceptions to title shown on the Title Report for the BPR Property. BPR shall have a period of ten (10) days after receipt of District's Objection Notice in which to deliver written notice to District ("BPR's Notice") of BPR's election to either (i) agree to remove or cure the objected to items prior to the Close of Escrow, or (ii) decline to remove or cure any such title exceptions and terminate Escrow and this Agreement as to the BPR Property. If BPR notifies District of its election to terminate Escrow and this Agreement as to the BPR Properties rather than remove and cure the objected to items, District shall have the right, by written notice delivered to BPR within ten (10) days after District's receipt of BPR's Notice, to agree to accept the BPR Property subject to the objected to items, in which event BPR's election to terminate the Escrow as to the BPR Property shall be of no effect, and District shall take title at the Close of Escrow subject to such objected to items without any adjustment to or credit against the Exchange Amount. Furthermore, for the purpose of this paragraph, BPR's cure may include the acquisition by BPR at BPR's expense a title insurance endorsement related to the objected to exception acceptable to the District in its sole and absolute discretion. Any extension of the time to review the Title Report for the BPR Properties shall only occur in strict accordance with the following paragraph.

Upon the issuance of any amendment or supplement to the Title Report for the BPR Properties which adds additional or materially changes any existing exceptions, or adds any or materially changes any existing new requirement, the foregoing right of review and approval shall also apply to said amendment or supplement; provided, however, that District's initial period of review and approval or disapproval of any such additional or materially changed exceptions shall be limited to fifteen (15) business days following District's and its counsel's receipt of the instrument(s) creating such additional or materially exchanged exceptions. The foregoing extension shall only be allowed for and pertain to the review of the new or materially changed matter and District shall not be entitled to object to any previously known exception or requirement for which the time for objection has already come and passed.

3. ESCROW.

3.1 Opening of Escrow. Within two (2) business days following the execution of this Agreement by District and BPR, the Parties shall open an escrow (the "Escrow") with First American Title Insurance Company ("Escrow Holder"), at its offices located at 18500 Von Karman Avenue, Suite 600, Irvine, California 92612; Attn: Jeanne Gould: Phone: (949) 885-2405, by causing an executed copy of this Agreement to be deposited with Escrow Holder. Escrow shall be deemed open on the date that a fully executed copy of this Agreement is delivered to Escrow Holder (the "Opening of Escrow"). Escrow Holder shall provide each of the Parties in Section 8.3 with written confirmation of the date of the Opening of Escrow and an original of this Agreement executed in the place indicated below by Escrow Holder. First American Title Insurance Company (the "Title Company") shall also provide title insurance services related to this Agreement.

3.2 Close of Escrow; Closing Date. Escrow shall close for both the District Property and the BPR Property on or prior to July 31, 2015 ("BPR Property Closing Date"), unless extended by the District or BPR as provided below. Any extension date will be referred to as the respective "Closing Date."

The terms the "Close of Escrow", and/or the "Closing" are used herein to mean the date the respective Grant Deed is recorded in the Office of the County Recorder of Riverside County. The Parties may mutually agree (in their respective sole and absolute discretion) in writing to extend the Close of Escrow (the "Outside Closing Date"). Possession of the District Property shall be delivered to BPR at the District Property Close of Escrow free and clear of all tenancies, lessees, occupants, licensees, and all possessory rights of any kind or nature, except for any Permitted Exceptions, as set forth and defined in Section 4.2.3 herein. Possession of the BPR Property shall be delivered to District at the BPR Property Close of Escrow free and clear of all tenancies, lessees, occupants, licensees, and all possessory rights of any kind or nature, except for any Permitted Exceptions, as set forth and defined in Section 4.1.4 herein.

Notwithstanding any other provision of this Agreement, if the Close of Escrow as determined pursuant to the preceding paragraph or other provision of this Agreement would not fall on a Tuesday, Wednesday or Thursday, then the date for the Close of Escrow as so determined shall automatically be extended to and shall be the following Tuesday.

3.3 Escrow Instructions. This Agreement, together with the General Escrow Instructions of Escrow Holder attached hereto as Exhibit “F”, shall constitute the joint escrow instructions of District and BPR to Escrow Holder as well as an agreement between District and BPR. The Parties agree to execute such additional instructions not inconsistent with the provisions of this Agreement which may reasonably be required by Escrow Holder. In the event of any conflict or inconsistency between the provisions of the body of this Agreement and Escrow Holder’s General Escrow Instructions or any supplemental escrow instructions, the body of this Agreement shall prevail.

3.4 Deliveries by BPR. No later than 1:00 p.m. on the business day preceding the Closing Date, BPR shall deliver to Escrow Holder:

- (a) a grant deed in the form of Exhibit “B-1” attached to this Agreement (the “BPR Grant Deed”) conveying to District BPR’s fee simple title to the BPR Property, duly executed and acknowledged by BPR;
- (b) a certificate of non-foreign status in the form attached hereto as Exhibit “D-1” and California Franchise Tax Board Form 590-RE, each executed by BPR;
- (c) an executed Assignment and Bill of Sale in the form attached hereto as Exhibit “E-1” with respect to the District Property; and
- (d) any and all other sums and documents required by Escrow Holder to carry out and close the Escrow pursuant to this Agreement, including BPR’s portion of prorations, if any.

3.5 Deliveries by District. No later than 1:00 p.m. on the business day preceding the Closing Date, District shall deliver to Escrow Holder:

- (a) a grant deed in the form of Exhibit “B-2” attached to this Agreement (the “District Grant Deed”) conveying to BPR District’s fee simple title to the District Property, duly executed and acknowledged by District;
- (b) The Additional Cash and any other amounts due under the Agreement, less any deposits;
- (c) a certificate of non-foreign status in the form attached hereto as Exhibit “D-2” and California Franchise Tax Board Form 590-RE, each executed by District;
- (d) an executed Assignment and Bill of Sale in the form attached hereto as Exhibit “E-2” if BPR purchases the District Property;
- (e) A Public Agency Certificate of Acceptance for the BPR Property Grant Deed in the form attached hereto as Exhibit “C”; and

- (f) All other sums and documents required by Escrow Holder to carry out and close the Escrow pursuant to this Agreement, including the Escrow fees and District's portion of prorations, if any, and any owner's affidavits or other documents reasonably requested by the Title Company to issue the Title Policy.

3.6 Closing, Recording and Disbursements. On or before the Closing Date, and when all of the conditions precedent to the Close of Escrow set forth in Section 4 of this Agreement have been satisfied or waived in writing, Escrow Holder shall take the actions set forth in this Section 3.6.

3.6.1 Recording. Escrow Holder shall cause the Grant Deed(s) to be recorded in the Official Records of Riverside County, California.

3.6.2 Disbursement of Funds. Escrow Holder shall disburse the Additional Cash, less prorations chargeable to BPR, if any, in accordance with this Agreement.

3.6.3 Title Policy. Escrow Holder shall deliver to both Parties the Title Policies for the respective Properties, if and as required by Section 4.1.4 and Section 4.2.3 of this Agreement.

3.6.4 Delivery of Documents to District and BPR. Escrow Holder shall deliver to the respective Parties, a conformed copy of the respective Grant Deed(s), and any other documents (or copies thereof) deposited by the other Party with Escrow Holder pursuant to this Agreement. The original of the Grant Deed(s) shall be returned to the respective Parties after recordation.

3.6.5 Real Property Taxes. All non-delinquent general and special real property taxes and assessments shall be prorated as of the Close of Escrow.

3.7 Payment of Costs. The District shall pay all applicable documentary transfer taxes and costs associated with recording the Grant Deed for the District Property. District shall pay all title insurance premiums for the ALTA standard owner's form policy for the District Property, but BPR shall pay all charges associated with the title insurance premium for any additional cost of obtaining any additional coverage requested by BPR, including the difference between an ALTA standard owner's policy and an ALTA extended owner's policy. District shall pay all applicable documentary transfer taxes and costs associated with recording the Grant Deed for the District Property. BPR shall pay all title insurance premiums for the ALTA standard owner's form policy for the BPR Property, but District shall pay all charges associated with the title insurance premium for any additional cost of obtaining any additional coverage requested by District, including the difference between an ALTA standard owner's policy and an ALTA extended owner's policy. BPR shall pay all applicable documentary transfer taxes and costs associated with recording the Grant Deed for the BPR Property. The Parties shall pay the Escrow fees or Escrow Holder's termination fees, in equal shares, unless one Party is solely in default and upon such default the defaulting Party shall be solely liable for all Escrow costs and fees. The Parties shall each be responsible for their respective attorneys' fees. All other costs of

Escrow not specifically allocated in this Agreement shall be shall be prorated as of the Close of Escrow, if applicable, in accordance with local custom and otherwise paid by the Parties.

4. CONDITIONS PRECEDENT TO CLOSE OF ESCROW.

4.1 Conditions to District's Obligations. District's obligation to exchange for the District Property, upon the Close of Escrow, shall be subject to the satisfaction or written waiver by District of each of the conditions precedent set forth in this Section 4.1.

4.1.1 BPR's Performance. BPR is not in material default of any term or condition of this Agreement. In the event District alleges that BPR is in material default, District shall notify BPR in writing and describe the alleged default in detail. BPR shall have a reasonable time, but not less than fifteen (15) days or more than thirty (30) days, to cure any alleged default.

4.1.2 Ownership of BPR Property. BPR is owner in fee of the BPR Property.

4.1.3 BPR Deliveries Made. BPR has deposited with Escrow Holder all documents required of BPR by this Agreement to close the Escrow.

4.1.4 Title Policy. The Title Company has committed to issue to District an ALTA standard, or at District's choice, an ALTA extended coverage owner's policy of title insurance ("Title Policy"), with liability in the amount of the Exchange Amount, or greater if required in District's sole discretion, showing fee title to the BPR Property vested in the District, subject only to:

- (a) the standard printed exceptions and exclusions contained in the form of the Title Policy commonly used by Title Company;
- (b) title exceptions approved by District pursuant to Section 2.4 of this Agreement;
- (c) title exceptions resulting from documents being recorded or delivered through Escrow pursuant to this Agreement; and
- (d) any other exceptions approved in writing by District in its sole and absolute discretion.

The terms of sub-sections (a) through (d), inclusive, being herein collectively referred to as the District's "Permitted Exceptions."

4.1.5 Representations and Warranties. All representations and warranties made by BPR in this Agreement, to BPR's actual knowledge, are true and correct in all material respects as of the Closing as though made at that time.

4.1.6 Hazardous Materials; Environmental Compliance. As a result of the Parties' respective inspections pursuant to Section 2.2 herein, each Party intends to satisfy itself that the District Property and BPR Property, as applicable, is not in violation of any federal,

state, or local law, ordinance, or regulation relating to Hazardous Materials, industrial hygiene, or to the environmental conditions on, under, or about the respective District Property or BPR Property, or any portion thereof, including, but not limited to, soil and groundwater conditions (“Environmental Laws”). If, at any time prior to the expiration of the BPR Due Diligence Period, BPR determines that the District Property, or any portion thereof, is in violation of said Environmental Laws, BPR may elect to terminate this Agreement and cancel the Escrow by delivering written notice to that effect to the other Party and Escrow Holder, thereby rendering this entire Agreement invalid, void, and unenforceable (except any provisions which, by their terms, survive the termination of this transaction). If at any time prior to the expiration of the District Due Diligence Period, the District determines that the BPR Property, or any portion thereof, is in violation of said Environmental Laws, the District may elect to terminate this Agreement and cancel the Escrow by delivering written notice to that effect to the other Party and Escrow Holder, thereby rendering this entire Agreement invalid, void, and unenforceable (except for the obligation for the Initial Deposit to be refunded to the District and any provisions which, by their terms, survive the termination of this transaction). The term “Hazardous Materials” when used in this Agreement shall mean any hazardous waste, hazardous substance, hazardous materials or toxic substances as defined, as of the Closing Date, in any federal, state, or local statute, ordinance, rule, or regulation applicable to the Property, including, without limitation, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (Title 42 United States Code sections 9601-9675), the Resource Conservation and Recovery Act (Title 42 United States Code sections 6901-6992k), the Carpenter-Presley-Tanner Hazardous Substance Account Act (Health and Safety Code sections 25300-25395), Hazardous Waste Control Law (Health and Safety Code section 25100-25250.25); the Hazardous Materials Transportation Act, as amended (Title 49 United States Code Sections 1801-1819); and any substance defined as “hazardous waste” in Health and Safety Code Section 25117 or as a “hazardous substance” in Health and Safety Code Section 25316, and in the regulations adopted and publications promulgated under these laws. “Hazardous Materials” shall also include asbestos or asbestos-containing materials, radon gas, and petroleum or petroleum fractions, whether or not defined as a hazardous waste or hazardous substance in any such statute, ordinance, rule, or regulation as of the Closing Date.

4.1.7 Material Adverse Change. There is no material adverse change in the condition of the BPR Property after the District Diligence Period (including without limitation the environmental condition of the BPR Property).

4.2 Conditions to BPR’s Obligations. BPR’s obligation to exchange for the District Property, upon the Close of Escrow, shall be subject to the satisfaction or written waiver by BPR of each of the conditions precedent set forth in this Section 4.2.

4.2.1 District’s Performance. District is not in material default of any term or condition of this Agreement. In the event BPR alleges that District is in material default, BPR shall notify District in writing and describe the alleged default in reasonable detail. District shall have a reasonable time, but not less than fifteen (15) days or more than thirty (30) days, to cure any alleged default.

4.2.2 District Deliveries Made. District has deposited with Escrow Holder all documents required of District by this Agreement to close the Escrow.

4.2.3 Title Policy. Title Company shall be irrevocably committed to issue to BPR an ALTA standard, or at BPR's choice, an ALTA extended coverage owner's policy of title insurance ("Title Policy"), with liability in the amount of the Exchange Amount, showing fee title to the District Property vested in BPR, subject only to:

- (a) the standard printed exceptions and exclusions contained in the form of the Title Policy commonly used by Title Company;
- (b) title exceptions approved by BPR pursuant to Section 2.4 of this Agreement;
- (c) title exceptions resulting from documents being recorded or delivered through Escrow pursuant to this Agreement; and
- (d) any other exceptions approved in writing by BPR in its sole and absolute discretion.

The terms of sub-sections (a) through (d), inclusive, being herein collectively referred to as the BPR "Permitted Exceptions".

4.2.4 Representations and Warranties. All representations and warranties made by District in this Agreement, to District's actual knowledge, are true and correct in all material respects as of the Closing as though made at that time.

4.2.5 Hazardous Materials; Environmental Compliance. BPR determines that the District Property, or any portion thereof, is in violation of said Environmental Laws, as set forth in Section 4.1.6 above.

4.2.6 Material Adverse Change. There is no material adverse change in the condition of the District Property after the BPR Due Diligence Period (including without limitation the environmental condition of the District Property).

4.2.7 Acquisition by BPR of Fee Title to BPR Property. BPR shall have acquired fee title to the BPR Property on or before the BPR Property Closing Date. In furtherance thereof, BPR agrees to use its commercially reasonable efforts to acquire the BPR Property on or before the BPR Property Closing Date pursuant to the terms of the purchase and sale agreement with the current owner of the BPR Property; provided, however, that such efforts shall not require BPR to enter into litigation regarding the acquisition of the BPR Property and any such litigation shall be at BPR's sole discretion. Further, BPR shall not be deemed to be in default under the terms of this Agreement in the event that, despite exercising such commercially reasonable efforts, BPR fails to acquire fee title to the BPR Property. In the event that BPR fails to acquire fee title to the BPR Property on or before the BPR Property Closing Date: (1) this Agreement shall be invalid, void, and unenforceable; (2) the District shall not be required to pay any sums to BPR; and (3) all sums deposited in escrow shall be returned to the District. In such event, BPR agrees that the District may pursue acquisition of the BPR Property independent of BPR.

4.3 Satisfaction of Conditions. Where satisfaction of any of the foregoing conditions requires action by District or BPR, each Party shall use its diligent best efforts, in good faith, and at its own cost, to satisfy such condition. Where satisfaction of any of the foregoing conditions requires the approval of a Party, such approval shall be in such Party's sole and absolute discretion.

4.4 Waiver. District may at any time or times, at its election, waive any of the conditions set forth in Section 4.1 above to its obligations hereunder, but any such waiver shall be effective only if contained in a writing signed by District and delivered to BPR. BPR may at any time or times, at its election, waive any of the conditions set forth in Section 4.2 above to its obligations hereunder, but any such waiver shall be effective only if contained in a writing signed by BPR and delivered to District.

4.5 Termination. In the event each of the conditions set forth in Section 4.1 are not fulfilled within the time provided by the terms of this Agreement or waived by District pursuant to Section 4.4, District may, at its option, terminate this Agreement and the Escrow opened hereunder, thereby releasing the Parties from further obligations related to the exchange of the Properties hereunder (but excluding any obligations of the Parties which by their terms survive the termination of this transaction). In the event that the conditions set forth in Section 4.2 are not fulfilled within the time periods provided by this Agreement or waived prior to the Closing Date, BPR may, at its option, terminate this Agreement and the Escrow opened hereunder, thereby releasing the Parties from further obligations related to the exchange of the Properties hereunder (but excluding any obligations of the Parties which by their terms survive the termination of this transaction). Furthermore, in the event this Agreement is terminated by either Party, all documents delivered by any Party to Escrow Holder shall be returned within a reasonable time to the original Party. Nothing in this Section 4.5 shall be construed as releasing any Party from liability for any default of its obligations hereunder or breach of its representations and warranties under this Agreement occurring prior to the termination of this Agreement and/or the Escrow to be opened hereunder.

5. REPRESENTATIONS AND WARRANTIES-BROKERAGE COMMISSIONS.

5.1 District's Representations and Warranties. District hereby makes the following representations and warranties to BPR, each of which (i) is material and relied upon by BPR in making its determination to enter into this Agreement, (ii) is to the actual knowledge of District true in all material respects as of the Effective Date and shall be true in all material respects on the Closing Date, and (iii) shall survive the Close of Escrow for one (1) year:

- (a) District has full right, power, and authority to enter into this Agreement and to perform District's obligations hereunder and no notice to, consent or approval of any other person or entity, judicial or administrative body, governmental authority or other party is required in connection therewith. This Agreement and all other documents delivered by District to BPR now or at the Close of Escrow, have been or will be duly executed and delivered by District and are legal, valid, and binding obligations of District, are enforceable in accordance with their respective terms, and do not materially violate any provision of any agreement to which District is

a party. The entering into of this Agreement and District's performance of its obligations hereunder does not and will not constitute a default (or an event which, with the giving of notice or the passage of time or both, would constitute a default) under any agreement to which the District is a party or by which the District Property is bound.

- (b) Other than those matters known and disclosed by the Parties in writing as of the Effective Date, there are no pending or known threatened actions, suits, writs, injunctions, decrees, legal proceedings or governmental investigations against or affecting the District Property or relating to the ownership, maintenance, use or operation of the District Property.
- (c) Other than those matters known and disclosed by the Parties in writing as of the Effective Date, District has not received any written notices nor has any actual knowledge of any violation of any laws, ordinances, rules, regulations or requirements of any governmental agency, body or subdivision affecting or relating to the District Property.
- (d) Other than those matters known and disclosed by the Parties in writing as of the Effective Date, there are no written leases, rights of first refusal, or other agreements relating to the right of possession and/or occupancy of the District Property by any person or entity, except for matters of record approved by BPR pursuant to Section 2.4 above.
- (e) Other than those matters known and disclosed by the Parties in writing as of the Effective Date, District is not actually aware that the District Property, or District, are in violation of any applicable Federal, State or local statute, ordinance, order, requirement, law, or regulation materially adversely affecting the District Property or construction of any improvement thereon. District has received no written notice of any such violation of applicable law. BPR shall make its own independent determination of the feasibility of the use of the District Property for BPR's intended use.
- (f) District has not personally caused or knowingly permitted any contamination by Hazardous Materials (as defined in Section 4.1.5 of this Agreement) to occur on, at, about, or within the District Property, or any portion thereof, or otherwise knows of any such contamination of Hazardous Materials on, at, about, or within the District Property, or any portion thereof.
- (g) Except as disclosed to BPR by the District in writing prior to the Effective Date, to the District's knowledge no written or verbal commitments have been made to any governmental authority or quasi-governmental authority, utility company, school board, church or other religious body, or any homeowners' association, or to any other organization, group, or individual, relating to the District Property which would impose an

obligation upon BPR or its successors or assigns to make any contribution or dedications of money or land, or to construct, install or maintain any improvements of a public or private nature on or off the District Property, or which may materially and adversely affect the District Property or may materially increase the cost of the development, use or sale of the District Property;

- (h) To the District's knowledge, the District Property is not inhabited by, nor will the development of the District Property involve the taking of, any endangered or threatened species of animals, plants or insects nor has any portion of the District Property been designated as habitat or a biological corridor for any endangered or threatened species nor is any such designation pending;
- (i) To the District's knowledge, there are no archaeological or paleontological resources or Native American burial grounds on the District Property;
- (j) To the District's knowledge, except as set forth in the PTR or the District's Due Diligence Materials, neither the District Property nor any part thereof is within an assessment district, communities facilities district or any other special taxing district, nor has any application been made or submitted for the creation of any special taxing district with respect to the District Property or the annexation of the District Property thereto. To the District's knowledge, the District has not received notice, either oral or written, and has no knowledge that any governmental authority or quasi-governmental authority intends to commence construction of any special or off-site improvements affecting the District Property or impose any special or other assessment against the Property in connection therewith. To the District's knowledge, the District has not received any oral or written notification from any governmental authority or quasi-governmental authority having jurisdiction over the District Property requiring any work to be done on or affecting the District Property;
- (k) To the District's knowledge, there is no moratorium or like governmental order in effect with respect to the District Property and to the District's knowledge no such moratorium or similar ordinance is now contemplated; and
- (l) To the District's knowledge, no Stormwater Pollution Prevention Plan is pending or in effect with respect to any portion of the District Property.

If District becomes aware of any act or circumstance which would change or render incorrect, in whole or in part, any representation or warranty made by District hereunder, whether as of the Effective Date or any time thereafter through the Closing Date, District will give immediate written notice of such changed fact or circumstance to BPR, but such notice shall not release District of any liabilities or obligations with respect thereto. For the purpose of the warranties and representations, the knowledge requirement shall be based on actual written

notice to District's designated person in a form which would provide actual notice to a person without a duty of inquiry. The District's designated person is solely limited to Michael Fine personally, and does not include his or any of District's agents, advisors or consultants. There shall be no personal liability on the part of such named person arising out of any representations or warranties made herein. If BPR has actual knowledge prior to the Closing Date of any inaccuracy in any representation or warranty of the District but BPR nonetheless proceeds with the Closing, then the District's representations and warranties shall be deemed qualified and amended or modified to the full extent of BPR's knowledge of such inaccuracy and BPR shall have no right or remedy and the District shall have no obligation or liability on account of such inaccuracy.

5.2 BPR's Representations and Warranties. BPR hereby makes the following representations and warranties to District, each of which (i) is material and relied upon by District in making its determination to enter into this Agreement, (ii) is to the actual knowledge of BPR true in all material respects as of the Effective Date and shall be true in all material respects on the Closing Date, and (iii) shall survive the Close of Escrow for one (1) year:

- (a) BPR has full right, power, and authority to enter into this Agreement and to perform BPR's obligations hereunder and (subject to BPR's approval of the District Property as provided in Section 2.2 above) no notice to, consent or approval of any other person or entity, judicial or administrative body, governmental authority or other party is required in connection therewith. This Agreement and all other documents delivered by BPR to District now or at the Close of Escrow, have been or will be duly executed and delivered by BPR and are legal, valid, and binding obligations of BPR, are enforceable in accordance with their respective terms, and do not materially violate any provision of any agreement to which BPR is a party. The entering into of this Agreement and BPR's performance of its obligations hereunder does not and will not constitute a default (or an event which, with the giving of notice or the passage of time or both, would constitute a default) under any agreement to which the BPR is a party or by which the BPR Properties (if any) are bound.
- (b) The following representations apply only as to BPR Property (if any):
 - (i) Other than those matters known and disclosed by the Parties as of the Effective Date or as included in the Due Diligence Materials, there are no pending or known threatened actions, suits, writs, injunctions, decrees, legal proceedings or governmental investigations against or affecting the BPR Property or relating to the ownership, maintenance, use or operation of the BPR Property.
 - (ii) Other than those matters known and disclosed by the Parties in writing as of the Effective Date or as included in the Due Diligence Materials, BPR has not received any written notices nor has any actual knowledge of any violation of any laws, ordinances, rules,

regulations or requirements of any governmental agency, body or subdivision affecting or relating to the BPR Property.

- (iii) Other than those matters known and disclosed by the Parties in writing as of the Effective Date or as included in the Due Diligence Materials, there are no written leases, rights of first refusal, or other agreements relating to the right of possession and/or occupancy of the BPR Property by any person or entity, except for matters of record approved by District pursuant to Section 2.4 above.
- (iv) Other than those matters known and disclosed by the Parties in writing as of the Effective Date or as included in the Due Diligence Materials, BPR is not actually aware that the BPR Property, or BPR, are in violation of any applicable Federal, State or local statute, ordinance, order, requirement, law, or regulation materially adversely affecting the BPR Property or construction of any improvement thereon. BPR has received no written notice of any such violation of applicable law. District shall make its own independent determination of the feasibility of the use of the BPR Property for District's intended use.
- (v) BPR has not personally caused or knowingly permitted any contamination by Hazardous Materials (as defined in Section 4.1.5 of this Agreement) to occur on, at, about, or within the BPR Property, or any portion thereof, or otherwise knows of any such contamination of Hazardous Materials on, at, about, or within the BPR Property, or any portion thereof.
- (vi) Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge no written or verbal commitments have been made to any governmental authority or quasi-governmental authority, utility company, school board, church or other religious body, or any homeowners' association, or to any other organization, group, or individual, relating to the BPR Property which would impose an obligation upon District or its successors or assigns to make any contribution or dedications of money or land, or to construct, install or maintain any improvements of a public or private nature on or off the BPR Property, or which may materially and adversely affect the BPR Property or may materially increase the cost of the development, use or sale of the BPR Property;
- (vii) Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, the BPR Property is not inhabited by, nor will

the development of the BPR Property involve the taking of, any endangered or threatened species of animals, plants or insects nor has any portion of the BPR Property been designated as habitat or a biological corridor for any endangered or threatened species nor is any such designation pending;

- (viii) Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, there are no archaeological or paleontological resources or Native American burial grounds on the BPR Property;
- (ix) To BPR's knowledge, except as set forth in the PTR or BPR 's Due Diligence Materials, neither the BPR Property nor any part thereof is within an assessment district, communities facilities district or any other special taxing district, nor has any application been made or submitted for the creation of any special taxing district with respect to the BPR Property or the annexation of the BPR Property thereto. Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, BPR has not received notice, either oral or written, and has no knowledge that any governmental authority or quasi-governmental authority intends to commence construction of any special or off-site improvements affecting the BPR Property or impose any special or other assessment against the BPR Property in connection therewith. To Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, BPR has not received any oral or written notification from any governmental authority or quasi-governmental authority having jurisdiction over the BPR Property requiring any work to be done on or affecting the BPR Property;
- (x) Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, there is no moratorium or like governmental order in effect with respect to the BPR Property and to the BPR's knowledge no such moratorium or similar ordinance is now contemplated; and
- (xi) Except as disclosed to District by BPR in writing prior to the Effective Date or as included in the Due Diligence Materials, to BPR's knowledge, no Stormwater Pollution Prevention Plan is pending or in effect with respect to any portion of the BPR Property.

If BPR becomes aware of any act or circumstance which would change or render incorrect, in whole or in part, any representation or warranty made by BPR hereunder, whether

as of the Effective Date or any time thereafter through the Closing Date, BPR will give immediate written notice of such changed fact or circumstance to District, but such notice shall not release BPR of any liabilities or obligations with respect thereto. For the purpose of the warranties and representations, the knowledge requirement shall be based on actual written notice to BPR's designated person in a form which would provide actual notice to a person without a duty of inquiry. BPR's designated person is solely limited to David Peery, personally, and does not include either such person's or any of BPR's agents, advisors or consultants. There shall be no personal liability on the part of such named persons arising out of any representations or warranties made herein. If the District has actual knowledge prior to the Closing Date of any inaccuracy in any representation or warranty of BPR but the District nonetheless proceeds with the Closing, then BPR's representations and warranties shall be deemed qualified and amended or modified to the full extent of the District's knowledge of such inaccuracy and the District shall have no right or remedy and BPR shall have no obligation or liability on account of such inaccuracy.

5.3 Brokerage Commissions. BPR is not represented by a broker in this transaction. District shall be responsible for the payment of a commission to Nate Worthen of Newmark Grubb Knight Frank in the amount of \$43,000 upon the Close of Escrow for the BPR Property, except if the District acquires the BPR Property independent of BPR pursuant to Section 4.2.7 as a result of BPR failing to acquire fee title to the BPR Property on or before the BPR Property Closing Date. District and BPR each represents and warrants to the other, except for the broker identified immediately above, that no third party is entitled to a broker's commission and/or finder's fee with respect to the transactions contemplated by this Agreement. Each Party agrees to indemnify and hold the other harmless from and against all liabilities, costs, damages, and expenses, including without limitation, attorneys' fees, resulting from any claims or fees or commissions, based upon agreements by it, if any, to pay a broker's commission and/or finder's fee. This Section 5.3 shall survive the termination of this Agreement and the Close of Escrow.

6. DEFAULT.

6.1 BPR's Default. The occurrence of any of the following prior to the Close of Escrow shall be a material default by BPR of its obligations under this Agreement: (i) the failure by BPR to deposit any funds, documents or other items into Escrow as required by this Agreement; (ii) any of BPR's representations and warranties set forth in this Agreement being untrue in any material respect as and when made; and (iii) the failure of BPR to perform any other material act to be performed by BPR or to refrain from performing any material prohibited act under this Agreement where such failure is not cured within the relevant time periods set forth below. With the exception of any BPR default under (i) above, which shall not be subject to the following notice and cure provisions, BPR shall not be in default if BPR cures any failure within ten (10) business days after receipt of written notice from the District of such failure (or, if such failure is of such a nature that is curable but cannot reasonably be cured within such ten (10) business day period, if BPR commences a cure within such ten (10) business day period and diligently pursue such cure to completion within a reasonable time thereafter but in no event later than two (2) business days prior to the Closing Date.

In the event BPR defaults under any of the terms and provisions of this Agreement (after any applicable notice and cure periods), District shall have the right, but not the obligation, as its

sole remedy for such default, to terminate this Agreement and the Escrow created hereby. In the event of such termination by District: (a) District shall be entitled to the immediate refund of any funds deposited by District into Escrow or released to BPR for or related to the BPR Property, including all interest earned thereon; and (b) BPR shall not be entitled to the refund of any amounts paid to District or any other amounts paid by BPR relating to the District Property and any processing of the Entitlements for the District Property; and (c) BPR shall deliver to District all work product prepared by or on behalf of BPR for the Project but excluding internally prepared financial analysis, work product subject to proprietary rights of third parties or work product protected by attorney client privilege, and without representation or warranty or right to rely thereon.

6.2 District's Default. The occurrence of any of the following prior to the Close of Escrow shall be a material default by the District of its obligations under this Agreement: (i) the failure by the District to deposit any funds, documents or other items into Escrow as required by this Agreement; (ii) any of the District's representations and warranties set forth in this Agreement being untrue in any material respect as and when made; and (iii) the failure of the District to perform any other material act to be performed by the District or to refrain from performing any material prohibited act under this Agreement where such failure is not cured within the relevant time periods set forth below. With the exception of any District default under (i) above, which shall not be subject to the following notice and cure provisions, the District shall not be in default if District cures any failure within ten (10) business days after receipt of written notice from BPR of such failure (or, if such failure is of such a nature that is curable but cannot reasonably be cured within such ten (10) business day period, if the District commences a cure within such ten (10) business day period and diligently pursue such cure to completion within a reasonable time thereafter but in no event later than two (2) business days prior to the Closing Date.

In the event the District shall default under any of the terms and provisions of this Agreement (after any applicable notice and cure period), BPR shall have the right, but not the obligation, to terminate this Agreement and the Escrow created hereby, in which event the Initial Deposit shall be retained by BPR, as Liquidated Damages pursuant to Section 6.3.1, and thereafter neither Party will have any further rights or obligations hereunder except those which are expressly stated to survive such termination.

6.3 Liquidated Damages.

6.3.1 BPR's Remedies; Liquidated Damages. IF DISTRICT FAILS TO PERFORM ANY MATERIAL OBLIGATION UNDER THIS AGREEMENT AND DOES NOT CURE SUCH FAILURE OR COMMENCE AND DILIGENTLY PURSUE SUCH CURE AFTER BPR HAS GIVEN DISTRICT THIRTY (30) DAYS PRIOR WRITTEN NOTICE ("DISTRICT'S DEFAULT"), THEN UPON WRITTEN NOTICE FROM BPR AS PROVIDED IN SECTION 6.2, BPR SHALL BE ENTITLED TO THE AMOUNT OF THE DISTRICT'S INITIAL DEPOSIT AS LIQUIDATED DAMAGES FOR DISTRICT'S DEFAULT AS BPR'S SOLE AND EXCLUSIVE REMEDY. THE PARTIES AGREE THAT, BASED UPON CIRCUMSTANCES NOW EXISTING, KNOWN AND UNKNOWN, IT WOULD BE IMPRACTICAL OR EXTREMELY DIFFICULT TO FIX BPR'S ACTUAL DAMAGES BY REASON OF DISTRICT'S DEFAULT, THAT THE FOREGOING AMOUNT IS A

Property already actually incurred by BPR up to an amount not to exceed One Hundred thousand Dollars (\$100,000.00).

7.2 Indemnity Regarding BPR Property. The Parties acknowledge that as of the opening of Escrow, BPR does not own fee simple title to the BPR Property and is currently in escrow with Property Reserve, Inc., a Utah non-profit corporation (“Property Reserve”) to acquire the BPR Property. BPR has represented to the District that it has the right and authority to enter into this Agreement and will be the owner in fee simple of the BPR Property prior to the Close of Escrow. Subject to the terms of Section 2.2 regarding District's entry onto the BPR Property, BPR shall defend, indemnify and hold harmless District from and against any and all claims resulting or arising from the transaction between BPR and Property Reserve, and/or resulting or arising from BPR’s relationship or any agreements with BPR’s brokers, consultants, partners, joint venturers or any other entity. Such indemnification shall include, and shall not be limited to, all foreseeable and unforeseeable damages, fees, costs, losses and expenses, including any and all reasonable attorneys' fees and consultant fees and investigation costs and expenses, arising therefrom, and including fines and penalties of any nature whatsoever, assessed, levied or asserted against the District.

7.3 Lease Back of District Property. Effective and conditioned upon the Close of Escrow for the acquisition of the District Property by BPR, BPR hereby leases the District Property to District, and District hereby leases the District Property from BPR, for a period of twelve (12) months from the date of Close of Escrow upon the following terms:

- (a) The rent for the entire term shall be the sum of one-dollar (\$1.00).
- (b) The lease shall be terminable by BPR on thirty (30) days’ written notice.
- (c) District shall defend, indemnify and hold harmless BPR from and against any and all claims resulting or arising from the use and occupancy of the District Property by District, excluding any claims resulting from the BPR’s sole negligence or willful misconduct.
- (d) BPR shall defend, indemnify and hold harmless the District from and against any and all claims resulting or arising from the use and occupancy of the District Property by BPR, excluding any claims resulting from the District’s sole negligence or willful misconduct.
- (e) District, at its sole cost, shall maintain the District Property during the term of the Lease in at least as good a condition as existed on the Close of Escrow, including any security required to prevent vandalism and illegal dumping on the District Property.
- (f) District shall cause the District Property to be insured on its commercial general liability policy or maintain a separate commercial general liability policy and shall cause BPR to be named as an additional insured on any such policy.
- (g) District shall cooperate with BPR to seek tax exempt status for the District Property during the term of this Lease.

(h) The lease may be extended for six (6) additional months by mutual agreement of the Parties.

7.4 Tentative Tract Map. Following the approval of BPR's approval of its Due Diligence review of the District Property pursuant to Section 2.4, BPR agrees to file and diligently process an application for a tentative tract map on the District Property (the "Tentative Tract Map"). District shall reasonably cooperate with and assist BPR in obtaining the Tentative Tract Map and any other entitlements and other governmental approvals required for BPR's contemplated development of the District Property. In furtherance thereof, District agrees to execute any and all documents reasonably requested by BPR to gain the approval by any governmental body or agency of any plans, maps, or development agreements submitted by BPR for approval pursuant to this Agreement. Subject to the terms of Section 6.1, District shall not be required to spend any money nor incur any liability in fulfilling its obligations under this paragraph. Notwithstanding the foregoing, BPR shall not have the right to record any maps, documents or other instruments against the District Property or impose any liabilities, liens or other monetary encumbrances on the District Property which would survive termination of the Agreement and bind District or the District Property, without District's prior written consent. BPR shall defend, indemnify and hold harmless District from and against any and all claims resulting from the processing and approval of the Tentative Tract Map, governmental approvals, entitlements and/or any and all related environmental approvals under CEQA. Such indemnification shall include, and shall not be limited to, all foreseeable and unforeseeable damages, fees, costs, losses and expenses, including any and all reasonable attorneys' fees and consultant fees and investigation costs and expenses, arising therefrom, and including fines and penalties of any nature whatsoever, assessed, levied or asserted against the District.

8. MISCELLANEOUS.

8.1 Costs of Conveyance. All costs related to the Parties' due diligence inspections and testing, and production of and/or reproduction of the Due Diligence Materials shall be the sole responsibility of the Party expending such costs.

8.2 Attorneys' Fees; Litigation. In the event either Party to this Agreement should default under any of the provisions hereof, and the nondefaulting Party should employ attorneys or incur other expenses in any action for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting Party herein contained and the nondefaulting Party shall be the prevailing Party in such action, the defaulting Party agrees that it will on demand therefor pay to the nondefaulting Party the reasonable fees of such attorneys and such other reasonable expenses so incurred by the nondefaulting Party.

8.3 Notices. All notices required to be delivered under this Agreement to the other Party must be in writing and shall be effective (i) when personally delivered by the other Party or messenger or courier thereof (if delivered before 5:00 p.m. on a business day and otherwise on the next business day); (ii) three (3) business days after deposit in the United States mail, registered or certified; (iii) the next business day after deposit before the daily deadline time with a reputable overnight courier or service for next business day delivery; or (iv) upon receipt of a telecopy or fax transmission (if received on or before 5:00 p.m. on a business day and otherwise

on the next business day), provided a hard copy of such transmission shall be thereafter delivered in one of the methods described in the foregoing (i) through (iii); in each case postage fully prepaid and addressed to the respective Parties as set forth below or to such other address and to such other persons as the Parties may hereafter designate by written notice to the other Parties hereto:

To District: Riverside Unified School District
3380 Fourteenth Street
Riverside, CA 92501
Attn: Michael Fine
Facsimile No.: (951) 778-5668

With copy to: Atkinson, Andelson, Loya, Ruud & Romo
3450 Fourteenth Street, Suite 420
Riverside, CA 92501
Attn: John W. Dietrich, Esq.
Facsimile No.: (951) 683-1144

To BPR: BP Riverside Partners, LLC
7119 Indiana Ave, Suite 300
Riverside, CA 92504
Attn: Steve Berzansky
Facsimile No.: (951) 784-0844

With copy to: Songstad Randall Coffee & Humphrey LLP
2201 Dupont Drive, Suite 100
Irvine, CA 92612
Attn: Timothy L. Randall
Facsimile: (949) 757-1613

The Parties, by notice given hereunder, may designate different addresses to which subsequent notices, certificates or other communications will be sent.

8.4 Execution in Counterpart. This Agreement may be executed in several counterparts, and all so executed shall constitute one agreement binding on all Parties hereto, notwithstanding that all Parties are not signatories to the original or the same counterpart.

8.5 Assignment. Except as set forth below, BPR shall not assign this Agreement or any right or privilege BPR might have under this Agreement without the prior written consent of District, which consent shall not be unreasonably withheld, provided that the assignee agrees in a written notice to District to carry out and observe each of BPR's obligations hereunder, including all Exhibits hereto. Notwithstanding the foregoing, prior to Closing BPR may assign and delegate all of its rights, interests and obligations under this Agreement without the prior approval of the District to any entity of which BPR has responsibility for day-to-day management and in which BPR has a financial interest. District shall not assign this Agreement or any right or privilege District might have under this Agreement without the prior written consent of BPR, which consent shall not be unreasonably withheld, provided that the assignee

agrees in a written notice to BPR to carry out and observe each of District's obligations hereunder, including all Exhibits hereto.

8.6 Third Party Beneficiaries. Nothing in this Agreement shall be construed to confer any rights upon any party not signatory to this Agreement.

8.7 Binding on Heirs. This Agreement shall be binding upon the Parties hereto and their respective heirs, representatives, transferees, successors, and assigns.

8.8 Time of the Essence. Time is of the essence with respect to each of the terms, covenants, and conditions of this Agreement.

8.9 Condemnation. In the event the BPR Properties (if any) or District Property is taken, in whole or in part, or designated to be taken by condemnation proceedings other than condemnation proceedings instigated by District, or proceedings or deed in lieu thereof, prior to the Close of Escrow, each Party shall have the right to terminate this Agreement and cancel Escrow by delivering to the other Party and Escrow Holder written notice thereof.

8.10 Entire Agreement, Waivers and Amendments. This Agreement (including the exhibits attached hereto) incorporate all of the terms and conditions mentioned herein, or incidental hereto, and supersede all negotiations and previous agreements between the Parties with respect to all or part of the subject matter thereof. All waivers of the provisions of this Agreement must be in writing and signed by the appropriate authorities of the Party to be charged. Any amendment or modification to this Agreement must be in writing and executed by both Parties.

8.11 Exhibits. Exhibits "A-1," "A-2," "B-1," "B-2," "C," "D-1," "D-2," "E," "E-2," and "F" attached to this Agreement are incorporated herein by this reference and made a part hereof. Said Exhibits are identified as follows:

"A-1"	LEGAL DESCRIPTION OF DISTRICT PROPERTY
"A-2"	LEGAL DESCRIPTION OF BPR PROPERTY
"B-1"	GRANT DEED - BPR PROPERTY
"B-2"	GRANT DEED - DISTRICT PROPERTY
"C"	PUBLIC AGENCY CERTIFICATE OF ACCEPTANCE- DISTRICT
"D-1"	NON-FOREIGN AFFIDAVIT - BPR PROPERTY
"D-2"	NON-FOREIGN AFFIDAVIT - DISTRICT PROPERTY
"E-1"	ASSIGNMENT AND BILL OF SALE
"E-2"	ASSIGNMENT AND BILL OF SALE
"F"	GENERAL ESCROW INSTRUCTIONS

8.12 Effect of Recitals. The Recitals above are deemed true and correct, are hereby incorporated into this Section as though fully set forth herein, and the Parties acknowledge and agree that they are each bound by same.

8.13 Section References. Any reference to any section of this Agreement cited without a decimal includes all sections following the cited section. For example, a reference to Section 5 includes 5.1, 5.1(a) et seq.

8.14 Severability. If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

8.15 Interpretation: Governing Law; Calculation of Days. This Agreement shall be construed according to its fair meaning and as if prepared by both Parties hereto. This Agreement shall be construed in accordance with the laws of the State of California in effect on the Effective date. Unless specifically stated to the contrary, all references to days herein shall be deemed to refer to calendar days. If the final date for payment of any amount or performance of any act hereunder falls on a day other than a business day, such payment may be made or act performed on the next succeeding business day. A “business day” shall mean Saturday, Sunday or any other day on which the banks in California are required or permitted to be closed. The time in which any act is to be done under this Agreement is computed by excluding the first day (such as the day Escrow opens), and including the last day, unless the last day is a not a business day, in which case the time shall be extended to the next business day.

8.16 Covenants to Survive Escrow. Except as otherwise provided in this Agreement, the covenants and agreements contained in this Agreement which imply or require performance after the Close of Escrow shall survive the Close of Escrow.

8.17 Conflicts of Interest. No director, officer, official, representative, agent or employee of District or BPR shall have any financial interest, direct or indirect, in this Agreement. Notwithstanding the above, the Parties acknowledge that to the extent the development of the District Property results in revenue for BPR, such revenue may contribute to bonuses, income or distributions received by BPR employees, officers and/or shareholders. BPR is solely responsible for complying with any applicable disclosure and/or conflict requirements applicable to its participation in this transaction.

8.18 Nondiscrimination. There shall be no discrimination by the Parties against any person on account of race, color, religion, sex, marital status, national origin, or ancestry in the performance of their respective obligations under this Agreement.

8.19 Rights and Remedies are Cumulative. Except as may be otherwise expressly stated in this Agreement, the rights and remedies of the Parties are cumulative, and the exercise by any Party of one or more of its right or remedies shall not preclude the exercise by it, at the same time or at different times, of any other rights or remedies for the same default or any other default by another Party.

8.20 Provisions Required by Law Deemed Inserted. Each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to be inserted herein and the Agreement shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon application of either Party the Agreement shall forthwith be physically amended to make such insertion or correction. The foregoing shall not be read in a manner which works to strike or modify a negotiated term of this Agreement.

8.21 Cooperation. The Parties acknowledge that it may be necessary to execute documents other than those specifically referred to herein in order to complete the exchange of the District Property and BPR Property and/or to accomplish the objectives and requirements that are set out in this Agreement. Both Parties hereby agree to cooperate with each other by executing such other documents or taking such other actions as may be reasonably necessary to complete this transaction in accordance with the intent of the Parties as evidenced in this Agreement and attached Exhibits hereto.

8.22 Confidentiality. This provision shall supersede Sections 8 and 9 of the Letter of Intent between the parties dated March 17, 2015. "Confidential Information" means business or technical information that at the time of disclosure is clearly marked as "proprietary" or "confidential." Any Confidential Information acquired or received by either party (the "Recipient") in the course of this Agreement will not be disclosed or transferred to any person or entity other than to employees of a party and for the purpose of performing its obligations under this Agreement. Confidential Information received under this Agreement will be treated with the same degree of care and security as each party uses with respect to its own Confidential Information, but not less than a reasonable degree of care. The parties agree to use Confidential Information only for the purpose of performance of this Agreement and to make no copies except as necessary for performance of this Agreement. "Confidential Information" does not include information which (i) is or becomes generally available to the public other than as a result of disclosure by the Recipient, (ii) was known by the Recipient at the time of disclosure of the information without any obligation of confidence, and that knowledge is evidenced by reasonable proof, (iii) was or becomes available from a source other than the owner if the source was not legally bound to maintain the confidentiality of the information, or (iv) the Recipient independently develops without use of or reference to the Confidential Information. Each party acknowledges that unauthorized disclosure or use of the Confidential Information by a party may irreparably damage the other party in such a way that adequate compensation could not be obtained from damages in an action at law. Accordingly, the actual or threatened unauthorized disclosure or use of any Confidential Information shall give the owner the right to seek injunctive relief restraining such unauthorized disclosure or use, in addition to any other remedy otherwise available. The Recipient may disclose the Confidential Information of the disclosing party in response to a valid court order, law, or other governmental action, provided that, to the extent permitted by law, (i) the disclosing party is notified in writing before disclosure of the information and given a reasonable opportunity to obtain a protective order, and (ii) the Recipient assists the disclosing party, at the disclosing party's sole expense, in any attempt to limit or prevent the disclosure of the Confidential Information. It is understood that the District is subject to the California Public Records Act (Gov. Code § 6250 *et seq.*). If BPR fails to obtain a court order enjoining that disclosure, District will release the requested information on the date required under the California Public Records Act.

[SIGNATURES ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized officers, as of the Effective Date.

<p>DISTRICT:</p> <p>RIVERSIDE UNIFIED SCHOOL DISTRICT a public school district</p> <p>By: _____ Its: _____</p>	<p>BPR:</p> <p>BP RIVERSIDE PARTNERS, LLC, a California limited liability company</p> <p>By: _____ Its: _____</p> <p>By: _____ Its: _____</p>
<p>APPROVED AS TO FORM:</p> <p>ATKINSON, ANDELSON, LOYA, RUUD & ROMO</p> <p>By: _____ John W. Dietrich, legal counsel for District</p>	<p>APPROVED AS TO FORM:</p> <p>_____</p> <p>By: _____, _____, legal counsel for BPR</p>

ACCEPTANCE BY ESCROW HOLDER

First American Title Insurance Company hereby acknowledges that it has received a fully executed copy of the Exchange Agreement and Joint Escrow Instructions and agrees to act as the Escrow Holder thereunder and to be bound by and perform the terms thereof as such terms apply to the Escrow Holder. Escrow Holder shall execute two originals of this Acceptance and deliver one original to each of the District and BPR promptly following the Opening of Escrow for attachment to their execution originals of this Agreement.

Dated as of _____, 2015

FIRST AMERICAN TITLE INSURANCE COMPANY,
a California corporation

By: _____
Name: _____
Title: _____

EXHIBIT "A-1"

LEGAL DESCRIPTION OF DISTRICT PROPERTY

[To Be Inserted]

#55949-2.

- : D E S C R I P T I O N : -

In the City of Riverside, County of Riverside,
State of California, and described as follows:-

PARCEL #1.

The Westerly One-half ($W.\frac{1}{2}$) of the following
described property:-

The Easterly line of said Westerly one-half ($W.\frac{1}{2}$)
being parallel with Jackson Street;

A portion of Lot One (1) in Block Thirty (30)
of the Lands of the Riverside Land and Irrigating Company, as
shown by Map recorded in Book 1 page 70 of Maps, records of
San Bernardino County, California, described as follows:-

Commencing at a point in said Lot One (1), in Block
Thirty (30) where the Southerly line of Indiana Avenue
intersects the Westerly line of Jackson Street;

Thence running Westerly along the said Southerly
line of Indiana Avenue, Four Hundred Thirty-five and Six-
tenths (435.6) feet;

Thence at a right angle to said Southerly line of
Indiana Avenue, and parallel with the said Westerly line of
Jackson Street, Four Hundred Twenty-eight and Seven-tenths
(428.7) feet in a Southerly direction;

Thence Easterly Four Hundred Thirty-nine (439)
feet to a point on the Westerly line of Jackson Street, Three
Hundred Fifty-six and Three-tenths (356.3) feet Southerly
from the point of beginning;

Thence Northerly along the said Westerly line of
Jackson Street, Three Hundred Fifty-six and Three-tenths
(356.3) feet to the point of beginning; estimated to contain
Three and Nine Hundred and Twenty-five One-thousandths
(3.925) acres of land.

#55949-3.

PARCEL #2.

All that portion of Lot One (1) in Block Thirty (30) of the Lands of the Riverside Land and Irrigating Company as shown by Map recorded in Book 1 page 70 of Maps, records of San Bernardino County, California, described as follows:-

Commencing on the Northerly line of said Lot One (1), Block Thirty (30) above described, Four Hundred Thirty-five and Six-tenths (435.6) feet Westerly from the Northeasterly corner of said Lot One (1);

Thence Westerly along the Northerly line of said Lot One, Ninety and Forty-three One-hundredths (90.43) feet;

Thence at a right angle Southerly, Four Hundred Sixty-three and Twenty-eight One-hundredths (463.28) feet to the Right of Way of the Southern California Railroad;

Thence Easterly along the Northerly line of said Right of Way to a point opposite the point of beginning;

Thence Northerly Five Hundred and Fifteen One-hundredths (500.15) feet to the point of beginning.

This Certificate Does Not Include an Examination of, or a report on:-

1. Exceptions and rights reserved in United States Patents, existing roads, water rights, water locations, mining claims; or records of any local district or city or matters affecting title resulting therefrom, except the City of Riverside.
2. The validity of any tax sales, public assessments, attachments, leases, easements, declarations of homestead, or money judgments mentioned in this certificate.
3. The official record of the counties of San Bernardino or San Diego, subsequent to the date of the formation of Riverside County.

In Testimony Whereof, The Riverside Title Company has caused these presents to be duly signed by its -- -- President and attested by its Ass't. Secretary, under its corporate seal, and countersigned by its Manager, this 26th day of November, 1924, at 8:30 o'clock A. M.

RIVERSIDE TITLE COMPANY

By [Signature] President

Attest [Signature] Secretary

Countersigned [Signature] Manager

RIVERSIDE TITLE COMPANY



EXHIBIT "A-2"

LEGAL DESCRIPTION OF BPR PROPERTY

LOT 1 OF TRACT 27803-R, AS SHOWN BY MAP ON FILE IN BOOK 248, PAGES 4 AND 5 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA

APN: 223-092-028-0

EXHIBIT "B-1"

Riverside Unified School District

(Space Above For Recorder's Use)

The undersigned grantor(s) declare(s):
This conveyance is exempt from the payment of
a documentary transfer tax pursuant to Revenue
and Taxation Code Section 11922.

This document is being recorded for the benefit
of the Riverside Unified School District and is
exempt from the payment of a recordation fee
pursuant to Govt. Code Section 6103.

GRANT DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, BP RIVERSIDE PARTNERS, LLC, a limited liability company duly organized and validly existing under the Constitution and the laws of the State of California, hereby grants to the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and the laws of the State of California, that certain real property located in the City of Riverside, County of Riverside, State of California, described in the legal description and depicted in the map attached hereto as Exhibit "A," and incorporated herein by this reference.

Dated: _____

**BP Riverside Partners, LLC, a limited liability company
duly organized and validly existing under the Constitution and
the laws of the State of California**

By: _____

Its: _____

EXHIBIT "A" TO GRANT DEED

LEGAL DESCRIPTION OF BPR PROPERTY

LOT 1 OF TRACT 27803-R, AS SHOWN BY MAP ON FILE IN BOOK 248, PAGES 4 AND 5 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA

APN: 223-092-028-0

EXHIBIT "B-2"

RECORDING REQUESTED BY
AND WHEN RECORDED RETURN TO:

BP Riverside Partners, LLC

(Space Above For Recorder's Use)

In accordance with Section 11932 of the California Revenue and Taxation Code, Grantor has declared the amount of transfer tax which is due by a separate statement which is not being recorded with this Grant Deed

GRANT DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and the laws of the State of California, hereby grants to _____, a _____ duly organized and validly existing under the Constitution and the laws of the State of California, that certain real property located in the City of Riverside, County of Riverside, State of California, described in the legal description and depicted in the map attached hereto as Exhibit "A," and incorporated herein by this reference.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT
a public school district duly organized and validly
existing under the Constitution and the laws of the State
of California

By: _____
Its: _____

ATTEST:

By: _____
Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "A" TO GRANT DEED
LEGAL DESCRIPTION OF DISTRICT PROPERTY

[To Be Inserted]

#55949-2.

- : D E S C R I P T I O N : -

In the City of Riverside, County of Riverside,
State of California, and described as follows:-

PARCEL #1.

The Westerly One-half ($W.\frac{1}{2}$) of the following
described property:-

The Easterly line of said Westerly one-half ($W.\frac{1}{2}$)
being parallel with Jackson Street;

A portion of Lot One (1) in Block Thirty (30)
of the Lands of the Riverside Land and Irrigating Company, as
shown by Map recorded in Book 1 page 70 of Maps, records of
San Bernardino County, California, described as follows:-

Commencing at a point in said Lot One (1), in Block
Thirty (30) where the Southerly line of Indiana Avenue
intersects the Westerly line of Jackson Street;

Thence running Westerly along the said Southerly
line of Indiana Avenue, Four Hundred Thirty-five and Six-
tenths (435.6) feet;

Thence at a right angle to said Southerly line of
Indiana Avenue, and parallel with the said Westerly line of
Jackson Street, Four Hundred Twenty-eight and Seven-tenths
(428.7) feet in a Southerly direction;

Thence Easterly Four Hundred Thirty-nine (439)
feet to a point on the Westerly line of Jackson Street, Three
Hundred Fifty-six and Three-tenths (356.3) feet Southerly
from the point of beginning;

Thence Northerly along the said Westerly line of
Jackson Street, Three Hundred Fifty-six and Three-tenths
(356.3) feet to the point of beginning; estimated to contain
Three and Nine Hundred and Twenty-five One-thousandths
(3.925) acres of land.

#55949-3.

PARCEL #2.

All that portion of Lot One (1) in Block Thirty (30) of the Lands of the Riverside Land and Irrigating Company as shown by Map recorded in Book 1 page 70 of Maps, records of San Bernardino County, California, described as follows:-

Commencing on the Northerly line of said Lot One (1), Block Thirty (30) above described, Four Hundred Thirty-five and Six-tenths (435.6) feet Westerly from the Northeasterly corner of said Lot One (1);

Thence Westerly along the Northerly line of said Lot One, Ninety and Forty-three One-hundredths (90.43) feet;

Thence at a right angle Southerly, Four Hundred Sixty-three and Twenty-eight One-hundredths (463.28) feet to the Right of Way of the Southern California Railroad;

Thence Easterly along the Northerly line of said Right of Way to a point opposite the point of beginning;

Thence Northerly Five Hundred and Fifteen One-hundredths (500.15) feet to the point of beginning.

This Certificate Does Not Include an Examination of, or a report on:-

1. Exceptions and rights reserved in United States Patents, existing roads, water rights, water locations, mining claims; or records of any local district or city or matters affecting title resulting therefrom, except the City of Riverside.
2. The validity of any tax sales, public assessments, attachments, leases, easements, declarations of homestead, or money judgments mentioned in this certificate.
3. The official record of the counties of San Bernardino or San Diego, subsequent to the date of the formation of Riverside County.

In Testimony Whereof, The Riverside Title Company has caused these presents to be duly signed by its -- -- President and attested by its Ass't. Secretary, under its corporate seal, and countersigned by its Manager, this 26th day of November, 1924, at 8:30 o'clock A. M.

RIVERSIDE TITLE COMPANY

By *J. W. Covert* President

Attest *John Covert* Secretary

Countersigned *Chas. Johnson* Manager

RIVERSIDE TITLE COMPANY

EXHIBIT "C"

PUBLIC AGENCY CERTIFICATE OF ACCEPTANCE
(Government Code Section 27281)

This is to certify that the interest in real property conveyed by the Grant Deed dated _____, from _____, a _____, to the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and the laws of the State of California, is hereby accepted by the undersigned officer on behalf of the RIVERSIDE UNIFIED SCHOOL DISTRICT pursuant to authority conferred by the California Constitution and Board action dated _____, 2015, and the grantee consents to recordation thereof by its duly authorized officer.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT

ATTEST:

By: _____
Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "D-1"

NON-FOREIGN AFFIDAVIT

Section 1445 of the Internal Revenue Code provides that the transferee of an interest in real property located in the United States must withhold tax if the transferor is a foreign person. To inform the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and the laws of the State of California, ("Transferee"), that withholding of tax is not required upon the sale by BP Riverside Partners, LLC, a limited liability company duly organized and validly existing under the Constitution and the laws of the State of California ("Transferor"), of its fee simple interest in that certain real property sold pursuant to the Exchange Agreement and Joint Escrow Instructions dated _____, 2015 which real property is described in the legal description and depicted in the map attached to this Agreement as Exhibit "A," and incorporated herein by this reference, the undersigned hereby certifies the following:

1. The Transferor is not a foreign corporation, foreign partnership, foreign trust, or foreign estate (as those terms are defined in the Internal Revenue Code and the income tax regulations promulgated thereunder);
2. The Transferor's United States Taxpayer Identification Numbers are _____;
3. The Transferor's office address is _____; and
4. The Internal Revenue Service has not issued any notice with respect to Transferor or listed Transferor as a person whose affidavit may not be relied upon for purposes of Section 1445 of the Internal Revenue Code.

The Transferor understands that this certification may be disclosed to the Internal Revenue Service by Transferee and that any false statement contained herein could be punished by fine, imprisonment or both.

Under penalty of perjury, I declare that I have examined this certification and to the best of my knowledge and belief it is true, correct and complete, and I further declare that I am the _____ of the Transferor, and that I have authority to sign this document on behalf of the Transferor.

Dated: _____

**BP Riverside Partners, LLC, a California
Limited liability company**

By: _____

Its: _____

EXHIBIT "A" TO NON-FOREIGN AFFIDAVIT

LEGAL DESCRIPTION OF BPR PROPERTY

LOT 1 OF TRACT 27803-R, AS SHOWN BY MAP ON FILE IN BOOK 248, PAGES 4 AND 5 OF MAPS, RECORDS OF RIVERSIDE COUNTY, CALIFORNIA

APN: 223-092-028-0

EXHIBIT "D-2"

NON-FOREIGN AFFIDAVIT

Section 1445 of the Internal Revenue Code provides that the transferee of an interest in real property located in the United States must withhold tax if the transferor is a foreign person. To inform _____, a _____ duly organized and validly existing under the laws of the State of California ("Transferee"), that withholding of tax is not required upon the sale by RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and the laws of the State of California ("Transferor"), of its fee simple interest in that certain real property sold pursuant to the Exchange Agreement and Joint Escrow Instructions dated _____, 2015 which real property is described in the legal description and depicted in the map attached to this Agreement as Exhibit "A," and incorporated herein by this reference, the undersigned hereby certifies the following:

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2. The Transferor's United States Taxpayer Identification Numbers are _____;
3. The Transferor's office address is _____; and
4. The Internal Revenue Service has not issued any notice with respect to Transferor or listed Transferor as persons whose affidavit may not be relied upon for purposes of Section 1445 of the Internal Revenue Code.

The Transferor understands that this certification may be disclosed to the Internal Revenue Service by Transferee and that any false statement contained herein could be punished by fine, imprisonment or both.

Under penalty of perjury, I declare that I have examined this certification and to the best of my knowledge and belief it is true, correct and complete, and I further declare that I am the _____ of the Transferor, and that I have authority to sign this document on behalf of the Transferor.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
Its: _____

ATTEST:

By: _____
Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "A" TO NON-FOREIGN AFFIDAVIT
LEGAL DESCRIPTION OF DISTRICT PROPERTY

[To Be Inserted]

#55949-2.

- : D E S C R I P T I O N : -

In the City of Riverside, County of Riverside,
State of California, and described as follows:-

PARCEL #1.

The Westerly One-half ($W.\frac{1}{2}$) of the following
described property:-

The Easterly line of said Westerly one-half ($W.\frac{1}{2}$)
being parallel with Jackson Street;

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Thence at a right angle to said Southerly line of
Indiana Avenue, and parallel with the said Westerly line of
Jackson Street, Four Hundred Twenty-eight and Seven-tenths
(428.7) feet in a Southerly direction;

Thence Easterly Four Hundred Thirty-nine (439)
feet to a point on the Westerly line of Jackson Street, Three
Hundred Fifty-six and Three-tenths (356.3) feet Southerly
from the point of beginning;

Thence Northerly along the said Westerly line of
Jackson Street, Three Hundred Fifty-six and Three-tenths
(356.3) feet to the point of beginning; estimated to contain
Three and Nine Hundred and Twenty-five One-thousandths
(3.925) acres of land.

#55949-3.

PARCEL #2.

All that portion of Lot One (1) in Block Thirty (30) of the Lands of the Riverside Land and Irrigating Company as shown by Map recorded in Book 1 page 70 of Maps, records of San Bernardino County, California, described as follows:-

Commencing on the Northerly line of said Lot One (1), Block Thirty (30) above described, Four Hundred Thirty-five and Six-tenths (435.6) feet Westerly from the Northeasterly corner of said Lot One (1);

Thence Westerly along the Northerly line of said Lot One, Ninety and Forty-three One-hundredths (90.43) feet;

Thence at a right angle Southerly, Four Hundred Sixty-three and Twenty-eight One-hundredths (463.28) feet to the Right of Way of the Southern California Railroad;

Thence Easterly along the Northerly line of said Right of Way to a point opposite the point of beginning;

Thence Northerly Five Hundred and Fifteen One-hundredths (500.15) feet to the point of beginning.

This Certificate Does Not Include an Examination of, or a report on:-

1. Exceptions and rights reserved in United States Patents, existing roads, water rights, water locations, mining claims; or records of any local district or city or matters affecting title resulting therefrom, except the City of Riverside.
2. The validity of any tax sales, public assessments, attachments, leases, easements, declarations of homestead, or money judgments mentioned in this certificate.
3. The official record of the counties of San Bernardino or San Diego, subsequent to the date of the formation of Riverside County.

In Testimony Whereof, The Riverside Title Company has caused these presents to be duly signed by its -- -- President and attested by its Ass't. Secretary, under its corporate seal, and countersigned by its Manager, this 26th day of November, 1924, at 8:30 o'clock A. M.

RIVERSIDE TITLE COMPANY

By *J. W. Covert* President

Attest *[Signature]* Secretary

Countersigned *[Signature]* Manager

RIVERSIDE TITLE COMPANY



EXHIBIT "E-1"

ASSIGNMENT AND BILL OF SALE (IF NECESSARY)

This ASSIGNMENT AGREEMENT AND BILL OF SALE ("Assignment and Bill of Sale") to the Exchange Agreement and Joint Escrow Instructions ("Exchange Agreement") by and between RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and existing under Chapter 1 of Division 3 of Title 2 of the Education Code of the State of California ("District" or "Buyer" depending on context), and BP RIVERSIDE PARTNERS, LLC, a California limited liability company ("Seller"), dated _____, is hereby entered into this ____ day of _____ ("Effective Date") as follows:

A. WHEREAS, Seller and Buyer have entered into the Exchange Agreement for the sale by Seller to Buyer of that certain real property consisting of approximately _____ acres of land located at _____ (the "Property") as more particularly set forth in the Exchange Agreement; and

B. WHEREAS, the execution and delivery of this Assignment and Bill of Sale is required to consummate the Close of Escrow of the purchase of the Property. Capitalized terms used herein and not otherwise defined shall have the meanings provided to them in the Exchange Agreement.

NOW, THEREFORE, in consideration of the benefits set forth herein and in the Exchange Agreement, the Parties hereto hereby agree as follows:

Seller hereby grants, sells, conveys, assigns, transfers, sets over to, and vests in the Buyer, its successors and assigns, all of the right, title, and interest, legal or equitable, of the Seller in and to any and all improvements and fixtures associated with the Property, excepting all of Seller's personal property, furnishing, equipment, and materials, which shall be removed from the Property prior to the Effective Date.

Seller hereby assigns all of its right, title and interest in and to the Property to Buyer, including in the "Property" without limitation all licenses, permits, certificates of occupancy, approvals, dedications, subdivision maps and entitlements issued, approved or granted by governmental authorities with jurisdiction over the Property, or otherwise in connection with the Property; any and all water rights, water stock, development rights and other intangible rights, titles, interests, privileges and appurtenances owned by District and in any way related to or used in connection with the Property and its operation; and all licenses, consents, easements, rights of way and approvals required from private parties to make use of the utilities (collectively, "Licenses and Permits"); and

Seller hereby assigns, sells, transfers, sets over and delivers unto Buyer all of District's estate, right, title and interest in and to the Licenses and Permits, and Buyer hereby accepts such Assignment and Bill of Sale.

Although the Property is being sold by Seller and Buyer in an "AS-IS" condition subject only to the representations and warranties as may be expressly set forth in the Exchange Agreement, as a courtesy to Buyer, and without any indemnification or representation regarding

the extent, nature, quality or even existence of any Licenses and Permits, Seller hereby covenants that Seller will, from time to time as reasonably necessary, upon written request therefore, execute and deliver to Buyer, Buyer's successors, nominees and assigns, any new or confirmatory instruments which Buyer, Buyer's successors, nominees and assigns may reasonably request in order to fully assign and transfer to and vest in Buyer, or Buyer's successors, nominees and assigns right, title and interest in and to the Licenses and Permits, if any, or to otherwise realize upon or enjoy such rights in and to the Licenses and Permits, if any.

This Assignment and Bill of Sale shall be binding upon and inure to the benefit of the successors, personal representatives, heirs and legatees of all the respective Parties hereto.

This Assignment and Bill of Sale shall be governed by, interpreted under, and construed and enforceable in accordance with the laws of the State of California.

This Assignment and Bill of Sale shall only be effective upon the recordation of the Grant Deed in the Official Records of Riverside County, conveying the Property to Buyer.

IN WITNESS WHEREOF, Seller and Buyer have executed and delivered this Assignment and Bill of Sale as of the day and year first written above.

“District”:
RIVERSIDE UNIFIED SCHOOL DISTRICT

“Seller”:
BP RIVERSIDE PARTNERS, LLC

By: _____

By: _____

Name: _____

Name: _____

Its: _____

Its: _____

By: _____

Name: _____

Its: _____

EXHIBIT "E-2"

ASSIGNMENT AND BILL OF SALE (IF NECESSARY)

This ASSIGNMENT AGREEMENT AND BILL OF SALE ("Assignment and Bill of Sale") to the Exchange Agreement and Joint Escrow Instructions ("Exchange Agreement") by and between RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and existing under Chapter 1 of Division 3 of Title 2 of the Education Code of the State of California ("District" or "Seller" depending on context), and BP RIVERSIDE PARTNERS, LLC, a California limited liability company ("Buyer"), dated _____, is hereby entered into this ____ day of _____ ("Effective Date") as follows:

A. WHEREAS, District and Buyer have entered into the Exchange Agreement for the sale by Seller to Buyer of that certain real property consisting of approximately 9.53 acres of land located at 10051 Bernadette Avenue, Buena Park, CA 90620 ("Land") more particularly known as the Dickerson Elementary School Site (the "Property") as more particularly set forth in the Exchange Agreement; and

B. WHEREAS, the execution and delivery of this Assignment and Bill of Sale is required to consummate the Close of Escrow of the purchase of the Property. Capitalized terms used herein and not otherwise defined shall have the meanings provided to them in the Exchange Agreement.

NOW, THEREFORE, in consideration of the benefits set forth herein and in the Exchange Agreement, the Parties hereto hereby agree as follows:

Seller hereby grants, sells, conveys, assigns, transfers, sets over to, and vests in the Buyer, its successors and assigns, all of the right, title, and interest, legal or equitable, of the Seller in and to any and all improvements and fixtures associated with the Property, excepting all of Seller's personal property, furnishing, equipment, and materials, which shall be removed from the Property prior to the Effective Date.

Seller hereby assigns all of its right, title and interest in and to the Property to Buyer, including in the "Property" without limitation all Entitlements (as defined in the Exchange Agreement) and all licenses, permits, certificates of occupancy, approvals, dedications, subdivision maps and entitlements issued, approved or granted by governmental authorities with jurisdiction over the Property, or otherwise in connection with the Property; any and all development rights and other intangible rights, titles, interests, privileges and appurtenances owned by District and in any way related to or used in connection with the Property and its operation; and all licenses, consents, easements, rights of way and approvals required from private parties to make use of the utilities (collectively, "Licenses and Permits"); and

Seller hereby assigns, sells, transfers, sets over and delivers unto Buyer all of District's estate, right, title and interest in and to the Licenses and Permits, and Buyer hereby accepts such Assignment and Bill of Sale.

Although the Property is being sold by Seller and Buyer in an "AS-IS" condition subject only to the representations and warranties as may be expressly set forth in the Exchange Agreement, as a courtesy to Buyer, and without any indemnification or representation regarding the extent, nature, quality or even existence of any Licenses and Permits, Seller hereby covenants that Seller will, from time to time as reasonably necessary, upon written request therefore, execute and deliver to Buyer, Buyer's successors, nominees and assigns, any new or confirmatory instruments which Buyer, Buyer's successors, nominees and assigns may reasonably request in order to fully assign and transfer to and vest in Buyer, or Buyer's successors, nominees and assigns right, title and interest in and to the Licenses and Permits, if any, or to otherwise realize upon or enjoy such rights in and to the Licenses and Permits, if any.

This Assignment and Bill of Sale shall be binding upon and inure to the benefit of the successors, personal representatives, heirs and legatees of all the respective Parties hereto.

This Assignment and Bill of Sale shall be governed by, interpreted under, and construed and enforceable in accordance with the laws of the State of California.

This Assignment and Bill of Sale shall only be effective upon the recordation of the Grant Deed in the Official Records of Riverside County, conveying the Property to Buyer.

IN WITNESS WHEREOF, District and Buyer have executed and delivered this Assignment and Bill of Sale as of the day and year first written above.

"District":
RIVERSIDE UNIFIED SCHOOL DISTRICT

"Buyer":
BP RIVERSIDE PARTNERS, LLC

By: _____

By: _____

Name: _____

Name: _____

Its: _____

Its: _____

By: _____

Name: _____

Its: _____

EXHIBIT “F”
GENERAL ESCROW INSTRUCTIONS

**Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-71 – Resolution of the Board of Education of the Riverside Unified School District to Determine Uses of the Monies Received From the Education Protection Account for the Current Fiscal Year

Presented by: Sandra L. Meekins, Director, Business Services

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent Business Services & Governmental Relations

Type of Item: Action

Short Description: Article XIII, Section 36 of the California Constitution effective November 7, 2012 requires school districts to make spending determinations for monies received from the Education Protection Account (EPA) in an open session of a public meeting.

DESCRIPTION OF AGENDA ITEM:

Proposition 30 approved by the voters added Article XIII, Section 36 to the California Constitution effective November 7, 2012. The provisions of Article XIII, Section 36(e) create in the state General Fund an Education Protection Account (EPA) to receive and disburse the revenue derived from the incremental increases in taxes imposed by Article XIII, Section 36(f).

The funds from the Education Protection Account are not new funds for the District; rather they are revenue limit funds that the District was and always has been entitled to. The State has merely imposed a new reporting requirement for these funds. The Education Protection Account funds that are generated from the passage of Proposition 30 (increased sales tax and increased income tax) will now be used to offset the District’s regular Revenue Limit Funding from the California Department of Education. The use of these funds helps with the State’s cash flow problems but, again, does not generate any new funding for districts.

Article XIII, Section 36 of the California Constitution references that school districts have sole authority to determine how the moneys received from the EPA are spent in the school or schools within its jurisdiction excluding salaries and benefits of administrators or any other administrative costs, provided that the governing board makes the spending determinations in an open session of a public hearing of the governing board. The Article also sets forth the

requirement to annually publish an accounting of how the money was spent which was received for the EPA in addition to a requirement to provide an annual independent EPA financial and compliance audit. Specifically, Article XIII, Section 36 of the California Constitution states:

“A community college district, county office of education, school district, or charter school shall have sole authority to determine how the moneys received from the Education Protection Account are spent in the school or schools within its jurisdiction, provided, however, that the appropriate governing board or body shall make these spending determinations in open session of a public meeting of the governing board or body and shall not use any of the funds from the Education Protection Account for salaries or benefits of administrators or any other administrative costs. Each community college district, county office of education, school district, and charter school shall annually publish on its Internet Website an accounting of how much money was received from the Education Protection Account and how that money was spent.”

Further, there is a requirement for an annual independent financial and compliance audit which shall, in addition to all other requirements of law, ascertain and verify whether the funds provided from the EPA have been properly disbursed and expended. Expenses incurred to comply with the additional audit requirement may be paid with funding from the EPA, and shall not be considered administrative costs.

Staff recommends spending monies received from the 2015-16 EPA on general fund instructional and pupil services salaries and benefits in compliance with Article XIII, Section 36.

FISCAL IMPACT: EPA funding for 2015-16 estimated at \$48,545,956 to be spent on instructional and pupil services salaries and benefits funded in the General Fund.

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution No. 2014/15-71 – Resolution of the Board of Education of the Riverside Unified School District to determine uses of the monies received from the Education Protection Account for the current fiscal year.

ADDITIONAL MATERIAL: Resolution No. 2014/15-71

Attached: Yes

RESOLUTION NO. 2014/15-71

RESOLUTION OF THE BOARD OF EDUCATION OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT TO DETERMINE USES OF THE MONIES RECEIVED FROM THE EDUCATION PROTECTION ACCOUNT FOR THE CURRENT FISCAL YEAR

WHEREAS, Proposition 30 approved by the voters added Article XIII, Section 36 to the California Constitution effective November 7, 2012. The provisions of Article XIII, Section 36(e) create in the state General Fund an Education Protection Account (EPA) to receive and disburse the revenue derived from the incremental increases in taxes imposed by Article XIII, Section 36(f).

WHEREAS, the Board of Education of the Riverside Unified School District has determined that monies are anticipated to be received in the current fiscal year from the EPA; and

WHEREAS, the Board of Education of the Riverside Unified School District has sole authority to determine how the monies received from the EPA are spent in the school or schools within its jurisdiction, provided, however, that the spending determinations are made in an open session of a public meeting of the governing board; and

WHEREAS, the monies received from the EPA shall not be used for salaries or benefits for administrators or any other administrative costs; and

WHEREAS, an annual accounting will be published on the District's Internet website of how much money was received from the EPA and how that money was spent; and

WHEREAS, an annual independent financial and compliance audit is required, in addition to all other requirements of law, to ascertain and verify whether the funds provided by the EPA have been properly disbursed and expended; and expenses incurred to comply with the additional audit requirement may be paid with EPA funding, and shall not be considered administrative costs;

NOW, THEREFORE, BE IT RESOLVED, that pursuant to Article XIII, Section 36 of the California Constitution, the Board of Education of the Riverside Unified School District has determined to spend the monies received from the EPA for the 2015-16 fiscal year on instructional and pupil services salaries and benefits funded by the general fund.

PASSED AND ADOPTED by the Board of Education of the Riverside Unified School District at its regular meeting held on June 1, 2015 by the following vote:

AYES: _____

NOES: _____

ABSENT: _____

ABSTAIN: _____

Brent Lee, Clerk
Board of Education

Dated: _____

**Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-72 – Resolution of the Board of Education of Riverside Unified School District Approving, Authorizing and Directing the Execution and Delivery of Certificates of Participation in a Principal Amount not to exceed \$10,000,000 and Authorizing and Directing the Execution of Lease Financing Documents in Connection with and Certain Actions With Respect Thereto

Presented by: Michael Fine, Deputy Superintendent, Business Services and Governmental Relations

Responsible

Cabinet Member: Michael Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Action

Short Description: The Board of Education will consider adoption of Resolution No. 2014/15-72 approving execution and delivery of 2015 Certificates of Participation in a principal amount not to exceed \$10,000,000 and authorizing the execution of lease financing documents.

DESCRIPTION OF AGENDA ITEM:

The Board of Education will consider adoption of Resolution No. 2014/15-72 authorizing execution and delivery of 2015 Certificates of Participation for the purpose of funding the acquisition of land in the principal amount of \$10,000,000 (the “2015 COPs”). The resolution further authorizes the execution of lease financing documents in connection with the delivery of the 2015 COPs. The 2015 COPs involve a lease/lease-back structure between the Riverside Unified School District and the Riverside Unified School District School Facilities Corporation, a California non-profit benefit corporation, wherein the Corporation acquires a leasehold interest in the acquired property from the District for a nominal amount under the Site Lease, and leases the property to the District under the Lease Agreement. The annual lease payments of the District to the Corporation are assigned to the Trustee on behalf of the certificate holders under the Trust Agreement and such payments represent the principal and interest due to the certificate holders.

The proposed term of the 2015 COPs is a twenty year maturity representing an interest rate of 3.69%. The 2015 COPs may be prepaid on any payment date beginning in 2020 with no prepayment penalty. The annual principal and interest payments are approximately \$711,000.

The 2015 COPs are being privately placed based on the analysis of offers received from four bank institutions. The selected purchaser of the 2015 COPs is Capital One Bank. Staff has assembled a financing team as follows: Independent Financial Advisor: Fieldman, Rolapp and Associates; Bond Counsel: Best Best & Krieger LLP; and Placement Agent: Stifel, Nicolaus & Company. The 2015 COPs are not rated.

The following documents and agreements are provided as referenced in the Resolution: 1) Trust Agreement, 2) Lease Agreement, 3) Site Lease Agreement and 4) offer from Capital One Bank. Each of these documents are essentially in final form as of the preparation of this report.

All aspects of this bond issuance comply with Board Policy #3470 – Debt Management Policy.

FISCAL IMPACT: Receipt of \$10,000,000 in proceeds for the purpose of land acquisition. Annual principal and interest payments are approximately \$711,000 for twenty years. Total interest to be paid estimated at \$4,363,691.50.

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution No. 2014/15-72 – Resolution of the Board of Education of Riverside Unified School District approving, authorizing and directing the execution and delivery of Certificates of Participation in a principal amount not to exceed \$10,000,000 and authorizing and directing the execution of lease financing documents in connection with and certain actions with respect thereto.

ADDITIONAL MATERIAL: 1) Resolution No. 2014/15-72, 2) Trust Agreement, 3) Lease Agreement, 4) Site Lease Agreement and 5) Offer from Capital One Bank

Attached: Yes

RESOLUTION NO. 2014/15-72

RESOLUTION OF THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT APPROVING, AUTHORIZING AND DIRECTING THE EXECUTION AND DELIVERY OF CERTIFICATES OF PARTICIPATION IN A PRINCIPAL AMOUNT NOT TO EXCEED \$10,000,000 AND AUTHORIZING AND DIRECTING THE EXECUTION OF LEASE FINANCING DOCUMENTS IN CONNECTION WITH AND CERTAIN ACTIONS WITH RESPECT THERETO

WHEREAS, the Riverside Unified School District (the "District") is authorized to provide for the execution and delivery of certificates of participation, each of which will evidence proportionate interests of the owners thereof in certain lease payments to be made by the District; and

WHEREAS, the District desires to purchase two parcels of property for the purpose of holding for the development of future additional school facilities or the expansion of existing school facilities (the "Project"); and

WHEREAS, the District has undertaken efforts to cause the execution and delivery of its not to exceed \$10,000,000 original aggregate principal amount Certificates of Participation (2015 School Facilities Project) (the "Certificates"); and

WHEREAS, the Board of Education of the District hereby determines that it is in the best interests of the District, working together with the Riverside Unified School District School Facilities Corporation, a California nonprofit public benefit corporation (the "Corporation"), to provide for the execution, sale and delivery of the Certificates to finance the acquisition of the Project; and

WHEREAS, there have been presented to this meeting of the Board of Education (the "Board") of the District the following documents:

1. Proposed form of Trust Agreement (the "Trust Agreement"), by and among the District, the Corporation and U.S. Bank National Association, as trustee (the "Trustee");
2. Proposed form of Lease Agreement, by and between the District and the Corporation (the "Lease");
3. Proposed form of Site Lease Agreement, by and between the District and the Corporation (the "Site Lease");
4. An offer from Capital One Bank (the "Purchaser") for the purchase of the Certificates.

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF EDUCATION OF RIVERSIDE UNIFIED SCHOOL DISTRICT AS FOLLOWS:

Section 1. Trust Agreement. The form, terms and provisions of the Trust Agreement are hereby approved and the President of the Board, any other member of this Board or the Superintendent (each, an “Authorized Officer”) is and are each of them hereby authorized and directed on behalf of the District and in its name to execute and the Secretary is hereby authorized to acknowledge and deliver to the Trustee and the Corporation the Trust Agreement in substantially the form presented to and considered at this meeting of the Board, with such changes therein, however, as may be approved by the officer signing the same, such approval to be conclusively evidenced by the execution thereof.

Section 2. Certificates. The District does hereby authorize the Trustee to execute and deliver a series of Riverside Unified School District Certificates of Participation, 2015 School Facilities Project (the “Certificates”), in an aggregate principal amount not to exceed Ten Million Dollars (\$10,000,000), each evidencing proportionate interests of the owners thereof in lease payments to be made by the District under the Lease, all in accordance with the terms and provisions of the Trust Agreement.

Section 3. Lease Agreement. The form, terms and provisions of the Lease are hereby approved and any Authorized Officer is hereby authorized and directed on behalf of the District and in its name to execute and the Secretary is hereby authorized to acknowledge and deliver to the Corporation the Lease in substantially the form presented to and heretofore considered by the Board, with such changes therein, however, as may be approved by the officer executing the same, such approval to be conclusively evidenced by the execution thereof.

Section 4. Site Lease. The form, terms and provisions of the Site Lease are hereby approved and any Authorized Officer is hereby authorized and directed on behalf of the District and in its name to execute and the Secretary is hereby authorized to acknowledge and deliver to the Corporation the Site Lease in substantially the form presented to and considered at this meeting of the Board, with such changes therein, however, as may be approved by the officer executing the same, such approval to be conclusively evidenced by the execution thereof.

Section 5. Offer to Purchase. The offer of the Purchaser to purchase the Certificates upon the terms set forth in its offer and any Authorized Officer is authorized to execute said offer on behalf of the District and in its name, and may approve final terms of the Certificates as specified therein.

Section 6. Trustee. The U.S. Bank National Association, is hereby appointed as Trustee pursuant to the Trust Agreement, to take any and all action provided therein to be taken by the Trustee, and is further designated and appointed as paying agent for the Certificates.

Section 7. Attestations; Signatures. Any officer of the District is hereby authorized and directed to attest to the signature of the President of the Board, any member of the Board, the Superintendent, or another officer, whenever required or advisable for the transactions contemplated by this Resolution. Whenever in this Resolution it shall be provided that a document be executed or attested by the President of the Board, any member of the Board, its Superintendent, or another officer, and if, at the time for execution or attestation of such document, such officer is not available for signature, it shall be sufficient for the purposes of this Resolution if any other official designated by the Superintendent shall attest such document in place of any other officer, with the same effect.

Section 8. Professionals. In order to permit the District to execute, deliver and sell the Certificates authorized herein, the Board hereby authorizes the hiring of Best Best & Krieger LLP, as Special Counsel on such terms and subject to such conditions as may be established by the Superintendent, by separate agreement with such professionals. U.S. Bank National Association is hereby appointed as Trustee under the Supplemental Indenture, for the benefit of the Corporation and the owners of the Certificates, with the duties and powers of such Trustee as are set forth in the Indenture. Fieldman, Rolapp & Associates is hereby appointed as financial advisor. Stifel Nicolaus & Company, Incorporated is hereby appointed as placement agent. The Board of Education hereby authorizes the payment of any fees and costs of counsel to the placement agent from proceeds of the Certificates.

Section 9. Other Acts. The Superintendent, and the other officers and staff members of the District are hereby authorized and directed, jointly and severally, to do any and all things, to execute and deliver any and all documents, which in consultation with the staff and Special Counsel they may deem necessary or advisable in order to consummate the sale and delivery of the Certificates, or otherwise to effectuate the purposes of this Resolution, and any such actions previously taken by such officers are hereby ratified and confirmed.

Section 10. Effective Date. This resolution shall take effect upon adoption and shall remain in effect until December 31, 2015, or if the Certificates are issued prior to said date, until all of the Certificates are paid at or redeemed prior to maturity.

PASSED AND ADOPTED by the Board of Education of Riverside Unified School District at its regular meeting held on the 1st day of June, 2015 by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Brent Lee
Clerk of the Board of Education

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Clerk of the Board of Education of Riverside Unified School District, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15 of said Board, and that the same has not been amended or repealed.

Dated: _____, 2015.

Clerk of the Board of Education
of Riverside Unified School District

TRUST AGREEMENT

RELATING TO

RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and among

U.S. BANK NATIONAL ASSOCIATION,
as Trustee,

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

and

RIVERSIDE UNIFIED SCHOOL DISTRICT

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TRUST AGREEMENT

THIS TRUST AGREEMENT relating to Riverside Unified School District 2015 School Facilities, made and entered into as of this 1st day of June, 2015 by and among U.S. BANK NATIONAL ASSOCIATION, duly organized and existing under the laws of the United States of America (the "Trustee"), RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit, public benefit corporation duly organized and existing under the laws of the State of California (the "Corporation"), and RIVERSIDE UNIFIED SCHOOL DISTRICT, a school district, duly organized and existing under the Constitution and laws of said State (the "District");

WITNESSETH

WHEREAS, for the purpose of financing the Project, the Corporation proposes to assign and transfer certain of its rights under the Lease to the Trustee, and in consideration of such assignment and the execution of this Trust Agreement, the Trustee has agreed to execute and deliver certificates of participation, each evidencing a proportionate interest in the Lease Payments and Prepayments to be made by the District under the Lease;

NOW, THEREFORE, in consideration of the premises, of the acceptance by the Trustee of its duties hereby imposed, and of the purchase and acceptance of the Certificates by the Owners thereof, and to fix and declare the terms and conditions upon which the Certificates are to be executed, delivered and accepted by all persons who shall from time to time be or become Owners thereof, and to secure the payment of the Certificates and the interest with respect thereto according to their tenor, purport and effect, and to secure the performance and observance of all of the covenants, agreements and conditions contained therein, herein and in the Lease, the District by these presents does hereby grant, bargain, sell, release, convey, assign, transfer and pledge unto the Trustee for the benefit of the Owners all its right, title and interest in and to all amounts on hand from time to time in the funds and accounts established hereunder and any additional property that may from time to time, by delivery or by writing of any kind, be subjected to the lien hereof by the District or by anyone on its behalf, subject only to the provisions of this Trust Agreement and the Lease;

To have and to hold all of the above unto the Trustee and its successors and assigns forever for the equal and ratable benefit of the Owners from time to time of all the Certificates executed and delivered hereunder and Outstanding, without any priority of one Certificate over any other, upon the trusts and subject to the covenants and conditions hereinafter set forth;

NOW, THEREFORE, KNOW ALL BY THESE PRESENTS, THIS TRUST AGREEMENT WITNESSETH:

ARTICLE I

DEFINITIONS

Section 1.01. Definitions. Unless the context otherwise requires, the terms defined in this Section shall, for all purposes of this Trust Agreement, have the meanings herein specified.

“Acquisition Fund” means the fund established hereunder and held pursuant to Section 3.02 hereof.

“Assignment Agreement” means the Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the Corporation and the Trustee, together with any duly authorized and executed amendment thereto.

“Business Day” means a day (not including a Saturday or Sunday) on which banks are not required or authorized to remain closed in the city in which the Principal Corporate Trust Office is located.

“Certificates of Participation” or “Certificates” means the \$_____ aggregate principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project) to be executed and delivered pursuant to this Trust Agreement.

“Closing Date” means the day when the Certificates, duly executed by the Trustee, are delivered to the Purchaser thereof.

“Code” means the Internal Revenue Code of 1986, as amended and the regulations promulgated thereunder.

“Corporation” means Riverside Unified School District School Facilities Corporation, a nonprofit, public benefit corporation organized and existing under and by virtue of the laws of the State of California and its successors and assigns.

“Corporation Representative” means the President of the Corporation, or any person authorized to act on behalf of the Corporation under or with respect to the Lease as evidenced by a resolution conferring such authorization adopted by the Board of Directors of the Corporation.

“Costs of Issuance Fund” means the fund by that name established pursuant to Section 3.04 hereof.

“Delivery Costs” means all items of expense directly or indirectly payable by or reimbursable to the District or the Corporation relating to the execution, sale and delivery of the Lease or the Certificates, including but not limited to filing and recording costs, settlement costs, printing costs, reproduction and binding costs, initial fees and charges of the Trustee (including legal fees), initial fees and charges of the Purchaser (including legal fees), financing discounts, legal fees and charges, insurance fees and charges, financial and other professional consultant fees, costs of rating agencies or credit ratings, certificate insurance premiums, fees for execution, transportation and safekeeping of the Certificates, and charges and fees in connection with the foregoing.

“District” means Riverside Unified School District, a school district duly organized and existing under the Constitution and laws of the State of California.

“District Representative” means the Superintendent, any Assistant Superintendent, the Director of Fiscal Services or the Director of Facilities Planning and Construction Management

of the District or a person authorized in writing to the Trustee by the Board of Trustees of the District to act on behalf of the District under or with respect to this Trust Agreement.

“Event of Default” means an event of default under the Lease, as defined in Section 9.1 thereof.

“Facility” means the real property and improvements, if any, thereon described in Exhibit B to the Lease Agreement or any facility substituted therefor pursuant to Section 4.1(b) of the Lease Agreement.

“Federal Securities” means any of the following which at the time of investment are legal investments under the laws of the State of California for the moneys proposed to be invested therein:

(a) Cash; or

(b) Non-callable direct obligations of (including obligations issued or held in book entry form on the books of the Department of the Treasury of the United States of America), or obligations the timely payment of principal and interest on which are fully and unconditionally guaranteed by the United States of America.

“Fiscal Year” means the twelve-month period commencing on July 1 in any year and ending on June 30 of the following year.

“Independent Counsel” means an attorney duly admitted to the practice of law before the highest court of the state in which such attorney maintains an office and who is not an employee of the Corporation, the Trustee or the District.

“Information Services” means the Electronic Municipal Market Access System of the Municipal Securities Rulemaking Board; and, in accordance with then current guidelines of the Securities and Exchange Commission, such other addresses and/or such other services providing information with respect to called bonds as may be designated in a certificate of the District delivered to the Trustee.

“Insurance and Condemnation Fund” means the fund by that name established under Section 7.01 hereof.

“Interest Payment Date” means each of the dates specified in Section 2.04 hereof on which interest is due and payable with respect to the Certificates.

“Lease Agreement” or “Lease” means the Lease relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the District and the Corporation, together with any duly authorized and executed amendment thereto.

“Lease Payment” means any payment required to be made by the District pursuant to Section 4.5 of the Lease, as set forth in Exhibit A to the Lease.

“Lease Payment Fund” means the fund by that name established and held by the Trustee pursuant to Article V of this Trust Agreement.

“Lease Year” means the period from August 1 to and including the following July 31, during the term of the Lease.

“Moody’s” means Moody’s Investors Service, its successors and assigns.

“Net Proceeds” means any title or hazard insurance proceeds or condemnation award paid with respect to the Facility remaining after payment therefrom of all expenses incurred in the collection thereof.

“Nominee” means the nominee of the Depository, which may be the Depository, as determined from time to time pursuant to Section 2.14(a).

“Outstanding”, when used as of any particular time with respect to Certificates, means (subject to the provisions of Section 10.03 hereof) all Certificates theretofore executed and delivered by the Trustee under this Trust Agreement except:

(1) Certificates theretofore canceled by the Trustee or surrendered to the Trustee for cancellation;

(2) Certificates for the payment or prepayment of which funds or Federal Securities in the amount required by Section 14.01 shall have theretofore been deposited with the Trustee (whether upon or prior to the maturity or prepayment date of such Certificates), provided that, if such Certificates are to be prepaid prior to maturity, notice of such prepayment shall have been given as provided in Section 4.03 hereof or provision satisfactory to the Trustee shall have been made for the giving of such notice; and

(3) Certificates in lieu of or in exchange for which other Certificates shall have been executed and delivered by the Trustee pursuant to Section 2.09 hereof.

“Owner” or “Certificate Owner” or “Owner of a Certificate” or any similar term, when used with respect to a Certificate, means the person in whose name such Certificate shall be registered on the Certificate Register maintained by the Trustee pursuant to Section 2.12 hereof. If there is more than one Owner of the Certificates, Owners shall mean the beneficial owners of a majority of the Certificates. Initially, the Owner is the Purchaser.

“Participants” means those broker-dealers, banks and other financial institutions from time to time for which the Depository holds Certificates as security depository.

“Permitted Encumbrances” means, as of any particular time: (i) liens for general ad valorem taxes and assessments, if any, not then delinquent, or which the District may, pursuant to provisions of Article V of the Lease, permit to remain unpaid; (ii) the Site Lease Agreement; (iii) the Lease; (iv) the Assignment Agreement; (v) any right or claim of any mechanic, laborer, materialman, supplier, or vendor not filed or perfected in the manner prescribed by law; (vi) easements, rights of way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions which exist of record as of the Closing Date and which the District

certifies in writing will not materially impair the use of the Facility; (vii) easements, rights of way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions established following the date of recordation of the Lease and to which the Corporation, the Purchaser and the District consent in writing, which will not impair or impede the use of the Facility for educational purposes; and (viii) certificates of interest in real property filed as a result of the District receiving funds from the State of California.

“Permitted Investments” means any of the following which at the time of investment are legal investments under the laws of the State of California for the money proposed to be invested therein:

(a) Federal Securities;

(b) Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any of the following non-full faith and credit U.S. government agencies (stripped securities are only permitted if they have been stripped by the Agency itself): (i) senior debt obligations of the Federal Home Loan Bank System; (ii) participation certificates and senior debt obligations of the Federal Home Loan Mortgage Corporation; (iii) mortgage-backed securities and senior debt obligations of the Federal National Mortgage Association; (iv) senior debt obligations of the Student Loan Marketing Association; and (v) obligations of the Resolution Funding Corporation (“REFCORP”) which shall be limited only to the interest component of REFCORP strips which have been stripped by request to the Federal Reserve Bank of New York in book entry form;

(c) Money market mutual funds registered under the Federal Investment Company Act of 1940, whose shares are registered under the Federal Securities Act of 1933, and having a rating by S&P of AAAm-G, AAAm or AAm (such funds may include funds for which the Trustee, its affiliates or subsidiaries provide investment advisory or other management services or serves as, administrator, shareholder servicing agent, and/or custodian or subcustodian), notwithstanding that (i) the Trustee or an affiliate of the Trustee receives fees from funds for services rendered, (ii) the Trustee collects fees for services rendered pursuant to this Agreement, which fees are separate from the fees received from such funds, and (iii) services performed for such funds and pursuant to this Agreement may at times duplicate those provided to such funds by the Trustee or an affiliate of the Trustee;

(d) Repurchase and reverse repurchase agreements collateralized with Federal Securities, including those of the Trustee or any of its affiliates;;

(e) Certificates of deposit (including those of the Trustee and its affiliates) secured at all times by collateral described in (a) or (b) above, which are issued by commercial banks, savings and loan associations or mutual savings banks whose short-term debt obligations are rated “A-1” or better by S&P, which collateral must be held by a third party and provided that the Bond Owners must have a perfected first security interest in such collateral;

(f) Deposits, including certificates of deposit (including those placed by a third party pursuant to an agreement between the District and the Trustee), demand deposits, time deposits, trust funds, trust accounts, interest bearing deposits, interest bearing money market accounts, overnight bank deposits, savings accounts, deposit accounts or money market deposits (including those of the Trustee and its affiliates) which are fully insured by FDIC in banks having capital and surplus of at least \$5 million, or having a rating of A or higher by S&P or Moody's;

(g) Commercial paper (having original maturities of not more than 270 days) rated at the time of investment "Prime-1" by Moody's and "A-1+" or better by S&P;

(h) "State Obligations", which means:

A. Direct general obligations of any state of the United States of America or any subdivision or agency thereof to which is pledged the full faith and credit of a state the unsecured general obligation debt of which is rated "A3" by Moody's and "A" by S&P, or better, or any obligation fully and unconditionally guaranteed by any state, subdivision or agency whose unsecured general obligation debt is so rated.

B. Direct general short-term obligations of any state agency or subdivision or agency thereof described in (A) above and rated "A-1+" by S&P and "MIG-1" by Moody's.

C. Special Revenue Bonds (as defined in the United States Bankruptcy Code) of any state, state agency or subdivision described in (A) above and rated "AA" or better by S&P and "Aa" or better by Moody's.

(i) Federal funds or bankers acceptances with a maximum term of one year or any bank, including the Trustee and its affiliates, which has an unsecured, uninsured and unguaranteed obligation rating of "Prime-1" or "A3" or better by Moody's and "A-1" or "A" or better by S&P, or are fully insured by the FDIC.

(j) Investment agreements with a domestic or foreign bank or corporation (other than a life or property casualty insurance company) the long-term debt of which, or, in the case of a guaranteed corporation the long-term debt, or, in the case of a monoline financial guaranty insurance company, claims paying ability, of the guarantor is rated at least "AA" by S&P and "Aa" by Moody's; provided that, by the terms of the investment agreement:

A. interest payments are to be made to the Trustee at times and in amounts as necessary to pay debt service (or, if the investment agreement is for the construction fund, construction draws) on the Certificates;

B. the invested funds are available for withdrawal without penalty or premium, at any time upon not more than seven days' prior notice; the Issuer and the Trustee hereby agree to give or cause to be given notice in accordance with

the terms of the investment agreement so as to receive funds thereunder with no penalty or premium paid;

C. the investment agreement shall state that is the unconditional and general obligation of, and is not subordinated to any other obligation of, the provider thereof or, if the provider is a bank, the agreement or the opinion of counsel shall state that the obligation of the provider to make payments thereunder ranks pari passu with the obligations of the provider to its other depositors and its other unsecured and unsubordinated creditors;

D. the District or the Trustee receives the opinion of domestic counsel (which opinion shall be addressed to the District and the Trustee) that such investment agreement is legal, valid, binding and enforceable upon the provider in accordance with its term and of foreign counsel (if applicable) in form and substance acceptable, and addressed to, the Purchaser;

E. the investment agreement shall provide that if during its term

i) the provider's rating by either S&P or Moody's falls below "AA-" or "Aa3", respectively, the provider shall, at its option, within 10 days of receipt of publication of such downgrade, either (i) collateralize the investment agreement by delivery or transferring in accordance with applicable state and federal laws (other than by means of entries on the provider's books) to the Issuer, the Trustee or a third party acting solely as agent therefor (the "Holder of the Collateral") collateral free and clear of any third-party liens or claims the market value of which collateral is maintained at levels and upon such conditions as would be acceptable to S&P and Moody's to maintain an "A" rating in an "A" rated structured financing (with a market value approach); or (ii) repay the principal of an accrued but unpaid interest on the investment, and

ii) the provider's rating by either S&P or Moody's is withdrawn or suspended or falls below "A-" or "A3", respectively, the provider must, at the direction of the District or the Trustee (who shall give such direction if so directed by the District), within 10 days of receipt of such direction, repay the principal of and accrued but unpaid interest on the investment, in either case with no penalty or premium to the District or Trustee, and

F. The investment agreement shall state and an opinion of counsel shall be rendered, in the event collateral is required to be pledged by the provider under the terms of the investment agreement at the time such collateral is delivered, that the Holder of the Collateral has a perfected first priority security interest in the collateral, any substituted collateral and all proceeds thereof (in the case of bearer securities, this means the Holder of the Collateral is in possession);

G. the investment agreement must provide that if during its term

i) the provider shall default in its payment obligations, the provider's obligations under the investment agreement shall, at the direction of the District or the Trustee (who shall give such direction if so directed by the District), be accelerated and amounts invested and accrued but unpaid interest thereon shall be repaid to the District or trustee, as appropriate, and

ii) the provider shall become insolvent, not pay its debt as they become due, be declared or petition to be declared bankrupt, etc. ("event of insolvency"), the provider's obligations shall automatically be accelerated and amounts invested and accrued but unpaid interest thereon shall be repaid to the Issuer or Trustee as appropriate.

"Prepayment" means any payment applied towards the prepayment of Lease Payments, in whole or in part, pursuant to Article X of the Lease as a prepayment of the Lease Payments.

"Principal Corporate Trust Office" means the principal corporate trust office of the Trustee at Los Angeles, California except that with respect to presentation of Certificates for payment or for registration of transfer and exchange such term shall mean the office or agency of the Trustee at which, at any particular time, its corporate trust agency business shall be conducted or such other office as the Trustee may designate, and the principal corporate trust office of any successor trustee.

"Purchase Price" for the purpose of computation of the Yield of the Certificates, has the same meaning as the term "issue price" in Sections 1273(b) and 1274 of the Code, and, in general, means the initial offering price to the public (not including bond houses and brokers, or similar persons or organizations acting in the capacity of underwriters or wholesalers) at which price a substantial amount of the Certificates are sold or, if the Certificates are privately placed, the price paid by the first buyer of the Certificates or the acquisition cost of the Purchaser.

"Purchaser" means, initially, _____.

"Regular Record Date" means the close of business on the fifteenth day of the month preceding each Interest Payment Date, whether or not such fifteenth day is a Business Day.

"Regulations" means the proposed, temporary and permanent regulations promulgated under Sections 103 and 141 through 150 of the Code.

"Related Documents" means this Trust Agreement, the Site Lease Agreement, the Lease Agreement and the Assignment Agreement.

"Representation Letter" means a representation letter from the District and the Trustee to the Depository, as described in Section 2.14(b) hereof.

"Securities Depositories" means The Depository Trust Company, 55 Water Street, 50th Floor, New York, NY 10041-0099 Attn: Call Notification Department, Fax (212) 855-7232; and, in accordance with then current guidelines of the Securities and Exchange Commission,

such other addresses and/or such other securities depositories as the District may designate in a written request of the District delivered to the Trustee.

“Site Lease Agreement” means the Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project Refunding, dated as of June 1, 2015, by and between the District and the Corporation, together with any duly authorized and executed amendment thereto.

“Standard & Poor’s” means Standard & Poor’s Ratings Group, its successors and assigns.

“State” means the State of California.

“Term of the Lease” means the time during which the Lease is in effect, as provided in Section 4.2 of the Lease.

“Trust Agreement” or “Agreement” means this Trust Agreement, together with any amendments or supplements hereto permitted to be made hereunder.

“Trustee” means U.S. Bank National Association, or any successor thereto acting as Trustee pursuant to this Trust Agreement.

“Yield” means that yield which, when used in computing the present worth of all payments of principal and interest on the Certificates produces an amount equal to the Purchase Price for the Certificates, all computed as prescribed in the Code.

Authorization. Each of the parties hereby represents and warrants that it has full legal authority and is duly empowered to enter into this Trust Agreement, and has taken all actions necessary to authorize the execution and delivery of this Trust Agreement by the officers and persons signing and delivering it.

ARTICLE II

THE CERTIFICATES OF PARTICIPATION

Section 2.01. Authorization. The Trustee is hereby authorized and directed upon written request from the Corporation to execute and deliver to the Purchaser, Certificates in an aggregate principal amount of \$_____ evidencing proportionate ownership interests in the Lease Payments and the Prepayments.

Section 2.02. Date. Each Certificate shall be dated as of its date of delivery and interest with respect thereto shall be payable from the Interest Payment Date next preceding the date of execution thereof, unless: (i) it is executed as of an Interest Payment Date, in which event interest with respect thereto shall be payable from the date of its execution; or (ii) it is executed after a Regular Record Date and before the next following Interest Payment Date, in which event interest with respect thereto shall be payable from such Interest Payment Date; or (iii) it is executed on or before July 15, 2015, in which event interest with respect thereto shall be payable from its date of delivery; provided, however, that if, as of the date of execution of any Certificate, interest is in default with respect to any Outstanding Certificates, interest with

respect to such Certificate shall be payable from the Interest Payment Date to which interest has previously been paid or made available for payment with respect to the Outstanding Certificates.

Section 2.03. Maturity; Interest Rates. The Certificates shall mature on the date and in the principal amount, and interest with respect thereto shall be computed (on the basis of a 360-day year of twelve 30-day months) at the rate shown below:

<u>Date</u> <u>(August 1)</u>	<u>Amount</u>	<u>Maturity</u> <u>Value</u>
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Section 2.04. Form of Certificates; Interest. The Certificates shall be delivered in the form of fully registered Certificates without coupons in the denomination of \$100,000 or any integral multiples of \$5,000 in excess thereof, except that no fully registered Certificate may have principal maturing in more than one year. Each maturity of Certificates shall be numbered in such a manner as the Trustee shall determine.

Interest with respect to the Certificates shall be payable on August 1, 2015 and thereafter semiannually on February 1 and August 1 of each year (“Interest Payment Dates”), to and including the date of maturity or prepayment, whichever is earlier. Said interest shall represent the portion of the Lease Payments designated as interest and coming due during the six-month period preceding each Interest Payment Date with respect to the Certificates. The proportionate share of the portion of Lease Payments designated as interest with respect to any Certificate shall be computed by multiplying the portion of Lease Payments designated as principal with respect to such Certificate by the rate of interest applicable to such Certificate.

Section 2.05. Form. The Certificates and the assignment to appear thereon shall be substantially in the respective forms set forth in Exhibit A attached hereto and by this reference incorporated herein.

Section 2.06. Execution. The Certificates shall be executed by and in the name of the Trustee by the manual signature of an authorized signatory of the Trustee. In no event shall the Certificates be deemed to be a debt or liability of the Trustee.

Section 2.07. Application of Proceeds; Condition to Initial Delivery of Certificates. (a) The proceeds received by the Trustee from the sale of the Certificates shall forthwith be set aside by the Trustee in the following respective funds and accounts and in the following order of priority:

- (1) the Trustee shall deposit the sum of \$_____ into the Costs of Issuance Fund to pay Delivery Costs; and
- (2) the Trustee shall transfer the sum of \$_____ to the Acquisition Fund.

The Trustee may, in its discretion, establish a temporary fund or account in its books and records to facilitate such transfer.

(b) Prior to the initial execution and delivery of the Certificates, the Trustee shall have received an original investor letter executed by the initial purchaser of the Certificates, in substantially the applicable form set forth in Exhibit B hereto.

Section 2.08. Transfer and Exchange.

(a) Transfer of Certificates. Any Certificate may, in accordance with its terms, be transferred upon the books required to be kept pursuant to the provisions of Section 2.12 hereof by the person in whose name it is registered, in person or by his duly authorized attorney, upon surrender of such Certificate at the Principal Corporate Trust Office of the Trustee for cancellation, accompanied by delivery of a written instrument of transfer in a form approved by the Trustee, duly executed. Whenever any Certificate or Certificates shall be surrendered for transfer, the Trustee shall execute and deliver a new Certificate or Certificates for a like aggregate principal amount and destroy such surrendered Certificate in accordance with law. The Trustee may require the payment by the Certificate Owner requesting such exchange of any tax or other governmental charge required to be paid with respect to such exchange. The cost of printing Certificates and any services rendered or expenses incurred by the Trustee in connection with any transfer shall be paid by the District.

The Certificates may be transferred in whole or in part by any Owner only as follows:

(1) to any subsidiary of the initial Owner, any Affiliate of the Owner, any entity arising out of any merger or consolidation of the Owner, or a trustee in bankruptcy of the Owner, as certified to the Trustee by an officer of such transferee;

(2) to any “accredited investor” (as defined in Regulation D promulgated under the Securities Act of 1933, as amended) or any “qualified institutional buyer” (as defined in Rule 144A promulgated under the Securities Act of 1933, as amended);

(3) to any bank, savings institution or insurance company (whether acting in a trustee or custodial capacity for any “accredited investor” as defined in clause (2), above, “qualified institutional buyer” or on its own behalf), as certified to the Trustee by an officer of such transferee; or

(4) to any trust or custodial arrangement each of the beneficial owners of which is required to be an “accredited investor” or “qualified institutional buyer;” (as defined in clause (2), above).

Any transfer of Certificates described in clauses (2) or (4) above shall be conditioned upon delivery by the proposed transferee to the Trustee of an investor letter in substantially the form set forth in Exhibit B hereto.

(b) Exchange of Certificates. Certificates may be exchanged at the Principal Corporate Trust Office of the Trustee for a like aggregate principal amount of Certificates of other authorized denominations of the same maturity. The Trustee may require the payment by the Certificate Owner requesting such exchange of any tax or other governmental charge required to be paid with respect to such exchange. The cost of printing Certificates and any

services rendered or expenses incurred by the Trustee in connection with any exchange shall be paid by the District.

(c) Limitation. The Trustee shall not be required to transfer or exchange any Certificate after the mailing of notice calling such Certificate for prepayment has been given as provided herein nor during the period of fifteen (15) days next preceding the giving of such notice of prepayment.

Section 2.09. Certificates Mutilated, Lost, Destroyed or Stolen. If any Certificate shall become mutilated, the Trustee, at the expense of the Owner of said Certificate, shall execute and deliver a new Certificate of like tenor, maturity and principal amount in exchange and substitution for the Certificate so mutilated, but only upon surrender to the Trustee of the Certificate so mutilated. Every mutilated Certificate so surrendered to the Trustee shall be destroyed. If any Certificate shall be lost, destroyed or stolen, evidence of such loss, destruction or theft may be submitted to the Trustee, and, if such evidence is satisfactory to the Trustee and, if an indemnity satisfactory to it shall be given, the Trustee, at the expense of the Certificate Owner, shall execute and deliver a new Certificate of like tenor, maturity and principal amount as the Trustee shall determine, in lieu of and in substitution for the Certificate so lost, destroyed or stolen. The Trustee may require payment of an appropriate fee for each new Certificate delivered under this Section and of the expenses which may be incurred by the Trustee in carrying out its duties under this Section. Any Certificate executed and delivered under the provisions of this Section in lieu of any Certificate alleged to be lost, destroyed or stolen shall be equally and proportionately entitled to the benefits of this Agreement with all other Certificates secured by this Agreement. The Trustee shall not be required to treat both the original Certificate and any replacement Certificate as being Outstanding for the purpose of determining the principal amount of Certificates which may be executed and delivered hereunder or for the purpose of determining any percentage of Certificates Outstanding hereunder, but both the original and replacement Certificate shall be treated as one and the same. Notwithstanding any other provision of this Section, in lieu of delivering a new Certificate in exchange for a Certificate which has been mutilated, lost, destroyed or stolen, and which has matured, the Trustee may make payment with respect to such Certificate upon receipt of indemnity satisfactory to it.

Section 2.10. Payment. Payment of interest due with respect to any Certificate on any Interest Payment Date shall be made to the person appearing on the registration books of the Trustee as the Owner thereof as of the Regular Record Date immediately preceding such Interest Payment Date, such interest to be paid by check or draft mailed on the applicable Interest Payment Date by first class mail to such Owner at his address as it appears on such registration books or by wire transfer to owners of \$1,000,000 or more in aggregate principal amount of Certificates to an account in the United States of America as such owner shall specify in written notice to the Trustee requesting payment by wire transfer to the Trustee not less than 20 days prior to such Interest Payment Date, such request shall remain in effect until rescinded in writing by such owner. The principal and prepayment price with respect to the Certificates shall be payable in lawful money of the United States of America upon surrender thereof at the Principal Corporate Trust Office of the Trustee.

Section 2.11. Execution of Documents and Proof of Ownership. Any request, direction, consent, revocation of consent, or other instrument in writing required or permitted by this Agreement to be signed or executed by Certificate Owners may be in any number of concurrent instruments of similar tenor, and may be signed or executed by such Owners in person or by their attorneys or agents appointed by an instrument in writing for that purpose, or by any bank, trust company or other depository for such Certificates. Proof of the execution of any such instrument, or of any instrument appointing any such attorney or agent, and of the ownership of Certificates shall be sufficient for any purpose of this Agreement (except as otherwise herein provided), if made in the following manner:

(a) The fact and date of the execution by any Owner or his attorney or agent of any such instrument and of any instrument appointing any such attorney or agent, may be proved by a certificate, which need not be acknowledged or verified, of an officer of any bank or trust company located within the United States of America, or of any notary public, or other officer authorized to take acknowledgments of deeds to be recorded in the jurisdiction where the instrument is executed, that the person signing such instrument acknowledged before him the execution thereof. Where any such instrument is executed by an officer of a corporation or association or a member of a partnership on behalf of such corporation, association or partnership, such certificate shall also constitute sufficient proof of his authority.

(b) The fact of the ownership of Certificates by any person and the amount, the maturity and the numbers of such Certificates and the date of his holding the same shall be proved by the registration books maintained pursuant to Section 2.12 hereof.

Nothing contained in this Article II shall be construed as limiting the Trustee to such proof, it being intended that the Trustee may accept any other evidence of the matters herein stated which the Trustee may deem sufficient. Any request or consent of the Owner of any Certificate shall bind every future Owner of the same Certificate in respect of anything done or suffered to be done by the Trustee in pursuance of such request or consent.

Section 2.12. Certificate Register. The Trustee will keep or cause to be kept, at its Principal Corporate Trust Office sufficient books for the registration and transfer of the Certificates which shall at all times be open during regular business hours upon reasonable prior notice to inspection by the District and the Corporation; and, upon presentation for such purpose, the Trustee shall, under such reasonable regulations as it may prescribe, register or transfer or cause to be registered or transferred, on said books, Certificates as hereinbefore provided.

Section 2.13. Temporary Certificates. The Certificates may be initially executed and delivered in temporary form exchangeable for definitive Certificates when ready for delivery. The temporary Certificates may be printed, lithographed, photocopied or typewritten, shall be of such authorized denominations as may be determined by the District, and shall be in registered form. The temporary Certificates may be in the form of a single Certificate for each maturity payable on the date, in the amount and at the rate of interest established for the Certificates maturing on such date. Every temporary Certificate shall be executed by the Trustee upon the conditions and in substantially the same manner as the definitive Certificates. If temporary Certificates are executed and delivered hereunder, definitive Certificates will be furnished as

soon as practicable, and thereupon the temporary Certificates may be surrendered, for cancellation, in exchange therefor at the location designated by the Trustee for such purpose, and the Trustee shall execute and deliver in exchange for such temporary Certificates an equal aggregate principal amount of definitive Certificates of the same maturity or maturities. Until so exchanged, the temporary Certificates shall be entitled to the same benefits as definitive Certificates executed and delivered hereunder.

Section 2.14. Book-Entry System. THE PROVISIONS OF THIS SECTION 2.14 AS TO THE BOOK-ENTRY ONLY SYSTEM SHALL NOT APPLY SO LONG AS THE CERTIFICATES ARE REGISTERED IN THE NAME OF THE PURCHASER OR AN ASSIGNEE OF THE PURCHASER.

(a) Book-Entry System; Limited Obligation of Corporation. The provisions of this Section 2.14 and the Representation Letter (as defined below) shall apply with respect to any Certificate registered to Cede & Co. or any other nominee of The Depository Trust Company (“DTC”) while the Book-Entry Only System (meaning the system of registration described in this Section 2.14) is in effect. The Book-Entry Only System shall become effective thirty (30) days after the Owners of all the Certificates provide notice in writing to the Trustee, the District and the Corporation, subject to the provisions below concerning termination of the Book-Entry Only System. Until all of the Owners of the Certificates provide such notice, the Book-Entry Only System shall not be in effect. Upon the effectiveness of the Book-Entry System, the ownership of each such Certificate shall be registered in the registration books kept by the Trustee in the name of the Nominee as nominee of the Depository. Thereafter, except as provided in subsection (e) of this Section 2.14, all of the Outstanding Certificates shall be registered in the registration books kept by the Trustee in the name of the Nominee.

With respect to Certificates registered in the registration books kept by the Trustee in the name of the Nominee, the District, the Corporation and the Trustee shall have no responsibility or obligation to any such Participant or to any Person on behalf of which such a Participant holds an interest in the Certificates. Without limiting the immediately preceding sentence, the District, the Corporation and the Trustee shall have no responsibility or obligation with respect to (i) the accuracy of the records of the Depository, the Nominee or any Participant with respect to any ownership interest in the Certificates, (ii) the delivery to any Participant or any other Person, other than an Owner as shown in the registration books kept by the Trustee, of any notice with respect to the Certificates, including any notice of prepayment, (iii) the selection by the Depository and its Participants of the beneficial interest in the Certificates to be prepaid in the event the Certificates are prepaid in part, or (iv) the payment to any Participant or any other Persons, other than an Owner as shown in the registration books kept by the Trustee, of any amount with respect to principal of, premium, if any, or interest due with respect to the Certificates. The District, the Corporation and the Trustee may treat and consider the Person in whose name each Certificate is registered in the registration books kept by the Trustee as the holder and absolute owner of such Certificate for the purpose of payment of principal, premium, if any, and interest with respect to such Certificate, for the purpose of giving notices of prepayment and other matters with respect to such Certificate, for the purpose of registering transfers with respect to such Certificate and for all other purposes whatsoever. The Trustee shall pay all principal of, premium, if any, and interest due with respect to the Certificates only to or upon the order of the respective Owner, as shown in the registration books kept by the

Trustee, or their respective attorneys duly authorized in writing, and all such payments shall be valid and effective to satisfy and discharge fully the District's obligations with respect to payment of principal, premium, if any, and interest due with respect to the Certificates to the extent of the sum or sums so paid. No Persons other than an Owner, as shown in the registration books kept by the Trustee, shall receive a Certificate evidencing the obligation of the District to make payments of principal, premium, if any, and interest pursuant to this Trust Agreement. Upon delivery by the Depository to the Trustee, the District and the Corporation of written notice to the effect that the Depository has determined to substitute a new nominee in place of the Nominee, and subject to the provisions herein with respect to record dates, the word Nominee in this Trust Agreement shall refer to such new nominee of the Depository.

(b) Representation Letter. In order to qualify the Certificates for the Depository's book-entry system, an authorized representative of the Trustee is hereby authorized by the District to execute from time to time and deliver to such Depository the Representation Letter. The execution and delivery of the Representation Letter shall not in any way limit the provisions of subsection (a) of this Section 2.14 or in any other way impose upon the District, the Corporation or the Trustee any obligation whatsoever with respect to persons having interests in the Certificates other than the Owners, as shown on the registration books kept by the Trustee. The Trustee agrees to take all action necessary to continuously comply with all representations made by it in the Representation Letter. In addition to the execution and delivery of the Representation Letter, the President, the Secretary and all other officers of the Corporation, and the District Representative, are hereby authorized to take any other actions, not inconsistent with this Trust Agreement, to qualify the Certificates for the Depository's book-entry program.

(c) Transfers Outside Book-Entry System. In the event (i) the Depository determines not to continue to act as securities depository for the Certificates or (ii) the District determines that the Depository shall no longer so act, then the District will discontinue the book-entry system with the Depository. If the District fails to identify another qualified securities depository to replace the Depository then the Certificates so designated shall no longer be restricted to being registered in the registration books kept by the Trustee in the name of the Nominee, but shall be registered in whatever name or names Persons transferring or exchanging Certificates shall designate, in accordance with the provisions of this Trust Agreement.

(d) Payments to the Nominee. Notwithstanding any other provisions of this Trust Agreement to the contrary, so long as any Certificate is registered in the name of the Nominee, all payments with respect to premium, if any, and interest due with respect to such Certificate and all notices with respect to such Certificate shall be made and given, respectively, as provided in the Representation Letter or as otherwise instructed by the Depository.

(e) Initial Depository and Nominee. The initial Depository under this Article shall be The Depository Trust Company, New York, New York. The initial Nominee shall be Cede & Co., as Nominee of The Depository Trust Company, New York, New York.

ARTICLE III

COSTS OF ISSUANCE FUND

Section 3.01. Costs of Issuance Fund. The Trustee shall establish a special trust fund designated as the Riverside Unified School District 2015 School Facilities Project “Costs of Issuance Fund” (the “Costs of Issuance Fund”); shall keep such fund separate and apart from all other funds and moneys held by it; and shall administer such fund as provided herein. There shall be deposited in the Costs of Issuance Fund the proceeds of the sale of the Certificates required to be deposited therein pursuant to Section 2.07 hereof.

Moneys on deposit in the Costs of Issuance Fund shall be applied to pay Delivery Costs to the extent that such fees and expenses are approved by the District. Such costs shall be payable upon receipt by the Trustee of a written requisition signed by a District Representative setting forth the amounts to be disbursed for payment or reimbursement of Delivery Costs and the person or persons to whom said amounts are to be disbursed, stating that the amounts to be disbursed are for Delivery Costs properly chargeable to the Costs of Issuance Fund and accompanied by a bill or statement for such amount to be disbursed. Each such written requisition of the District shall be sufficient evidence to the Trustee of the facts stated therein and the Trustee shall have no duty to confirm the accuracy of such facts. Any moneys remaining in the Costs of Issuance Fund six months after the Closing Date shall be transferred to the Lease Payment Fund.

Section 3.02. Acquisition Fund. All moneys in the Acquisition Fund shall be held by the Trustee and applied to the acquisition of the Project as directed by the School District for costs previously incurred with respect to the Project. The Trustee shall keep record of draws on the Acquisition Fund by the withdrawal of such fund pursuant to a written requisition as in the form attached hereto as Exhibit B. Upon completion of the Project by the School District, the Acquisition Fund shall be closed and the Trustee shall transfer any funds contained therein to the Lease Payment Fund.

ARTICLE IV

PREPAYMENT OF CERTIFICATES

Section 4.01. Prepayment.

(a) Optional Prepayment. The Certificates are subject to optional prepayment prior to maturity in whole, or in part among maturities such that approximately equal Lease Payments prevail following each prepayment, on any date from Prepayments made at the option of the District pursuant to Section 10.2 of the Lease from any source of available moneys, at the prepayment prices equal to the principal amount thereof, together with accrued interest to the prepayment date and any additional amount, if any, set forth in Section 10.2 of the Lease.

(b) Prepayment From Net Proceeds of Property and Casualty Insurance and Condemnation. The Certificates are also subject to mandatory prepayment on any date, in whole or in part, on a pro rata basis among maturities, from the Net Proceeds of title or hazard

insurance or condemnation, which Net Proceeds are deposited in the Lease Payment Fund and credited as a Prepayment made by the District pursuant to Section 10.3 of the Lease, at a prepayment price equal to the principal amount thereof, together with accrued interest to the date fixed for prepayment, without premium.

(c) Mandatory Sinking Fund Prepayment. The Certificates are subject to mandatory sinking fund prepayment on August 1 in each year on and after August 1, _____, by lot, at a prepayment price equal to the principal amount thereof, without premium, together with accrued interest to the date of prepayment, from the principal component of the Lease Payments to be paid by the District pursuant to the Lease with respect to each such prepayment date as follows:

Prepayment Dates (<u>August 1</u>)	Principal Amount of <u>Certificates to be Prepaid</u>
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In the event that the Trustee shall prepay Certificates in part but not in whole pursuant to subsections (a) or (b) of this Section 4.01, the amount of the Certificates to be prepaid in each subsequent year pursuant to this subsection (c) shall be modified to correspond to the principal components of the Lease Payments prevailing following such prepayment pursuant to a revised schedule to be provided by the District.

In providing for the prepayment of Certificates pursuant to this subsection (c) the Trustee may, at the written request of the District, utilizing funds on deposit in the Lease Payment Fund, purchase in the open market Certificates in the full principal amount of the Certificates to be prepaid on any prepayment date, or any part thereof; provided that the Trustee may not purchase Certificates for such purpose after the fortieth (40th) day preceding any such prepayment date; and provided further that, in purchasing Certificates, the Trustee may not pay a purchase price for any Certificate which exceeds the principal amount thereof. If the Trustee purchases Certificates in a principal amount which is less than the full principal amount of the Certificates to be prepaid on the succeeding prepayment date, the Trustee shall prepay Certificates in a principal amount equal to the remainder of the principal amount of Certificates to be prepaid on such prepayment date as provided in this subsection.

Section 4.02. Selection of Certificates for Prepayment. Whenever provision is made in this Agreement for the prepayment of Certificates and less than all Outstanding Certificates of a mandatory prepayment are called for prepayment, the Trustee shall select Certificates for prepayment by lot within a maturity in any manner which the Trustee shall in its sole discretion deem appropriate and fair. The Trustee shall promptly notify the District and the Corporation in writing of the Certificates so selected for prepayment.

Section 4.03. Notice of Prepayment. When prepayment is authorized or required pursuant to Section 4.01 hereof the Trustee shall, on behalf of the District and at the expense of the District, give notice of the prepayment of the Certificates. Such notice shall specify: (a) that the whole or a designated portion of the Certificates is to be prepaid; (b) if less than all the Certificates are to be prepaid, the numbers and CUSIP numbers (if any) of the Certificates to be prepaid; (c) the date of notice and the date of prepayment; (d) the place or places where the

prepayment will be made, including the name and address of any prepayment agent; (e) the prepayment and descriptive information regarding the Certificates, including the dated date, interest rates and stated maturity dates and price; and (f) if less than all the Certificates are being prepaid, the dated date, interest rate and maturity date of each Certificate to be prepaid in whole or part. Such notice shall further state that on the specified date there shall become due and payable upon each Certificate or portion thereof to be prepaid, the principal and premium, if any, together with interest accrued to said date, and that from and after such date interest with respect thereto shall cease to accrue and be payable. Such redemption notices may state that no representation is made as to the accuracy or correctness of CUSIP numbers (if any) printed thereon or on the Certificates.

Notice of such prepayment shall be mailed at least thirty (30) days but not more than sixty (60) days prior to the prepayment date, first class postage prepaid to the respective Owners of Certificates designated for prepayment at their addresses appearing on the Certificate registration books which notice shall, in addition to setting forth the above information, set forth, in the case of each Certificate called only in part, the portion of the principal thereof which is to be prepaid; provided that neither failure to receive such notice nor any immaterial defect in any notice so mailed shall affect the sufficiency of the proceedings for the prepayment of the Certificates. Such notice shall also be mailed, registered mail, electronic mail, overnight delivery or facsimile to the Purchaser, and if the Certificates are then held in Book-Entry form, to the Securities Depositories and to one or more Information Services as shall be designated in writing by the District to the Trustee, but such mailing shall not be a condition precedent to such prepayment and failure to mail or receive any such notice shall not affect the validity of the proceedings for the prepayment of Certificates.

Such notice may also provide that redemption of the Certificates to be redeemed is contingent upon receipt by the Trustee, on or before the redemption date, of moneys sufficient to pay the redemption price for the Certificates to be redeemed, and that such notice will be cancelled and of no further effect if such moneys are not so received by the Trustee.

Section 4.04. Partial Prepayment of Certificate. Upon surrender of any Certificate prepaid in part only, the Trustee shall execute and deliver to the registered Owner thereof, at the expense of the District, a new Certificate or Certificates of authorized denominations equal in aggregate principal amount to the unprepaid portion of the Certificate surrendered and of the same interest rate and the same maturity. Such partial prepayment shall be effective on the date established for prepayment, provided that there shall have been paid, on or prior to such date, to the Trustee, in trust for the Owners of the portions of Certificates to be prepaid, the amount thereby required to be paid to such Owners upon such payment, and the District, the Corporation and the Trustee shall thereupon be released and discharged from all liability to the extent of such payment.

Section 4.05. Effect of Notice of Prepayment. Notice having been given as aforesaid, and the moneys for the prepayment having been set aside in the Lease Payment Fund, the Certificates or portions thereof to be prepaid shall become due and payable on said date of prepayment, and, upon presentation and surrender thereof at the office or offices specified in said notice, said Certificates or portions thereof shall be paid at the unpaid principal amount with

respect thereto, plus premium, if any. Interest accrued and unpaid to said date of prepayment shall be paid in accordance with Section 2.10 hereof.

If, on said date of prepayment, moneys for the prepayment of all the Certificates or portions thereof to be prepaid, together with interest to said date of prepayment, shall be held by the Trustee so as to be available therefor on said date of prepayment, and if notice of prepayment thereof shall have been given as aforesaid, then, from and after said date of prepayment, interest with respect to the Certificates or portions thereof shall cease to accrue and become payable. All moneys held by or on behalf of the Trustee for the prepayment of Certificates or portions thereof shall be held in trust for the account of the Owners of the Certificates or portions thereof so to be prepaid.

All Certificates paid at maturity or prepaid prior to maturity pursuant to the provisions of this Article shall be canceled upon surrender thereof. The Trustee shall destroy such canceled Certificates and deliver a certificate of destruction to the District upon written request of the District.

ARTICLE V

LEASE PAYMENTS; LEASE PAYMENT FUND

Section 5.01. Assignment of Rights in Lease. Pursuant to the Assignment Agreement, the Corporation has assigned and set over to the Trustee certain of its rights under the Lease, including but not limited to all of the Corporation's rights to receive and collect all of the Lease Payments, the Prepayments and all other amounts required to be deposited in the Lease Payment Fund pursuant to the Lease. All Lease Payments, Prepayments and such other amounts to which the Corporation may at any time be entitled shall be paid directly to the Trustee, and all of the Lease Payments and Prepayments collected or received by the Corporation shall be deemed to be held and to have been collected or received by the Corporation as the agent of the Trustee, and if received by the Corporation at any time shall be deposited by the Corporation with the Trustee within one Business Day after the receipt thereof, and all such Lease Payments, Prepayments and such other amounts shall be forthwith deposited by the Trustee upon the receipt thereof in the Lease Payment Fund (except as provided in Section 6.04 hereof).

Section 5.02. Establishment of Lease Payment Fund; Deposits. The Trustee shall establish a special trust fund designated as the "Riverside Unified School District 2015 School Facilities Project Lease Payment Fund" (the "Lease Payment Fund"). All moneys at any time deposited by the Trustee in the Lease Payment Fund shall be held by the Trustee in trust for the benefit of the District and the Owners of the Certificates, and shall be used and applied by the Trustee as hereinafter set forth.

There shall be deposited in the Lease Payment Fund all Lease Payments and Prepayments received by the Trustee (except as provided in Section 6.04 hereof), including any moneys received by the Trustee for deposit therein pursuant to Sections 4.5, 5.5 or Article VI or X of the Lease, and any other moneys required to be deposited therein pursuant to the Lease or pursuant to this Agreement.

Section 5.03. Application of Moneys. Except as provided in Section 6.04 hereof with respect to the receipt of delinquent Lease Payments, the Trustee shall use and withdraw moneys in the Lease Payment Fund solely for the purpose of paying the principal of and the interest and prepayment premiums (if any) with respect to the Certificates as the same shall become due and payable, in accordance with the provisions of Article II and Article IV hereof.

Section 5.04. Surplus. Any surplus remaining in the Lease Payment Fund, after prepayment or payment of all Certificates, including premiums (if any) and accrued interest, and payment of any applicable fees and expenses to the Trustee, or provision for such prepayment and/or payment having been made to the satisfaction of the Trustee, shall be withdrawn by the Trustee and remitted to the District.

ARTICLE VI

[INTENTIONALLY OMITTED]

ARTICLE VII

INSURANCE AND CONDEMNATION FUND; INSURANCE; EMINENT DOMAIN

Section 7.01. Establishment of Insurance and Condemnation Fund; Application of Net Proceeds of Insurance Award. Any Net Proceeds of title insurance or hazard insurance against accident or destruction of any structure constituting the Facility collected by the District in the event of any such accident or destruction shall be transferred to the Trustee pursuant to Section 6.2 of the Lease. The Trustee shall deposit such moneys transferred from the District and all Net Proceeds to the insurance or hazard insurance of the Facility received by the Trustee directly from any insurer in a special fund designated as the “Insurance and Condemnation Fund” to be applied and disbursed by the Trustee as provided in Section 6.2(a) of the Lease. Any moneys that the Trustee receives from an insurer that are not Net Proceeds, as specified in writing by the District to the Trustee, shall be transferred to the District, but only if there are no amounts then owing to the Purchaser.

Section 7.02. Application of Net Proceeds of Eminent Domain Award. If all or any part of the Facility shall be taken by eminent domain proceedings (or sold to a government threatening to exercise the power of eminent domain) the Net Proceeds therefrom shall be deposited with the Trustee in the Insurance and Condemnation Fund pursuant to Section 6.2(b) of the Lease and shall be applied and disbursed by the Trustee with the consent of the Owners as follows:

(a) (1) If the District determines (i) that such eminent domain proceedings have not materially affected the District’s use of the Facility or the ability of the District to meet any of its obligations under the Lease, and (ii) that such proceeds are not needed for replacement of the Facility or any part thereof taken, the Trustee shall transfer such proceeds to the Lease Payment Fund to be credited towards the Prepayment

required to be paid pursuant to Section 10.3 of the Lease and applied to the prepayment of Certificates in the manner provided in Article IV hereof.

(2) If the District determines (i) that such eminent domain proceedings have not materially affected the District's use of the Facility or the ability of the District to meet any of its obligations under the Lease, and (ii) that such proceeds are needed for replacement of the Facility or part thereof so taken, the Trustee shall pay to the District, or to its order, from said proceeds such amounts as the District may expend for such replacement, upon the filing of requisitions of the District Representative; provided that the replacement Facility certified by the District to be of a value equivalent to the Facility being replaced.

(b) If (1) less than all of the Facility shall have been taken in such eminent domain proceedings, and if the District determines that such eminent domain proceedings have materially affected the District's use of the Facility or the ability of the District to meet any of its obligations under the Lease or (2) all of the Facility shall have been taken in such eminent domain proceedings, then the Trustee shall transfer such proceeds to the Lease Payment Fund to be credited toward the Prepayment required to be paid pursuant to Section 10.3 of the Lease and applied to the prepayment of Certificates in the manner provided in Article IV hereof.

(c) In making any such determination under this Section 7.02, the District shall obtain the report of an independent engineer or other independent professional consultant that the District deems appropriate. Any such determination under this Section 7.02 shall be made by the District after considering such report and shall be final.

Section 7.03. Cooperation. The Corporation and the Trustee shall take all reasonable steps to cooperate fully with the District at the expense of the District in filing any proof of loss with respect to any insurance policy maintained pursuant to Article V of the Lease and in the prosecution or defense of any prospective or pending condemnation proceeding with respect to the Facility or any part thereof.

ARTICLE VIII

MONEYS IN FUNDS; INVESTMENT

Section 8.01. Held in Trust. The moneys and investments held by the Trustee under this Agreement (other than moneys held in the Rebate Account) are irrevocably held in trust for the benefit of the District and the Owners of the Certificates, and for the purposes herein specified, and such moneys, and any income or interest earned thereon, shall be expended only as provided in this Agreement, and, except as provided in Section 13.03 hereof, shall not be subject to levy or attachment or lien by or for the benefit of any creditor of the Corporation, the Trustee or the District or any Owner of Certificates, or any of them.

Section 8.02. Investments Authorized. Moneys held by the Trustee hereunder shall be invested and reinvested by the Trustee in Permitted Investments upon the written order of the District Representative. The District Representative shall by written order filed with the Trustee

direct such investment in specific Permitted Investments. Such investments, if registrable, shall be registered in the name of the Trustee for the benefit of the Certificate Owners and held by the Trustee. The Trustee may purchase from or sell to itself or any affiliate, as principal or agent, investments authorized by this Section. Such investments and reinvestments shall be made, giving full consideration to the time at which funds are required to be available. The Trustee may act as principal or agent in the making or disposing of any investment. The Trustee may sell or present for prepayment, any Permitted Investment so purchased by the Trustee whenever it shall be necessary in order to provide moneys to meet any required payment, transfer, withdrawal or disbursement from the fund to which such Permitted Investment is credited, and the Trustee shall not be liable or responsible for any loss resulting from such investment. In the absence of written investment direction from the District, the Trustee shall hold moneys uninvested. The Trustee may commingle amounts in the separate funds and accounts held hereunder for investment purposes. Any investment earnings on moneys in the Lease Payment Fund shall remain in such Fund. The District acknowledges that to the extent regulations of the Comptroller of the Currency or other applicable regulatory entity grants the District the right to receive brokerage confirmations of security transactions as they occur, at no additional cost, the District specifically waives receipt of such confirmations to the extent permitted by law. The Trustee will furnish the District periodic cash transaction statements which include detail for all investment transactions made by the Trustee hereunder. The Trustee may make any and all such investments through its own investment department or that of its affiliates or subsidiaries, and may charge its ordinary and customary fees for such trades, including investment maintenance fees. Ratings of Permitted Investments shall be determined at the time of purchase of such permitted investments and without regard to ratings subcategories. The Trustee may rely on the investment directions of the District Representative as to both the suitability and legality of the directed investments.

Section 8.03. Accounting. The Trustee shall at all times keep, or cause to be kept, proper books of record and account prepared in accordance with customary standards of the corporate trust industry, in which complete and accurate entries shall be made of all transactions made by it relating to the receipt, investment, disbursement, allocation and application of the proceeds of the Certificates, the Lease Payments and Prepayments and all funds and accounts established by it pursuant to this Agreement. Such books of record and account shall specify the account or fund to which each investment (or portion thereof) held by the Trustee is to be allocated and shall set forth, in the case of each Permitted Investment (a) its purchase price, (b) identifying information, including par amount, interest rate and payment dates, (c) the amount received at maturity or its sale price, as the case may be, and (d) the amounts and dates of any payments made with respect thereto. With respect to any Permitted Investment, the District shall comply with the provisions regarding the purchase of such investments of the no-arbitrage and tax certificate delivered upon the delivery of the Certificates.

Section 8.04. Valuation of Investments. For the purpose of determining the amount in any fund, all Permitted Investments credited to such fund shall be valued at the lesser of cost or market value.

The Trustee may utilize generally accepted or computer pricing services (including brokers and dealers in securities) as are available to it in making such valuations.

Section 8.05. Rebate of Excess Investment Earnings to United States. The provisions of this Section 8.05 shall apply only to the extent the District issues more than \$5,000,000 tax-exempt obligations during Calendar Year 2015. All capitalized terms used in this Section and not defined herein shall have the definitions ascribed to them in the Rebate Certificate of the District delivered in connection with the initial execution and delivery of the Certificates or the Regulations promulgated under Section 148 of the Code.

(A) Calculation of Excess Investment Earnings. The District shall calculate Excess Investment Earnings (as such term is defined in the Rebate Certificate) in accordance with the Rebate Certificate and shall assure payment of an amount equal to Excess Investment Earnings to the United States in accordance with subsection (B). The Trustee at the written direction of the District shall deposit to the Rebate Account any amounts paid by the District for such purpose in accordance with Section 4.8 of the Lease.

(B) Payment to the United States. The District shall direct the Trustee to pay from the Rebate Account an amount equal to Excess Investment Earnings to the United States in installments with the first payment to be made not later than thirty (30) days after the end of the fifth Certificate Year (as such term is defined in the Rebate Certificate) and with subsequent payments to be made not later than five (5) years after the preceding payment was due. The District shall assure that each such installment is in an amount sufficient so that at least 90 percent of the aggregate Excess Investment Earnings with respect to the Certificates as of the close of the computation period shall have been rebated to the United States. Not later than sixty (60) days after the retirement of the Certificates, the District shall direct the Trustee to pay from the Rebate Account to the United States 100 percent of the theretofore unpaid Excess Investment Earnings of the Certificates. If there are any amounts remaining in the Rebate Account following the payment required by the preceding sentence, the Trustee shall at the written request of the District pay said amounts to the District to be used for any lawful purpose of the District. The District shall remit payments to the United States at the address prescribed by the Regulations as the same may be from time to time in effect with such reports and statements as may be prescribed by such Regulations. If, for any reason, amounts in the Rebate Account are insufficient to make the payments to the United States which are required by this subsection (B), the District shall assure that such payments are made to the United States, on a timely basis, from any funds lawfully available therefor.

(C) Further Obligation of the District. The District shall assure that Excess Investment Earnings are not paid or disbursed except as required in this Section. To that end the District shall assure that investment transactions are on an arm's-length basis. In the event that Nonpurpose Investments, as defined in the Rebate Certificate, consist of certificates of deposit or investment contracts, investment in such Nonpurpose Investments shall be made in accordance with the procedures described in applicable Regulations as from time to time in effect.

(D) Maintenance of Records. The District shall keep, and retain for a period of six (6) years following the retirement of the Certificates, records of the determinations made pursuant to this Section 8.05.

(E) Independent Consultants. In order to provide for the administration of this Section 8.05, the District may provide for the employment of independent attorneys, accountants and consultants compensated on such reasonable basis as the District may deem appropriate in addition to and without limitation of the provisions of Section 12.05 and the Trustee may rely conclusively upon and shall be fully protected from all liability in relying on the opinions, calculations, determinations, directions and advice of such attorneys, accountants and consultants employed hereunder.

(F) Fees and Expenses. The District shall be responsible for any fees and expenses incurred by the Trustee or the District under or pursuant to Section 8.05 hereof.

(G) Administration. The Trustee's sole responsibilities under this Section 8.05 are to follow the written instructions of the District pertaining hereto and the Trustee shall have no liability or responsibility to enforce compliance by the District or the Corporation with terms of this Section or the tax certificate of the District.

Section 8.06. Tax Covenants. The Corporation and the District hereby covenant with the Owners of the Certificates that:

(1) They will not take any action or omit to take any action, which action or omission, if reasonably expected on the date of the initial execution and delivery of Certificates authorized pursuant to Section 2.01, would have caused any of such Certificates to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended from time to time (the "Code");

(2) They will not take any action or omit to take any action, which action or omission, if reasonably expected on the date of initial execution and delivery of the Certificates authorized pursuant to Section 2.01 would result in loss of the exclusion from gross income for purposes of federal taxation under Section 103(a) of the Code, of interest paid with respect to such Certificates;

(3) They will not take any action or omit to take any action, which action or omission if reasonably expected on the date of initial execution and delivery of the Certificates authorized pursuant to Section 2.01, would have caused any of such Certificates to be "Private Activity bonds" within the meaning of Section 141 of the Code; and

(4) In order to maintain the exclusion from gross income for purposes of federal income taxation of interest paid with respect to the Certificates, the District covenants to comply with each applicable requirement of Section 103 and Sections 141 through 150 of the Code.

The covenants of the Corporation and the District contained in this Section 8.06 shall survive the payment or defeasance of this Agreement pursuant to Section 14.01 hereof.

ARTICLE IX

THE TRUSTEE

Section 9.01. Appointment of Trustee. U.S. Bank National Association, a national banking association, organized and existing under and by virtue of the laws of the United States of America, is hereby appointed Trustee by the Corporation and the District for the purpose of receiving all moneys required to be deposited with the Trustee hereunder and to allocate, use and apply the same as provided in this Agreement. The Corporation and the District agree that they will maintain as Trustee a bank, corporation or trust company duly authorized to exercise trust powers having a corporate trust office in Los Angeles, California subject to supervision or examination by Federal or state authority, so long as any Certificates are outstanding and that any successor trustee shall have a combined capital and surplus of at least Fifty Million Dollars (\$50,000,000). If such bank, corporation or trust company publishes a report of condition at least annually pursuant to law or the requirements of any supervising or examining authority above referred to, then for the purpose of this Section the combined capital and surplus of such bank, corporation or trust company shall be deemed to be its combined capital and surplus as set forth in its most recent report of condition so published.

The Trustee is hereby authorized to pay or prepay the Certificates when duly presented for payment at maturity, or on prepayment and to cancel all Certificates upon payment thereof. The Trustee shall keep accurate records of all funds administered by it and of all Certificates paid and discharged. The Trustee shall be compensated by the District for its services rendered pursuant to the provisions of this Agreement and also all reasonable expenses, charges, legal and consulting fees and other disbursements and those of its attorney, agents and employees incurred in and about the performance of its powers and duties under this Trust Agreement. The Trustee's compensation shall not be limited by any law on compensation of a Trustee of an express trust, and the Trustee shall be reimbursed upon request for all reasonable out-of-pocket expenses incurred by it; such expenses shall include, but not be limited to, the compensation and out-of-pocket expenses of the Trustee's agents and counsel.

The District may, at any time so long as an Event of Default has not occurred and is not continuing, upon 30 days' prior written notice to the parties hereto, remove the Trustee initially appointed, and any successor thereto, and may appoint a successor or successors thereto; provided that any such successor shall be a bank or trust company meeting the requirements of this Section 9.01.

The Trustee may at any time resign by giving written notice to the District. Upon receiving such notice of resignation, the District shall promptly appoint a successor Trustee and provide for the payment of all fees and expenses due and owing to the predecessor Trustee. Any resignation or removal of the Trustee and appointment of a successor Trustee shall become effective upon acceptance of appointment by the successor Trustee. Upon such acceptance, the District shall mail or cause to be mailed notice thereof to the Certificate Owners at their respective addresses set forth on the Certificate registration books maintained pursuant to Section 2.12 hereof. If the District fails to appoint a successor Trustee who shall have accepted its appointment within sixty (60) days after receipt of such notice of resignation or giving a notice

of removal, the Trustee may at the expense of the District petition a court of competent jurisdiction for the appointment of a successor Trustee.

Notwithstanding any other provision of this Trust Agreement, no removal, resignation or termination of the Trustee shall take effect until a successor, acceptable to the Purchaser as indicated in writing, shall be appointed.

This Trust Agreement and the rights and obligations of the Purchaser and the Owners shall, after receiving indemnification to its satisfaction as provided in this Trust Agreement, be enforced by the Trustee acting on behalf of the Purchaser or the Owners of not less than the majority in principal amount of the Certificates then Outstanding as the case may be unless the context demands otherwise.

Section 9.02. Duties, Immunities and Liabilities of Trustee. The recitals of facts, covenants and agreements herein and in the Certificates contained shall be taken as statements, covenants and agreements of the Corporation and the District, and the Trustee assumes no liability or responsibility for the correctness of the same, or makes any representations as to the validity or sufficiency of this Agreement or of the Certificates and shall not incur any liability or responsibility in respect thereof, other than in connection with the duties or obligations herein or in the Certificates assigned to or imposed upon the Trustee. The Trustee shall, prior to an Event of Default, and after the curing of all Events of Default which may have occurred, perform such duties and only such duties as are specifically set forth in this Agreement, and no additional covenants or duties of the Trustee shall be implied in this Agreement, the Assignment Agreement, the Lease, any other related document or otherwise. The Trustee shall, following the occurrence and during the continuance of any Event of Default (which has not been cured), exercise such of the rights and powers vested in it by this Agreement, and use the same degree of care and skill in their exercise, as a prudent person familiar with such matters would exercise or use under similar circumstances in the conduct of their own affairs.

No provision of this Agreement shall be construed to relieve the Trustee from liability for its own negligent action or its own negligent failure to act, except that:

(a) Prior to such an Event of Default hereunder and after the curing of all Events of Default which may have occurred, (1) the duties and obligations of the Trustee shall be determined solely by the express provisions of this Agreement, the Trustee shall not be liable except for the performance of such duties and obligations as are specifically set forth in this Agreement, and no implied covenants or obligations shall be read into this Agreement against the Trustee; and (2) in the absence of bad faith on the part of the Trustee, the Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon any certificate or opinion furnished to the Trustee by the District, but in the case of any such certificate or opinion which by any provision hereof is specifically required to be furnished to the Trustee, the Trustee shall be under a duty to examine the same to determine whether or not it conforms to the requirements of this Agreement on its face.

(b) At all times, regardless of whether or not any Event of Default shall exist, (1) the Trustee shall not be liable for any error of judgment made in good faith by a

responsible officer or officers or by any agent or attorney of the Trustee appointed with due care unless the Trustee was negligent in ascertaining the pertinent facts; and (2) the Trustee shall not be liable with respect to any action taken or omitted to be taken by it in good faith in accordance with the direction of the holders of not less than a majority, or such other percentage as may be required hereunder, in aggregate principal amount of the Certificates at the time Outstanding relating to the time, method and place of conducting any proceeding for any remedy available to the Trustee, or exercising any trust or power conferred upon the Trustee under this Agreement.

(c) The Trustee shall not be required to take notice or be deemed to have notice of any default or an Event of Default hereunder or under the Lease unless the Trustee shall have actual knowledge thereof or unless the Trustee shall have received notification in writing of such default by the District or the Owners of at least twenty-five percent (25%) in aggregate principal amount of all Certificates then Outstanding.

(d) No provision of this Trust Agreement shall require the Trustee to expend or risk its own funds or otherwise incur any financial liability in the performance of its duties hereunder or in the exercise of any of its rights or powers.

The immunities of the Trustee set forth herein also extend to its directors, officers, employees and agents.

Section 9.03. Merger or Consolidation. Any entity into which the Trustee may be merged or converted or with which it may be consolidated or any entity resulting from any merger, conversion or consolidation to which it shall be a party or any entity to which the Trustee may sell or transfer all or substantially all of its corporate trust business, provided that such entity shall be eligible under Section 9.01, shall be the successor to the Trustee without the execution or filing of any paper or further act, anything herein to the contrary notwithstanding. Notice of such merger or consolidation shall be given to the District and the Purchaser.

Section 9.04. Protection and Rights of Trustee. The Trustee shall be protected and shall incur no liability in acting or proceeding in good faith upon any resolution, notice, telegram, facsimile, request, consent, waiver, certificate, statement, affidavit, voucher, bond, requisition or other paper or document which it shall in good faith believe to be genuine and to have been passed or signed by the proper board or person or to have been prepared and furnished pursuant to any of the provisions of this Agreement, and the Trustee shall be under no duty to make any investigation or inquiry as to any statements contained or matters referred to in any such instrument, but may accept and rely upon the same as conclusive evidence of the truth and accuracy of such statements. The Trustee may consult with counsel, who may be counsel to the District, with regard to legal questions, and the opinion of such counsel shall be full and complete authorization and protection in respect of any action taken or suffered by the Trustee in good faith and in accordance therewith.

Whenever in the administration of its duties under this Agreement, the Trustee shall deem it necessary or desirable that a matter be proved or established prior to taking or suffering any action hereunder, such matter (unless other evidence in respect thereof be herein specifically prescribed) shall be deemed to be conclusively proved and established by the certificate of the

District Representative or the Corporation Representative, and such certificate shall be full warranty to the Trustee for any action taken or suffered under the provisions of this Agreement in reliance thereon, but in its discretion the Trustee may, in lieu thereof, accept other evidence of such matter or may require such additional evidence as to it may seem reasonable.

The Trustee may (i) become the Owner of Certificates with the same rights it would have if it were not the Trustee; (ii) acquire and dispose of other bonds or evidence of indebtedness of the District with the same rights it would have if it were not the Trustee; and (iii) act as a depository for and permit any of its officers or directors to act as a member of, or in any other capacity with respect to, any committee formed to protect the rights of Owners of Certificates, whether or not such committee shall represent the Owners of the majority in principal amount of the Certificates then Outstanding.

The recitals, statements and representations by the District and the Corporation contained in this Agreement or in the Certificates shall be taken and construed as made by and on the part of the District and the Corporation, as the case may be, and not by the Trustee, and the Trustee does not assume, and shall not have, any liability or responsibility or obligation for the correctness of any thereof.

The Trustee may execute any of the trusts or powers hereof and perform the duties required of it hereunder by or through attorneys, agents, or receivers, and shall be entitled to advice of counsel concerning all matters of trust and its duty hereunder, and the Trustee shall not be answerable for the default or misconduct of any such attorney, agent, or receiver selected by it with reasonable care. The Trustee shall not be answerable for the exercise of any discretion or power or the performance of any duty under this Agreement or for anything whatever in connection with the funds and accounts established hereunder, except only for its own willful misconduct or negligence.

The Trustee shall not be accountable for the use or application by the District or the Corporation or any other party of any funds which the Trustee has released in accordance with the terms of this Trust Agreement.

The Trustee makes no representation or warranty, express or implied, as to the title, value, design, compliance with specifications or legal requirements, quality, durability, operation, condition, merchantability or fitness for any particular purpose or fitness for the use contemplated by the District or the Corporation of the Facility (as that term is defined in the Lease). In no event shall the Trustee be liable for incidental, indirect, special or consequential damages in connection with or arising from the Lease or this Trust Agreement for the existence, furnishing or use of the Facility.

The Trustee shall have no responsibility, opinion or liability with respect to any information, statement or recital in any disclosure material prepared or distributed with respect to the sale of the Certificates.

Before taking any action under Article XIII or this Article at the request of the Owners, the Trustee may require that a satisfactory indemnity bond be furnished by the Owners for the reimbursement of all expenses to which it may be put and to protect it against all liability, except

liability which is adjudicated to have resulted from its negligence or willful misconduct in connection with any action so taken.

The Trustee's rights to immunities and protection from liability hereunder and its rights to payment of its fees and expenses shall survive its resignation or removal and final payment or defeasance of the Certificates. All indemnifications and releases from liability granted herein to the Trustee shall extend to the directors, officers, employees and agents of the Trustee.

The permissive right of the Trustee to do things enumerated in this Agreement shall not be construed as a duty and the Trustee shall not be answerable for other than its negligence or willful default. The Trustee shall not be required to give any bond or surety in respect of the execution of the said trusts and powers or otherwise in respect of the premises.

In acting or omitting to act pursuant to the Related Documents, the Trustee shall be entitled to all of the rights, immunities and indemnities accorded to it under this Agreement, including, but not limited to, Articles X and XII hereof. Notwithstanding the effective date of this Agreement or anything to the contrary in this Agreement, the Trustee shall have no liability or responsibility for any act or event relating to this Agreement which occurs prior to the date the Trustee formally executes this Agreement and commences acting as Trustee hereunder.

The Trustee shall have the right to accept and act upon instructions, including funds transfer instructions ("Instructions") given pursuant to this Agreement and delivered using Electronic Means (meaning the following communications methods: S.W.I.F.T., e-mail, facsimile transmission, secure electronic transmission containing applicable authorization codes, passwords and/or authentication keys issued by the Trustee, or another method or system specified by the Trustee as available for use in connection with its services hereunder); provided, however, that the District and/or the Corporation shall provide to the Trustee an incumbency certificate listing officers with the authority to provide such Instructions ("Authorized Officers") and containing specimen signatures of such Authorized Officers, which incumbency certificate shall be amended by the District and/or the Corporation whenever a person is to be added or deleted from the listing. If the District and/or the Corporation elects to give the Trustee Instructions using Electronic Means and the Trustee in its discretion elects to act upon such Instructions, the Trustee's understanding of such Instructions shall be deemed controlling. The District and the Corporation understand and agree that the Trustee cannot determine the identity of the actual sender of such Instructions and that the Trustee shall conclusively presume that directions that purport to have been sent by an Authorized Officer listed on the incumbency certificate provided to the Trustee have been sent by such Authorized Officer. The District and the Corporation shall be responsible for ensuring that only Authorized Officers transmit such Instructions to the Trustee and that the Corporation and all Authorized Officers are solely responsible to safeguard the use and confidentiality of applicable user and authorization codes, passwords and/or authentication keys upon receipt by the District and the Corporation. The Trustee shall not be liable for any losses, costs or expenses arising directly or indirectly from the Trustee's reliance upon and compliance with such Instructions notwithstanding such directions conflict or are inconsistent with a subsequent written instruction. The District and the Corporation agree: (i) to assume all risks arising out of the use of Electronic Means to submit Instructions to the Trustee, including without limitation the risk of the Trustee acting on unauthorized Instructions, and the risk of interception and misuse by third parties; (ii) that it is

fully informed of the protections and risks associated with the various methods of transmitting Instructions to the Trustee and that there may be more secure methods of transmitting Instructions than the method(s) selected by the District and/or the Corporation; (iii) that the security procedures (if any) to be followed in connection with its transmission of Instructions provide to it a commercially reasonable degree of protection in light of its particular needs and circumstances; and (iv) to notify the Trustee immediately upon learning of any compromise or unauthorized use of the security procedures.

When the Trustee incurs expenses or renders services after the occurrence of an Event of Default, such expenses and the compensation for such services are intended to constitute expenses of administration under any federal or state bankruptcy, insolvency, arrangement, moratorium, reorganization or other debtor relief law. Upon an Event of Default, and only upon an Event of Default, the Trustee shall have a first lien with right of payment prior to payment on account of principal of and premium, if any, and interest on any Certificate, upon the trust estate for the foregoing fees, charges and expenses incurred by it.

ARTICLE X

MODIFICATION OR AMENDMENT OF AGREEMENTS

Section 10.01. Amendments Permitted. This Agreement and the rights and obligations of the Owners of the Certificates and the Lease and the rights and obligations of the parties thereto, may be modified or amended at any time by a supplemental agreement which shall become effective when the written consent of the Owners of a majority in aggregate principal amount of the Certificates then Outstanding, exclusive of Certificates disqualified as provided in Section 10.03 hereof shall have been filed with the Trustee. No such modification or amendment shall (1) extend or have the effect of extending the fixed maturity of any Certificate or reducing the interest rate with respect thereto or extending the time of payment of interest thereon, or reducing the amount of principal thereof or reducing any premium payable upon the prepayment thereof, without the express consent of the Owner of such Certificate, or (2) reduce or have the effect or reducing the percentage of Certificates required for the affirmative vote or written consent to an amendment or modification of this Agreement or the Lease, or (3) modify any of the rights or obligations of the Trustee without its written assent thereto. Any such supplemental agreement shall become effective as provided in Section 10.02 hereof.

This Agreement and the rights and obligations of the Owners of the Certificates and the Lease and the rights and obligations of the parties thereto, may be modified or amended at any time by a supplemental agreement, without the consent of any such Owners, but only to the extent permitted by law and only (1) to add to the covenants and agreements of any party other covenants to be observed, or to surrender any right or power herein or therein reserved to the Corporation or the District, (2) to cure, correct or supplement any ambiguous or defective provision contained herein or therein, or (3) in regard to questions arising hereunder or thereunder, as the parties hereto or thereto may deem necessary or desirable and which shall not materially adversely affect the interests of the Owners of the Certificates, as evidenced by the opinion of counsel delivered pursuant to Section 10.07 hereof. Any such supplemental agreement shall become effective upon execution and delivery by the parties hereto or thereto, as the case may be.

Section 10.02. Procedure for Amendment with Written Consent of Certificate Owners. In the event the consent of the Owners of the Certificates is required pursuant to Section 10.01 hereof, this Agreement and the Lease may be amended by supplemental agreement only upon compliance with the provisions of this Section 10.02. A copy of the proposed supplemental agreement, together with a request to the Certificate Owners for their consent thereto, shall be mailed, at the expense of the District, by the Trustee to each Owner of a Certificate at his address as set forth on the Certificate registration books maintained pursuant to Section 2.12 hereof, but failure to mail copies of any such supplemental agreement and request shall not affect the validity of the supplemental agreement when assented to as in this Section provided.

Such a supplemental agreement shall not become effective unless there shall be filed with the Trustee the written consent of the Owners of a majority in aggregate principal amount of the Certificates then Outstanding (exclusive of Certificates disqualified as provided in Section 10.03 hereof) and a notice shall have been mailed as hereinafter in this Section provided. Each such Owner consent shall be effective only if accompanied by a certificate of execution of the Certificates for which such consent is given, which shall be such as is permitted by Section 2.11 hereof. Any such consent shall be binding upon the Owner of the Certificate giving such consent and on any subsequent Owner thereof (whether or not such subsequent Owner has notice thereof) unless such consent is revoked in writing by the Owner giving such consent or a subsequent Owner by filing such revocation with the Trustee prior to the date when the notice hereinafter in this Section provided for has been given. Any such revocation received by the Trustee after notice has been so given shall be of no effect.

After the Owners of the required percentage of Certificates shall have filed their consents to such a supplemental agreement, the Trustee shall mail a notice to the Owners of the Certificates, at the expense of the District, in the manner hereinbefore in this Section provided for the mailing of such supplemental agreements and the requests for consent thereto, stating in substance that the supplemental agreement has been consented to by the Owners of the required percentage of Certificates and will be effective as provided in this Section (but failure to mail copies of said notice shall not affect the validity of such a supplemental agreement or consents thereto). Such a supplemental agreement shall become effective upon the mailing of the notice last-mentioned above, and the supplemental agreement shall be deemed conclusively binding upon the parties hereto and the Owners of all Certificates at the expiration of sixty (60) days after such mailing, except in the event of a final decree of a court of competent jurisdiction setting aside such consent in a legal action or equitable proceeding for such purpose commenced within such sixty (60)-day period.

Section 10.03. Disqualified Certificates. Certificates owned or held by or for the account of the District or by any person directly or indirectly controlled by, or under direct or indirect common control with, the District (except any Certificates held in any pension or retirement fund) shall not be deemed Outstanding for the purpose of any vote, consent, waiver or other action or any calculation of Outstanding Certificates provided for in this Agreement, and shall not be entitled to vote upon, consent to, or take any other action provided for in this Agreement; except that in determining whether the Trustee shall be protected in relying upon any such vote, consent, waiver or any other action of an Owner, only Certificates which the Trustee actually knows to be owned or held by or for the account of the District or by any person directly or indirectly controlled by, or under direct or indirect common control with, the District (except any

Certificates held in any pension or retirement fund) shall be disregarded unless all Certificates are so owned or held, in which case such Certificates shall be considered Outstanding for the purpose of such determination.

The District may adopt appropriate regulations to require each Certificate Owner, before his consent provided for in this Article X shall be deemed effective, to reveal if the Certificates as to which such consent is given are disqualified as provided in this Section. Upon request of the Trustee, the District shall specify to the Trustee those Certificates disqualified pursuant to this Section and the Trustee may conclusively rely on such certificate.

Section 10.04. Effect of Supplemental Agreement. From and after the time any supplemental agreement becomes effective pursuant to this Article X, this Agreement or the Lease, as the case may be, shall be deemed to be modified and amended in accordance therewith, and the respective rights, duties and obligations of the parties hereto or thereto, as the case may be, all Owners of Certificates Outstanding shall thereafter be determined, exercised and enforced hereunder subject in all respects to such modification and amendment, and all the terms and conditions of any supplemental agreement shall be deemed to be part of the terms and conditions of this Agreement or the Lease, as the case may be, for any and all purposes. Any amendments or modifications to this Agreement or the Lease shall be delivered to Standard & Poor's and Moody's at least 10 days prior to the effective date thereof.

Section 10.05. Endorsement or Replacement of Certificates Delivered After Amendments. The District may determine that Certificates delivered after the effective date of any action taken as provided in this Article X shall bear a notation, by endorsement or otherwise, in form approved by the Trustee as to such action. In that case, upon demand on the Owner of any Certificate Outstanding at such effective date and presentation of his Certificate at the hereinafter mentioned office of the Trustee, a suitable notation shall be made on such Certificate. The Trustee may determine that new Certificates, so modified as in the opinion of the District is necessary to conform to action taken pursuant to this Article X, shall be prepared, executed and delivered, at the expense of the District. In that case, upon demand on the Owner of any Certificate then Outstanding, such a new Certificate shall be exchanged for the Outstanding Certificate at the Principal Corporate Trust Office of the Trustee, without cost to the Owner, for a Certificate of the same character then outstanding, upon surrender of such Certificate.

Section 10.06. Amendatory Endorsement of Certificates. The provisions of this Article X shall not prevent any Certificate Owner from accepting any amendment as to the particular Certificates held by him, provided that due notification thereof is made on such Certificates. The provisions of this section shall govern, notwithstanding anything to the contrary set forth in this Trust Agreement.

Section 10.07. Execution of Supplemental Agreements.

In executing, or accepting the additional trusts created by, any supplemental agreement, modification or amendment of this Agreement or the Lease permitted by this Article or the modification thereby of the trusts created by this Agreement or the Lease, the Trustee shall be entitled to receive, and shall be fully protected in relying upon, an opinion of counsel stating that the execution of such supplemental agreement is authorized or permitted by this Agreement, and,

if applicable, the Lease, and complies with the terms hereof, and, if applicable, the terms of the Lease. The Trustee may, but shall not be obligated to, enter into any such supplemental agreement which affects the Trustee's own rights, duties or immunities under this Agreement or otherwise.

ARTICLE XI

COVENANTS; NOTICES

Section 11.01. Compliance With and Enforcement of Lease. The District covenants and agrees with the Owners of the Certificates to perform all obligations and duties imposed on it under the Lease. The Corporation covenants and agrees with the Owners of the Certificates to perform all obligations and duties imposed on it under the Lease.

The District will not do or permit anything to be done, or omit or refrain from doing anything, in any case where any such act done or permitted to be done, or any such omission of or refraining from action, would or might be a ground for cancellation or termination of the Lease by the Corporation thereunder. The Corporation and the District, immediately upon receiving or giving any notice, communication or other document in any way relating to or affecting their respective estates, or either of them, in the Facility, which may or can in any manner affect such estate of the District, will deliver the same, or a copy thereof, to the Trustee and the Purchaser.

Section 11.02. Payment of Taxes. Except as permitted by the Lease, the District will pay or cause to be paid all taxes, assessments and other governmental charges, if any, that may be levied, assessed or charged upon the Facility, or any part thereof, promptly as and when the same shall become due and payable; and the District will, from time to time keep the Trustee advised of such payments, and deliver to the Trustee on or before July 1 annually a certificate that all such payments have been made. The District will not suffer the Facility, or any part thereof, to be sold for any taxes, assessments or other charges whatsoever, or to be forfeited therefor.

Section 11.03. Observance of Laws and Regulations. The District will well and truly keep, observe and perform all valid and lawful obligations or requirements now or hereafter imposed on it by contract, or prescribed by any law of the United States, or of the State of California, or by any officer, board or commission having jurisdiction or control, as a condition of the continued enjoyment of any and every right, privilege or franchise now owned or hereafter acquired by the District, including its right to exist and carry on business as a public agency to the end that such rights, privileges and franchises shall be maintained and preserved, and shall not become abandoned, forfeited or in any manner impaired.

Section 11.04. Prosecution and Defense of Suits. The District shall promptly, upon request of the Trustee, from time to time take such action as may be necessary or proper to remedy or cure any defect in or cloud upon the title to the Facility, whether now existing or hereafter developing and shall prosecute all such suits, actions and other proceedings as may be appropriate for such purpose, and shall indemnify and save the Trustee, the Corporation and every Certificate Owner harmless from all loss, cost, damage and expense, including attorneys'

fees and expenses, which they or any of them may incur by reason of any such defect, cloud, suit, action or proceeding.

Section 11.05. Recordation and Filing. The District shall record and file the Lease and all such documents as may be required by law (together with whatever else may be necessary or be reasonably required by the Trustee, which has no duty to so require), all in such manner, at such times and in such places as may be required by law, in order fully to preserve, protect and perfect the security of the Trustee and the Certificate Owners.

Section 11.06. District Budgets. The District shall supply to the Trustee and the Purchaser, at least sixty (60) days prior to the beginning of each Fiscal Year of the District, a determination that the District has made adequate provision in its proposed budget for the Fiscal Year for the payment of Lease Payments due under the Lease during the Fiscal Year. Such determination shall be made as soon as practicable after the first publication of any notice of public hearing upon the proposed budget of the District for each ensuing Fiscal Year and shall be made, in any event, not later than the date fixed for any public hearing on the proposed budget. The determination given by the District to Trustee shall be that the amounts so budgeted are fully adequate for the payment of all Lease Payments due under the Lease in the then ensuing Fiscal Year. If the amounts so budgeted are not adequate for the payment of Lease Payments due under the Lease, the District will take such action as may be necessary to cause such annual budget to be amended, corrected or augmented so as to include therein the amounts required to be raised by the District in the then ensuing Fiscal Year for the payment of Lease Payments due under the Lease, and will notify Trustee of the proceedings then taken or proposed to be taken by the District. The District will keep the Trustee advised of all proceedings thereafter taken by the District. The District shall supply to Trustee a certificate signed by a District Representative indicating that funds have been appropriated for the next Fiscal Year to make Lease Payments with respect to the Certificates within 30 days after final approval of the District's budget.

Section 11.07. Further Assurances. The Corporation and the District will make, execute and deliver any and all such further resolutions, instruments and assurances as may be reasonably necessary or proper to carry out the intention or to facilitate the performance of this Agreement, and for the better assuring and confirming unto the Owners of the Certificates and the rights and benefits provided herein.

ARTICLE XII

LIMITATION OF LIABILITY

Section 12.01. Limited Liability of District. Except for the payment of Lease Payments and Prepayments when due in accordance with the Lease and the performance of the other covenants and agreements of the District contained in said agreement or this Agreement, the District shall have no obligation or liability to any of the other parties hereto or to the Owners of the Certificates with respect to this Agreement or the terms, execution, delivery or transfer of the Certificates, or the distribution of Lease Payments to the Owners by the Trustee.

Section 12.02. No Liability for Trustee Performance. Except for those specific instances provided for herein where the Trustee must act as specifically requested or ordered by the

District or the Corporation, neither the District nor the Corporation shall have any obligation or liability to any of the other parties hereto or to the Owners of the Certificates with respect to the performance by the Trustee of any duty imposed upon it under this Agreement. Anything in this Agreement, the Lease or the Certificates to the contrary notwithstanding, it is understood that no recourse shall be had against the Corporation for the payment of the principal of or interest or premium on the Certificates or for any claim based on or in respect of this Agreement or the Certificates.

Section 12.03. Limited Liability of Trustee. The Trustee shall have no obligation or responsibility for providing information to the Owners concerning the investment character of the Certificates, for the sufficiency or collection of any Lease Payments or other moneys required to be paid to it under the Lease, or for the actions or representations of any other party to this Agreement. The Trustee shall have no obligation or liability to any of the other parties or the Owners of the Certificates with respect to the failure or refusal of any other party to perform any covenant or agreement made by any of them under this Agreement or the Lease, but shall be responsible solely for the performance of the duties expressly imposed upon it hereunder. The recitals of facts, covenants and agreements herein and in the Certificates contained shall be taken as statements, covenants and agreements of the District or the Corporation (as the case may be), and the Trustee assumes no responsibility for the correctness of the same, nor makes any representations as to the validity or sufficiency of this Agreement or of the Certificates, and shall not incur any responsibility in respect thereof, other than in connection with the duties or obligations herein or in the Certificates assigned to or imposed upon it. The Trustee shall not be liable in connection with the performance of its duties hereunder, except for its own negligence or willful misconduct.

Section 12.04. Indemnification. The District, to the extent permitted by law, agrees to indemnify and save the Trustee, its directors, officers, agents and employees, harmless from and against all claims, suits and actions brought against it, or to which it is made a party, and from all liability, losses and damages suffered by it as a result thereof, including, where and to the extent any such claim, suit or action arises out of the actions of any other party to this Agreement, including but not limited to the ownership, operation or use of the Project by the District, or in connection with the performance by the Trustee of its duties under this Agreement or any related document. Such indemnification shall not extend to claims, suits and actions adjudicated to have been caused by the negligence or willful misconduct of the Trustee. In the event the District is required to indemnify the Trustee, its directors, officers, agents or employees, as herein provided, the District shall be subrogated to the rights of the Trustee, its directors, officers, agents or employees, to recover losses or damages from any other person or entity. The Trustee, its directors, officers, agents or employees, may have its own counsel with respect to such claims, suits and actions, and such counsel shall be paid for by the District, except in those instances where it is found by a court of competent jurisdiction that the Trustee, its directors, officers, agents or employees, acted negligently or that its misconduct was willful. The obligations of the District under this Section 12.04 shall survive the payment in full of the Certificates and the discharge of this Agreement and the resignation or removal of the Trustee.

Section 12.05. Opinion of Counsel. Before being required to take any action, the Trustee may require an opinion of Independent Counsel acceptable to the Trustee and the Purchaser, which opinion shall be made available to the other parties hereto upon request, which counsel

may be counsel to any of the parties hereto, or a verified certificate of any party hereto, or both, concerning the proposed action. If it does so in good faith, the Trustee shall be absolutely protected in relying on such an opinion or certificate.

ARTICLE XIII

EVENTS OF DEFAULT AND REMEDIES OF CERTIFICATE OWNERS

Section 13.01. Assignment of Rights. Pursuant to the Assignment Agreement, the Corporation has transferred, assigned and set over to the Trustee all of the Corporation's rights in and to the Lease (excepting only the Corporation's rights under Sections 4.8, 5.8, 7.3 and 9.4 thereof and its rights to give approvals and consents thereunder), including without limitation all of the Corporation's rights to exercise such rights and remedies conferred on the Corporation pursuant to the Lease as may be necessary or convenient (i) to enforce payment of the Lease Payments, Prepayments and any other amounts required to be deposited in the Lease Payment Fund or the Insurance and Condemnation Fund, and (ii) otherwise to exercise the Corporation's rights and take any action to protect the interests of the Trustee or the Certificate Owners in an Event of Default. Such assignment shall impose no duties upon the Trustee beyond those duties expressly provided herein and in the Lease.

Section 13.02. Remedies. If an Event of Default shall happen, then and in each and every such case during the continuance of such Event of Default, the Trustee may exercise any and all remedies available pursuant to law or granted pursuant to the Lease; provided, however, that notwithstanding anything herein or in the Lease to the contrary, there shall be no right under any circumstances to accelerate the maturities of the Certificates or otherwise to declare any Lease Payment not then in default to be immediately due and payable.

Section 13.03. Application of Funds. All moneys received by the Trustee pursuant to any right given or action taken under the provisions of this Article XIII or Article IX of the Lease and any funds then held by the Trustee shall be applied by the Trustee in the order following upon presentation of the several Certificates, and the stamping thereon of the payment if only partially paid, or upon the surrender thereof if fully paid:

First, to the payment of the fees, costs and expenses of the Trustee in declaring the Event of Default and incurred in and about the performance of its powers and duties under this Trust Agreement, including compensation to its agents, attorneys and counsel and then the payment of the fees, costs and expenses of the Certificate Owners in declaring the Event of Default including compensation to its agents, attorneys and counsel;

Second, to the payment of the whole amount then owing and unpaid with respect to the Certificates for principal and interest, with interest on the overdue principal and installments of interest at the rate of interest payable with respect to the Certificates (but such interest on overdue installments of interest shall be paid only to the extent funds are available therefor following payment of principal and interest and interest on overdue principal, as aforesaid), and in case such moneys shall be insufficient to pay in full the

whole amount so owing and unpaid with respect to the Certificates, then to the payment of such principal and interest, without preference or priority of principal over interest, or of interest over principal, or of any installments of interest over any other installment of interest, ratably to the aggregate of such principal and interest.

Section 13.04. Institution of Legal Proceedings. If one or more Events of Default shall happen and be continuing, the Trustee in its discretion may upon the written request of the Owners of a majority in principal amount of the Certificates then Outstanding, and upon being indemnified to its satisfaction therefor proceed to protect or enforce its rights or the rights of the Owners of Certificates by a suit in equity or action at law, either for the specific performance of any covenant or agreement contained herein or in the Lease, or in aid of the execution of any power herein or therein granted, or by mandamus or other appropriate proceeding for the enforcement of any other legal or equitable remedy as the Trustee shall deem most effectual in support of any of its rights or duties hereunder.

Nothing herein shall be deemed to authorize the Trustee to authorize or consent to or accept or adopt on behalf of any Owner any plan of reorganization, arrangement, adjustment, or composition affecting the Certificates of the rights of any Owner thereof, or to authorize the Trustee to vote in respect of the claim of any Owner in any such proceeding without the approval of the Owners so affected.

Section 13.05. Non-waiver. Nothing in this Article XIII or in any other provision of this Agreement, or in the Certificates, shall affect or impair the obligation of the District, which is absolute and unconditional, to pay or prepay the Lease Payments as provided in the Lease, or affect or impair the right of action, which is also absolute and unconditional, of the Trustee or Certificate Owners, subject to the provisions of Section 13.07 hereof, to institute suit to enforce such payment. No delay or omission of the Trustee or of any Owner of any of the Certificates to exercise any right or power arising upon the happening of any Event of Default shall impair any such right or power or shall be construed to be a waiver of any such Event of Default or an acquiescence therein, and every power and remedy given by this Article XIII to the Trustee or to the Owners of Certificates may be exercised from time to time and as often as shall be deemed expedient by the Trustee or the Certificate Owners.

Section 13.06. Remedies Not Exclusive. No remedy herein conferred upon or reserved to the Trustee or to the Certificate Owners is intended to be exclusive of any other remedy, and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing, at law or in equity or by statute or otherwise.

Section 13.07. Limitation of Certificate Owners' Right to Sue. No Owner of any Certificate shall have the right to institute any suit, action or proceeding at law or in equity, with respect to any remedy under or upon this Agreement, unless (a) such Owner shall have previously given to the Trustee written notice of the occurrence of an Event of Default; (b) the Owners of at least a majority in aggregate principal amount of all the Certificates then Outstanding shall have made written request upon the Trustee to exercise the powers hereinbefore granted or to institute such action, suit or proceeding in its own name; (c) said Owners shall have tendered to the Trustee reasonable indemnity against the costs, expenses and liabilities to be incurred in compliance with such request; and (d) the Trustee shall have refused

or failed to comply with such request for a period of sixty (60) days after such written request shall have been received by, and such tender of indemnity shall have been made to, the Trustee.

Such notification, request, tender of indemnity and refusal or failure are hereby declared, in every case, to be conditions precedent to the exercise by any Owner of Certificates of any remedy hereunder; it being understood and intended that no one or more Owners of Certificates shall have any right in any manner whatever by his or their action to enforce any right under this Agreement, except in the manner herein provided, and that all proceedings at law or in equity with respect to an Event of Default shall be instituted, had and maintained in the manner herein provided and for the equal benefit of all Owners of the Outstanding Certificates.

The right of any Owner of any Certificate to receive payment of said Owner's proportionate interest in the Lease Payments as the same become due, or to institute suit for the enforcement of such payment, shall not be impaired or affected without the consent of such Owner, notwithstanding the foregoing provisions of this Section or any other provision of this Agreement.

Section 13.08. Agreement to Pay Attorneys' Fees and Expenses. In the event any party to this Agreement, other than the Trustee, should default under any of the provisions hereof and a non-defaulting party should employ attorneys or incur other expenses for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting party herein contained, the defaulting party agrees that it will, on demand therefor, pay to the non-defaulting party or parties the reasonable fees of such attorneys and such other expenses so incurred by the non-defaulting party or parties.

ARTICLE XIV

MISCELLANEOUS

Section 14.01. Defeasance. If and when all Outstanding Certificates shall be paid and discharged in any one or more of the following ways:

(a) by well and truly paying or causing to be paid the principal of and interest and prepayment premiums (if any) with respect to all Certificates Outstanding, as and when the same become due and payable;

(b) by depositing with the Trustee, in trust, at or before maturity, money which, together with the amounts then on deposit in the Lease Payment Fund and the Reserve Fund, is fully sufficient to pay all Certificates Outstanding, including all principal and interest and premium, if any; and

(c) by depositing with the Trustee, under an escrow deposit agreement, Federal Securities in such amount as evidenced in a report, addressed to the Trustee, of an independent certified public accountant shall determine will, together with the interest to accrue thereon and without reinvestment, and moneys then on deposit in the Lease Payment Fund and the Reserve Fund, together with the interest to accrue thereon, be fully sufficient to pay and discharge all Certificates Outstanding (including all principal, interest and prepayment premiums, if any) at or before their respective maturity dates;

together with an opinion of nationally-recognized bond counsel, addressed to the Trustee, to the effect the Certificates are no longer Outstanding under this Agreement and a Certificate of discharge of the Trustee with respect to the Certificates; each opinion and report shall be addressed to the District, and the Trustee.

Notwithstanding that any Certificates shall not have been surrendered for payment, all obligations of the Corporation, the Trustee and the District with respect to all Outstanding Certificates shall cease and terminate and this Agreement shall be discharged, except only the obligation of the Trustee under Sections 2.08, 2.09 and 2.12 the rights of the Trustee under Section 12.04 hereof and the obligation of the Trustee to pay or cause to be paid, from Lease Payments paid by or on behalf of the District or from funds or securities deposited pursuant to paragraphs (b) through (d) of this Section, to the Owners of the Certificates not so surrendered and paid all sums due with respect thereto, and in the event of deposits pursuant to paragraphs (b) through (d), the Certificates shall continue to represent direct and proportionate interests of the Owners thereof in Lease Payments under the Lease.

Any funds held by the Trustee, at the time of one of the events described in paragraphs (a) through (d) of this Section, which are not required for the payment to be made to Owners of the Certificates, after payment of all fees and expenses due and owing to the Trustee, shall be paid over to the District.

Section 14.02. Records. The Trustee shall keep, in accordance with customary standards of the corporate trust industry, complete and accurate records of all moneys received and disbursed by it under this Agreement, which shall be available for inspection by the District, the Corporation and any Owner, or the agent of any of them, at any time during regular business hours with reasonable prior notice.

Section 14.03. Notices. All written notices to be given under this Agreement shall be given by mail or personal delivery to the party entitled thereto at its address set forth below, or at such address as the party may provide to the other parties in writing from time to time. Notice shall be effective upon deposit in the United States mail, postage prepaid or, in the case of personal delivery, upon delivery to the address set forth below:

If to the District: Riverside Unified School District
3380 14th Street
Riverside, CA 92501
Telephone: (951) 788-7135
Fax: (951) _____

If to the Corporation: Riverside Unified School District
School Facilities Corporation
3380 14th Street
Riverside, CA 92501
Telephone: (951) 788-7135
Fax: (951) _____

If to the Trustee: U.S. Bank National Association
633 West Fifth Street, 24th Floor
Los Angeles, CA 90071

If to the Purchaser: [TO COME]

Attention: _____

Section 14.04. Governing Law. This Agreement shall be construed and governed in accordance with the laws of the State.

Section 14.05. Binding Effect; Successors. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns. Whenever in this Agreement either the Corporation, the District, the Owners or the Purchaser or the Trustee is named or referred to, such reference shall be deemed to include the successors or assigns thereof, and all the covenants and agreements in this Agreement contained by or on behalf of the Corporation, the District, the Owners or the Purchaser or the Trustee shall bind and inure to the benefit of the respective successors and assigns thereof whether so expressed or not.

Section 14.06. Execution in Counterparts. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same agreement.

Section 14.07. Headings. The headings or titles of the several Articles and Sections hereof, and any table of contents appended to copies hereof, shall be solely for convenience of reference and shall not affect the meaning, construction or effect of this Agreement. Unless otherwise specifically indicated, all references herein to “Articles,” “Sections,” and other subdivisions are to the corresponding Articles, Sections or subdivisions of this Agreement; and the words “herein,” “hereof,” “hereunder” and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or subdivision hereof.

Section 14.08. Limitation of Rights to Parties and Certificates Owners. Nothing in this Agreement or in the Certificates expressed or implied is intended or shall be construed to give to any person other than the Corporation, the District, the Trustee and the Owners of the Certificates, any legal or equitable right, remedy or claim under or in respect of this Agreement or any covenant, condition or provision therein or herein contained; and all such covenants, conditions and provisions are and shall be held to be for the sole and exclusive benefit of the Corporation, the District the Trustee and the Owners of the Certificates.

Section 14.09. Waiver of Notice. Whenever in this Agreement the giving of notice by mail or otherwise is required, the giving of such notice may be waived in writing by the person entitled to receive such notice and in any case the giving or receipt of such notice shall not be a condition precedent to the validity of any action taken in reliance upon such waiver.

Section 14.10. Separability of Invalid Provisions. In case any one or more of the provisions contained in this Agreement or in the Certificates shall for any reason be held to be

invalid, illegal or unenforceable in any respect, then such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement, and this Agreement shall be construed as if such invalid or illegal or unenforceable provision had never been contained herein. The parties hereto hereby declare that they would have entered into this Agreement and each and every other section, paragraph, sentence, clause or phrase hereof and authorized the delivery of the Certificates pursuant hereto irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases of this Agreement may be held illegal, invalid or unenforceable.

Section 14.11. Unclaimed Moneys. Notwithstanding any provisions of this Agreement, any moneys deposited with the Trustee in trust for the payment of the principal of, or interest or premium with respect to, any Certificates and remaining unclaimed for two years after the principal of all the Outstanding Certificates has become due and payable (whether at maturity or upon call for prepayment or by declaration as provided in this Agreement) shall then be repaid to the District upon its written request, and the Owners of such Certificates shall thereafter be entitled to look only to the District for payment thereof, and all liability of the Trustee with respect to such moneys shall thereupon cease.

Section 14.12. Benefits of Trust Agreement Limited to Parties. Nothing contained herein, expressed or implied, is intended to give to any person other than the Corporation, the District, the Trustee and the Owners any claim, remedy or right under or pursuant hereto, and any agreement, condition, covenant or term contained herein required to be observed or performed by or on behalf of the Corporation or the District shall be for the sole and exclusive benefit of the Trustee and the Owners.

(Signature page follows)

IN WITNESS WHEREOF, the parties have executed this Agreement relating to Riverside Unified School District 2015 School Facilities Project, as of the date and year first above written.

U.S. BANK NATIONAL ASSOCIATION, as
Trustee

By: _____
Authorized Officer

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

Attest:

Secretary

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
President

Attest:

Clerk

*-Signature Page-
Trust Agreement*

EXHIBIT A

(FORM OF CERTIFICATE OF PARTICIPATION)

SUBJECT TO THE EXCEPTIONS SET FORTH IN SECTION 2.08(a) OF THE TRUST AGREEMENT (HEREINAFTER DEFINED), THE PURCHASER OF THIS CERTIFICATE MUST BE AN "ACCREDITED INVESTOR" WITHIN THE MEANING OF REGULATION D UNDER THE SECURITIES ACT OF 1933, AS AMENDED OR A "QUALIFIED INSTITUTIONAL BUYER" WITHIN THE MEANING OF RULE 144A UNDER THE SECURITIES ACT OF 1933 AND WILL BE REQUIRED TO EXECUTE AND DELIVER AN INVESTMENT LETTER AGREEMENT THAT WILL, AMONG OTHER THINGS RESTRICT TRANSFER OF THIS CERTIFICATE.

Riverside Unified School District
(2015 School Facilities Project)
CERTIFICATE OF PARTICIPATION

Evidencing an Undivided Proportionate Interest of the
Owner Hereof in Lease Payments to be Made by

RIVERSIDE UNIFIED SCHOOL DISTRICT

As the Rental for Certain Property
Pursuant to a Lease with

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

No. R-1

**\$ _____ **

RATE OF INTEREST MATURITY DATE DATED DATE

REGISTERED OWNER: _____

PRINCIPAL AMOUNT:

THIS IS TO CERTIFY THAT the Registered Owner identified above, or registered assigns, as the registered owner of this Certificate of Participation (this "Certificate"), is the owner of an undivided proportionate interest in the right to receive certain Lease Payments and Prepayments thereof under and defined in that certain Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project (the "Lease") dated as of June 1, 2015 by

and between Riverside Unified School District School Facilities Corporation, a nonprofit public benefit corporation organized and existing under the laws of the State of California (the "Corporation"), and Riverside Unified School District, a school district organized and existing under and by virtue of the Constitution and laws of the State of California (the "District"), which Lease Payments and Prepayments and certain other rights and interests under the Lease have been assigned to U.S. Bank National Association, as trustee (the "Trustee"), having principal corporate trust offices at which it conducts its corporate trust business in Los Angeles, California.

The Registered Owner of this Certificate is entitled to receive, subject to the terms of the Lease, on the Maturity Date specified above, the Principal Amount specified above, representing a portion of the Lease Payments designated as principal coming due during the preceding twelve months, and to receive on August 1, 2015, and semiannually thereafter on August 1 and August 1 of each year (the "Payment Dates"), until payment in full of said Principal Amount, the Registered Owner's proportionate share of the Lease Payments designated as interest coming due during the six months immediately preceding each of the Payment Dates; provided that interest with respect hereto shall be payable from the Payment Date next preceding the date of execution of this Certificate (i) unless this Certificate is executed on a Payment Date, in which event interest shall be payable from such Payment Date, or (ii) unless this Certificate is executed after the close of business on the fifteenth day of the month prior to a Payment Date and prior to such Payment Date, in which event interest shall be payable from such Payment Date, or (iii) unless this Certificate is executed prior to the close of business on July 15, 2015 in which event interest shall be payable from the Dated Date specified above. Said proportionate share of the portion of the Lease Payments designated as interest is the result of the multiplication of the aforesaid portion of the Lease Payments designated as principal by the per annum Rate of Interest specified above. Such interest amounts are payable in lawful money of the United States of America by check or draft mailed by first class mail by the Trustee to the Registered Owner hereof at his address as it appears on the registration books of the Trustee or by wire transfer to owners of \$1,000,000 or more in aggregate principal amount to an account within the United States as such owner shall specify in written notice requesting payment by wire transfer to the Trustee not less than twenty days prior to such interest Payment Date.

This Certificate has been executed and delivered by the Trustee pursuant to the terms of a Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project by and among the Trustee, the Corporation and the District, dated as of June 1, 2015 (the "Trust Agreement"). The District is authorized to enter into the Lease and the Trust Agreement under the Constitution and laws of the State of California. Reference is hereby made to the Lease and the Trust Agreement (copies of which are on file at the principal corporate trust office of the Trustee) for a description of the terms on which the Certificates are delivered, the rights thereunder of the Registered Owners of the Certificates, the rights, duties and immunities of the Trustee and the rights and obligations of the District under the Lease and the Trust Agreement, to all of the provisions of which Lease and Trust Agreement the Registered Owner of this Certificate, by acceptance hereof, assents and agrees.

The District is obligated under the Lease to pay Lease Payments from any source of legally available funds (subject to certain exceptions) and the District has covenanted in the Lease to make the necessary annual appropriations therefor. The obligation of the District to pay

the Lease Payments does not constitute an obligation of the District for which the District is obligated to levy or pledge any form of taxation or for which the District has levied or pledged any form of taxation. The obligation of the District to pay Lease Payments does not constitute a debt of the District, the State of California or any of its political subdivisions within the meaning of any constitutional or statutory debt limitation or restriction.

To the extent and in the manner permitted by the terms of the Trust Agreement, the provisions of the Trust Agreement may be amended by the parties thereto with the written consent of the owners of at least a majority in aggregate principal amount of the Certificates then outstanding, and may be amended without such consent under certain circumstances, but in no event such that the interests of the Registered Owners of the Certificates are adversely affected. No such amendment may reduce in amount or extend in time the right of any Registered Owner to receive in any case the Registered Owner's proportionate share of any Lease Payment or Prepayment thereof, in accordance with the Registered Owner's Certificate, without the Registered Owner's express consent.

THIS CERTIFICATE IS SUBJECT TO THE TRANSFER RESTRICTIONS SET FORTH IN SECTION 2.08(a) OF THE TRUST AGREEMENT. This Certificate is transferable by the Registered Owner hereof, in person or by his attorney duly authorized in writing, at the principal corporate trust office of the Trustee in Los Angeles, California, or such other place as designated by the Trustee, but only in the manner, subject to the limitations and upon payment of the charges provided in the Trust Agreement, and upon surrender and cancellation of this Certificate. Upon such transfer a new Certificate or Certificates, of authorized denomination or denominations, for the same aggregate principal amount will be delivered to the transferee in exchange for this Certificate. The District, the Corporation and the Trustee may treat the Registered Owner hereof as the absolute owner hereof for all purposes, whether or not this Certificate shall be overdue, and the District, the Corporation and the Trustee shall not be affected by any notice to the contrary.

The Certificates are subject to optional prepayment prior to maturity in whole, or in part among maturities such that approximately equal Lease Payments prevail following each prepayment, on any date at the prepayment prices equal to the principal amount thereof, together with accrued interest to the prepayment date and any additional amount, if any, set forth in Section 10.2 of the Lease.

The Certificates are also subject to mandatory prepayment on any date, in whole, or in part, on a pro rata basis among maturities and by lot within a maturity, from the net proceeds of title or hazard insurance or condemnation which net proceeds are deposited in the Lease Payment Fund and credited pursuant to Section 10.3 of the Lease, at a prepayment price equal to the principal amount thereof together with accrued interest to the date fixed for prepayment, without premium.

The Certificates are also subject to mandatory sinking fund prepayment on August 1 in each year on and after August 1, _____, by lot, at a prepayment price equal to the principal amount thereof, without premium, together with accrued interest to the date of prepayment, from the principal component of the Lease Payments to be paid by the District pursuant to the Lease with respect to each such prepayment date.

If the Certificates are prepaid in part, other than pursuant to the mandatory sinking fund prepayment provisions of the Trust Agreement, the principal amount of the Certificates to be prepaid on each of the mandatory sinking fund prepayment dates set forth above shall be modified to correspond to the principal components of the Lease Payments prevailing following such partial prepayment pursuant to a schedule to be provided by the District.

As provided in the Trust Agreement, notice of prepayment shall be mailed by first class mail, not less than thirty (30) nor more than sixty (60) days before the prepayment date, to the Registered Owner of this Certificate, but neither failure to mail such notice nor any immaterial defect in the notice so mailed shall affect the sufficiency of the proceedings for prepayment.

If this Certificate is called for prepayment and payment is duly provided therefor as specified in the Trust Agreement, interest shall cease to accrue with respect hereto from and after the date fixed for prepayment.

IN WITNESS WHEREOF, this Certificate has been executed and delivered U.S. Bank National Association, as Trustee acting pursuant to the Trust Agreement, as of the date set forth below.

Dated: _____

U.S. BANK NATIONAL ASSOCIATION

By: _____
Authorized Officer

ASSIGNMENT

For value received the undersigned do(es) hereby sell, assign and transfer unto _____

(Name, Address and Tax Identification or Social Security Number of Assignee)

the within Bond and do(es) hereby irrevocably constitute and appoint _____
_____ attorney, to transfer the same on the books of
the Trustee, with full power of substitution in the premises.

Dated: _____

Note: Signature guarantee shall be made by a guarantor institution participating in the Securities Transfer Agents Medallion Program or in such other guarantee program acceptable to the Trustee.

Note: The signature(s) on this Assignment must correspond with the name(s) as written on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.

EXHIBIT B

REQUISITION FOR DISBURSEMENT FROM ACQUISITION FUND

The undersigned, a duly authorized representative of Riverside Unified School District (the "School District"), hereby certifies to U.S. Bank National Association, the Trustee, for purposes of disbursing funds from the Acquisition Fund to pay costs of traffic circulation improvements that:

The School District is to pay the payees set forth on Exhibit 1 hereto the amount set forth next to each payee's name for the item described on Exhibit 1 (which may include reimbursement of the School District costs previously incurred);

The conditions set forth in the Trust Agreement to the release of these amounts from the Acquisition Fund have been satisfied and such account shall be reduced as a result of this disbursement in the amount set forth on Exhibit 1;

This obligation was incurred for the purposes set forth on Exhibit 1 hereto.

There has not been filed with or served upon the School District notice of any lien, right to lien or attachment upon, stop notice or claim affecting the right to receive payment of, any of the moneys payable to any of the payees named on Exhibit 1 hereto which has not been released or will not be released simultaneously with the payment of such amounts, other than materialman's or mechanic's liens accruing by mere operation of law.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
Authorized Officer

EXHIBIT 1

<u>Payee</u>	<u>Amount Due</u>	<u>Purpose of Expenditure</u>
--------------	-------------------	-------------------------------

2. We have not offered, offered to sell, offered for sale or sold any of the Certificates by means of any form of general solicitation or general advertising, and we are not an underwriter of the Certificates within the meaning of Section 2(11) of the 1933 Act.

3. We have sufficient knowledge and experience in financial and business matters, including purchase and ownership of municipal and other tax-exempt obligations, to be able to evaluate the risks and merits of the investment represented by the purchase of the Certificates.

4. We have authority to purchase the Certificates and to execute this letter and any other instruments and documents required to be executed by the purchaser in connection with the purchase of the Certificates.

5. The undersigned is a duly appointed, qualified and acting representative of the Purchaser and is authorized to cause the Purchaser to make the certifications, representations and warranties contained herein by execution of this letter on behalf of the Purchaser.

6. The Purchaser is a “qualified institutional buyer” as defined in Rule 144A promulgated under the 1933 Act or an “accredited investor” as defined in Regulation D promulgated under the 1933 Act.

7. The undersigned understands that no official statement, prospectus, offering circular, or other comprehensive offering statement is being provided with respect to the Certificates. The undersigned has made its own inquiry and analysis with respect to the District, the Certificates and the security therefor, and other material factors affecting the security for and payment of the Certificates.

8. The undersigned acknowledges that it has either been supplied with or been given access to information, including financial statements and other financial information, regarding the District, to which a reasonable investor would attach significance in making investment decisions, and has had the opportunity to ask questions and receive answers from knowledgeable individuals concerning the District, the Certificates and the security therefor, so that as a reasonable investor, it has been able to make its decision to purchase the Certificates.

9. The Certificates are being acquired by the Purchaser for investment for its own account and not with a present view toward resale or distribution; *provided, however*, that the Purchaser reserves the right to sell, transfer or redistribute the Certificates, but agrees that any such sale, transfer or distribution by the Purchaser shall be to a Person:

(a) that is an affiliate of the Purchaser;

(b) that is a trust or other custodial arrangement established by the Purchaser or one of its affiliates, the owners of any beneficial interest in which are limited to qualified institutional buyers; or

(c) that the Purchaser reasonably believes to be a qualified institutional buyer and a commercial bank organized under the laws of the United States, or any state thereof, or any other country which is a member of the Organization for Economic

Cooperation and Development, or a political subdivision of any such country, and, in any case, having a combined capital and surplus of not less than \$5,000,000,000 as of the date of such sale, transfer or distribution who executes an investor letter substantially in the form of this letter.

10. We have entered into this financing with no present intention to transfer or resell and we intend to book and hold the Certificates as a loan in our loan portfolio. To the extent the word “Certificates” or “Bond” may have been used in any way to reference the debt instrument, we acknowledge that the words “Certificates” or “Bond” is for convenience only and not intended to indicate that the instrument is a security within the meaning of the Securities Act of 1933.

Very truly yours,

By _____
Authorized Signer

Title: _____

LEASE AGREEMENT

RELATING TO
RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION
as Lessor

and

RIVERSIDE UNIFIED SCHOOL DISTRICT,
as Lessee

(Exempt from filing fee pursuant to
Government Code Section 6103)

LEASE AGREEMENT

THIS LEASE AGREEMENT relating to Riverside Unified School District 2015 School Facilities Project, made as of June 1, 2015, is entered into by and between RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit public benefit corporation duly organized and existing under the laws of the State of California, as lessor (the "Corporation" or the "Lessor"), and RIVERSIDE UNIFIED SCHOOL DISTRICT, a school district, duly organized and existing under the Constitution and laws of said state, as lessee (the "District" or the "Lessee").

WITNESSETH

WHEREAS, the District desires to acquire parcels of property, identified herein in Exhibit B, for the purpose of developing future additional school facilities or the expansion of existing school facilities (the "Project");

WHEREAS, the Corporation is willing to acquire a leasehold interest in the Project and any improvement thereon (the "Facility") and to sublease the Facility to the District and the District is willing to sublease the Facility from the Corporation; and

WHEREAS, for the purpose of financing of the Project, the Corporation will assign and transfer certain of its rights under this Lease to U.S. Bank National Association, N.A., as trustee (the "Trustee"), and authorize the execution and delivery of \$_____ principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project), evidencing a proportionate interest in the lease payments and prepayments to be made by the District under this Lease (the "Certificates") pursuant to a trust agreement relating to Riverside Unified School District 2015 School Facilities Project dated as of June 1, 2015 by and among the District, the Corporation and the Trustee (the "Trust Agreement"); and

WHEREAS, the Corporation and the District have determined to enter into this Lease, to provide for Lease Payments to be made on the dates and in the amounts set forth in Exhibit A hereto and incorporated herein by reference;

WHEREAS, the District is authorized to enter into this Lease and carry out all other actions contemplated herein pursuant to California Education Code Section 17400 et seq.

NOW, THEREFORE, in consideration of the above premises and of the mutual covenants hereinafter contained and for other good and valuable consideration, the parties hereto agree as follows:

ARTICLE I
DEFINITIONS AND EXHIBITS

Section 1.1 Definitions. Unless the context otherwise requires, the terms defined in this Section shall, for all purposes of this Lease, have the meanings herein specified.

“Asbestos Containing Materials” shall mean material in friable form containing more than one percent (1%) of the asbestiform varieties of (a) chrysotile (serpentine); (b) crocidolite (ricbeckite); (c) amosite (cummington-itegrinerite); (d) anthophyllite; (e) tremolite; and (f) actinolite.

“Assignment Agreement” means the Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the Corporation and the Trustee, and any duly authorized and executed amendment thereto.

“Certificates of Participation” or “Certificates” means the \$_____ aggregate principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project) to be executed and delivered pursuant to the Trust Agreement.

“Closing Date” means the day when the Certificates of Participation, duly executed by the Trustee, are delivered to the Original Purchaser thereof.

“Corporation” means Riverside Unified School District School Facilities Corporation, a nonprofit public benefit corporation organized and existing under and by virtue of the laws of the State of California, its successors and assigns.

“County” means the County of Riverside.

“Corporation Representative” means the President of the Corporation, or any person authorized to act on behalf of the Corporation under or with respect to this Lease as evidenced by a resolution conferring such authorization adopted by the Board of Directors of the Corporation.

“Delivery Costs” means all items of expense directly or indirectly payable by or reimbursable to the District or the Corporation relating to the execution, sale and delivery of this Lease or the Certificates, including but not limited to filing and recording costs, settlement costs, printing costs, reproduction and binding costs, initial fees and charges of the Trustee (including legal fees), initial fees and charges of the Purchaser (including legal fees), financing discounts, legal fees and charges, insurance fees and charges, financial and other professional consultant fees, costs of rating agencies or credit ratings, Certificate insurance premiums, fees for execution, transportation and safekeeping of the Certificates, and charges and fees in connection with the foregoing.

“District” means Riverside Unified School District, a school district duly organized and existing under the Constitution and laws of the State of California.

“District Representative” means the Superintendent, any Assistant Superintendent or Chief Financial Officer of the District or a person authorized by the Board of Education of the District to act on behalf of the District under or with respect to this Lease.

“Environmental Regulations” shall mean all Laws and Regulations, now or hereafter in effect, with respect to Hazardous Materials, including, without limitation, the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (42 U.S.C. Section 9601, et seq.) (together with the regulations promulgated thereunder, “CERCLA”), the Resource Conservation and Recovery Act, as amended (42 U.S.C. Section 6901, et seq.) (together with the regulations promulgated thereunder, “RCRA”), the Emergency Planning and Community Right-to-Know Act, as amended (42 U.S. C. 11001, et seq.) (together with the regulations promulgated thereunder, “Title III”), the Clean Water Act, as amended (33 U.S.C. Section 1321, et seq.) (together with the regulations promulgated thereunder, “CWA”), the Clean Air Act, as amended (42 U.S. C. Section 7401, et seq.) (together with the regulations promulgated thereunder, “CAA”) and the Toxic Substances Control Act, as amended (15 U.S.C. Section 2601 et seq.) (together with the regulations promulgated thereunder, “TSCA”), and any state or local similar laws and regulations and any so-called local, state or federal “superfund” or “superlien” law.

“Event of Default” means one or more events of default as defined in Section 9.1 of this Lease.

“Facility” means the parcels and any improvements thereon as described in Exhibit B to this Lease or any facility substituted therefor pursuant to Section 4.1(b) hereof.

“Federal Securities” means any of the following which at the time of investment are legal investments under the laws of the State of California for moneys proposed to be invested therein:

(a) Cash; or

(b) Direct obligations of (including obligations issued or held in book entry form on the books of the Department of Treasury of the United States of America), or obligations the timely payment of principal of and interest on which are fully and unconditionally guaranteed by, the United States of America.

“Independent Counsel” means an attorney duly admitted to the practice of law before the highest court of the state in which such attorney maintains an office and who is not an employee of the Corporation, the Trustee or the District.

“Insurance and Condemnation Fund” means the fund by that name established and held by the Trustee pursuant to Article VII of the Trust Agreement.

“Lease Agreement” or “Lease” means this Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, together with any duly authorized and executed amendment hereto.

“Lease Payment” means any payment required to be made by the District pursuant to Section 4.5 of this Lease and as set forth in Exhibit A attached to this Lease.

“Lease Payment Date” means the dates upon which the District is to make the Lease Payments pursuant to Section 4.5 of this Lease and as set forth in Exhibit A attached to this Lease.

“Lease Payment Fund” means the fund by that name established and held by the Trustee pursuant to Article V of the Trust Agreement.

“Material Adverse Effect” means an event or occurrence which adversely affects in a material manner (a) the assets, liabilities, condition (financial or otherwise), business, facilities or operations of the District, (b) the ability of the District to carry out its business in the manner conducted as of the date of this Lease or to meet or perform its obligations under this Lease on a timely basis, (c) the validity or enforceability of this Lease, or (d) the exclusion of the interest component of the Lease Payments from gross income for federal income tax purposes or the exemption of such interest for state income tax purposes, and shall include, amongst other events or occurrences, any material, adverse change to the rating by Moody's Investors Service, Inc., Standard & Poor's, a Standard & Poor's Financial Services LLC business, or Fitch Ratings, Inc. of any debt securities issued by the District.

“Material Litigation” means any action, suit, proceeding, inquiry or investigation against the District in any court or before any arbitrator of any kind or before or by any governmental or quasi-governmental entity, (i) if determined adversely to the District, may have a Material Adverse Effect, (ii) seek to restrain or enjoin any of the transactions contemplated by this Lease, or (iii) may adversely affect (A) the exclusion of the interest component of the Lease Payments from gross income for federal income tax purposes or the exemption of such interest for state income tax purposes or (B) the ability of the District to perform its obligations under this Lease.

“Moody's” means Moody's Investors Service, its successors and assigns.

“Net Proceeds” means any insurance proceeds or condemnation award paid with respect to the Facility or any proceeds resulting from the re-renting of the Facility pursuant to Section 9.2(b) of this Lease remaining after payment therefrom of all expenses incurred in the collection thereof.

“Owner” or “Certificate Owner” or “Owner of a Certificate”, or any similar term, when used with respect to a Certificate means the person in whose name such fully registered Certificate shall be registered. Initially, the Owner is the Purchaser.

“Permitted Encumbrances” means, as of any particular time: (i) liens for general ad valorem taxes and assessments, if any, not then delinquent, or which the District may, pursuant to provisions of Article V hereof, permit to remain unpaid; (ii) the Assignment Agreement; (iii) the Site Lease Agreement; (iv) this Lease; (v) any right or claim of any mechanic, laborer, materialman, supplier or vendor not filed or perfected in the manner prescribed by law to the extent permitted hereunder; (vi) easements, rights-of-way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions which exist of record as of the Closing Date and which the District certifies in writing will not materially impair the use of the Facility; and (vii) easements, rights-of-way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions established following the date of recordation of this Lease and to which the Corporation, the Purchaser and the District consent in writing which will not impair or impede the District's use of the Facility for educational purposes.

“Prepayment Price” means the price to be paid by the District to exercise its option to prepay all or a portion of the remaining Lease Payments, on any Prepayment Date, as set forth in Section 10.2 hereof.

“Project” means the parcels acquired with the proceeds of the Certificates.

“Purchaser” has the meaning set forth in the Trust Agreement.

“Rating Agency” means Moody’s and Standard & Poor’s.

“Site Lease Agreement” means the Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the District and the Corporation, and any duly authorized and executed amendment thereto.

“Standard & Poor’s” means Standard & Poor’s Ratings Group, its successors and assigns.

“Term of this Lease” or “Term” means the time during which this Lease is in effect, as provided for in Section 4.2 of this Lease.

“Trustee” means U.S. Bank National Association, or any successor thereto acting as Trustee pursuant to the Trust Agreement.

“Trust Agreement” means the Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and among the Trustee, the Corporation and the District, together with any duly authorized and executed amendment thereto.

Section 1.2 Exhibits. The following Exhibits are attached to, and by reference made a part of, this Lease:

Exhibit A: The schedule of Lease Payments to be paid by the District hereunder, showing the date and amount of each Lease Payment.

Exhibit B: The description of the real property and improvements consisting of the Facility.

ARTICLE II REPRESENTATIONS, COVENANTS AND WARRANTIES

Section 2.1 Representations, Covenants and Warranties of the District. The District represents, covenants and warrants to the Corporation as follows:

(a) Due Organization and Existence. The District is a school district, duly organized and existing under the Constitution and laws of the State of California.

(b) Authorization; Enforceability. The Constitution and the laws of the State of California authorize the District to enter into this Lease, the Site Lease Agreement, and the Trust Agreement (collectively, the “Agreements”), and to enter into the transactions contemplated by and to carry out its obligations under all of the Agreements, and the District has duly authorized and executed all of the Agreements. The Agreements constitute legal, valid

and binding obligations of the District, enforceable in accordance with their respective terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws or equitable principles affecting the rights of creditors generally.

(c) No Violations. Neither the execution and delivery of this Lease, the Site Lease Agreement or the Trust Agreement, nor the fulfillment of or compliance with the terms and conditions hereof or thereof, nor the consummation of the transactions contemplated hereby or thereby, conflicts with or results in a breach of the terms, conditions or provisions of any restriction or any agreement or instrument to which the District is now a party or by which the District is bound, or constitutes a default under any of the foregoing, or results in the creation or imposition of any lien, charge or encumbrance whatsoever upon any of the property or assets of the District, or upon the Facility except Permitted Encumbrances.

(d) Execution and Delivery. The District has duly authorized and executed this Lease in accordance with the Constitution and laws of the State of California.

(e) No Condemnation. The District hereby covenants and agrees, to the extent it may lawfully do so, that so long as any of the Certificates remain outstanding and unpaid, the Lessee will not exercise the power of condemnation with respect to the Facility. The District further covenants and agrees, to the extent it may lawfully do so, that if for any reason the foregoing covenant is determined to be unenforceable or if the District should fail or refuse to abide by such covenant and condemns the Facility, the appraised value of the Facility shall not be less than the greater of (i) if such Certificates are then subject to redemption the principal and interest components of the Certificates outstanding through the date of their redemption, or (ii) if such Certificates are not then subject to redemption, the amount necessary to defease such Certificates to the first available redemption date in accordance with the Trust Agreement.

(f) Compliance with Law, Regulations, Etc.

(i) The District has, after due inquiry, no knowledge and has not given or received any written notice indicating that the Facility or the past or present use thereof or any practice, procedure or policy employed by it in the conduct of its business materially violates any applicable law, regulation, code, order, rule, judgment or consent agreement, including, without limitation, those relating to zoning, building, use and occupancy, fire safety, health, sanitation, air pollution, ecological matters, environmental protection, hazardous or toxic materials, substances or wastes, conservation, parking, architectural barriers to the handicapped, or restrictive covenants or other agreements affecting title to the Facility (collectively, "Laws and Regulations"). Without limiting the generality of the foregoing, neither the District nor to the best of its knowledge, after due inquiry, any prior or present owner, tenant or subtenant of any of the Facility has, other than as set forth in subsections (i) and (ii) of this Section or as may have been remediated in accordance with Laws and Regulations (A) used, treated, stored, transported or disposed of any material amount of flammable explosives, polychlorinated biphenyl compounds, heavy metals, chlorinated solvents, cyanide, radon, petroleum products, asbestos or any Asbestos Containing Materials, methane, radioactive materials, pollutants, hazardous materials, hazardous wastes, hazardous, toxic, or regulated substances or related materials, as defined in CERCLA, RCRA, CWA, CAA, TSCA and Title III, and the regulations promulgated pursuant thereto, and in all other Environmental

Regulations applicable to the District, any of the Facility or the business operations conducted by the District thereon (collectively, "Hazardous Materials") on, from or beneath the Facility, (B) pumped, spilled, leaked, disposed of, emptied, discharged or released (hereinafter collectively referred to as "Release") any material amount of Hazardous Materials on, from or beneath the Facility, or (C) stored any material amount of petroleum products at the Facility in underground storage tanks.

(ii) Excluded from the representations and warranties in subsection (a) hereof with respect to Hazardous Materials in those amounts ordinarily found in the inventory of or used in the operation of a public middle school, the use, treatment, storage, transportation and disposal of which has been and shall be in compliance with all Laws and Regulations.

(iii) No Leased Property located in an area of high potential incidence of radon has an unventilated basement or subsurface portion which is occupied or used for any purpose other than the foundation or support of the improvements to the Facility.

(g) Environmental Compliance.

(i) The District shall not use or permit the Facility or any part thereof to be used to generate, manufacture, refine, treat, store, handle, transport or dispose of, transfer, produce or process Hazardous Materials, except, and only to the extent, if necessary to maintain the improvements on the Facility and then, only in compliance with all Environmental Regulations, and any state equivalent laws and regulations, nor shall it permit, as a result of any intentional or unintentional act or omission on its part or by any tenant, subtenant, licensee, guest, invitee, contractor, employee and agent, the storage, transportation, disposal or use of Hazardous Materials or the Release or threat of Release of Hazardous Materials on, from or beneath the Facility or onto any other property excluding, however, those Hazardous Materials in those amounts ordinarily found in the inventory or used in the operation of a public middle school, the use, storage, treatment, transportation and disposal of which shall be in compliance with all Environmental Regulations. Upon the occurrence of any Release or threat of Release of Hazardous Materials, the District shall promptly commence and perform, or cause to be commence and performed promptly all investigations, studies, sampling and testing, and all remedial, removal and other actions necessary to clean up and remove all Hazardous Materials so released, on, from or beneath the Facility or other property, in compliance with all Environmental Regulations. Notwithstanding anything to the contrary contained herein, underground storage tanks shall only be permitted subject to compliance with subsection (iv) and only to the extent necessary to maintain the improvements on the Facility.

(ii) The District shall comply with, and shall use its best efforts to assure that its tenant's subtenants, agents, licensees, employees, contractors, and agents comply with, all Environmental Regulations and shall keep the Facility free and clear; provided, however, that notwithstanding that a portion of this covenant is limited to the District's use of its best efforts, the District shall remain solely responsible for ensuring such compliance and such limitation shall not diminish or affect in any way the District's obligations contained in subsection (iii) hereof as provided in subsection (iii) hereof.

Upon receipt of any notice from any Person with regard to the Release of Hazardous Materials on, from or beneath the Facility, (and, in any event, prior to the expiration of any period in which to respond to such notice under any Environmental Regulation).

(iii) Irrespective of whether any representation or warranty contained in Section 2.1(f) is not true or correct, the District shall defend, indemnify and hold harmless the Corporation, the Trustee, the Owners, its partners, depositors and each of its and their employees, agents, officers, directors, trustees, successors and assigns, from and against any claims, demands, penalties, fines, attorneys' fees and expenses (including, without limitation, attorneys' fees incurred to enforce the indemnification contained in this Section 2.1(g), consultants' fees, investigation and laboratory fees, liabilities, settlements (five (5) Business Days' prior notice of which the Corporation, Trustee, as appropriate, shall have delivered to the District), court costs, damages, losses, costs or expenses of whatever kind or nature, known or unknown, contingent or otherwise, occurring in whole or in part, arising out of, or in any way related to, (i) the presence, disposal, Release, threat of Release, removal, discharge, storage or transportation of any Hazardous Materials on, from or beneath the Leased Property, (ii) any personal injury (including wrongful death) or property damage (real or personal) arising out of or related to such Hazardous Materials, (iii) any lawsuit brought or threatened, settlement reached (five (5) Business Days' prior notice of which the Corporation, the Trustee, as appropriate, shall have delivered to the District), or governmental order relating to Hazardous Materials on, from or beneath any of the Facility, (iv) any violation of Environmental Regulations or subsection (i) or (ii) hereof by it or its agents, tenants, employees, contractors, guests, licensees, subtenants, or invitees, and (v) the imposition of any governmental Lien for the recovery of environmental cleanup or removal costs. To the extent that the District is strictly liable under any Environmental Regulation, its obligation to the Corporation, the Trustee, the Owners, and the other indemnitees under the foregoing indemnification shall likewise be without regard to fault on its part with respect to the violation of any Environmental Regulation which results in liability to any indemnitee. Its obligations and liability under this Section 2.1(g)(iii) shall survive any remedy of the security interest in the Facility or the delivery of any instrument in lieu of any remedy and the satisfaction of all Lease Payments.

(iv) The District shall conform to and carry out a reasonable program of maintenance and inspection of all underground storage tanks, if any, and shall maintain, repair, and replace such tanks only in accordance with Laws and Regulations, including but not limited to Environmental Regulations.

(h) Essentiality of the Facility. The Facility is essential to the operations of the District. During the term of this Lease, the Facility shall be used by the District only for the purpose of performing one or more governmental or proprietary functions of the District consistent with the permissible scope of the District's authority.

(i) Flood Hazard. To the best of the District's knowledge, the Facility is not located in a "Special Flood Hazard Area" shown on a Flood Hazard Boundary Map or a Flood Insurance Rate Map used in connection with the National Flood Insurance Program and has not been subject to material damage from flooding within the last ten (10) years.

(j) Useful Life. The remaining useful life of the Facility exceeds the term of this Lease.

(k) Financial Statements, Budgets and Annual Certifications.

(1) The financial statements of the District for the Fiscal Year ended June 30, 2014, fairly present the financial condition and results of the operations of the District as of the date and for the period therein set forth and the audited financial statements have been prepared in accordance with generally accepted accounting principles as consistently applied. The District is not aware of any information since its audited financial statements for the Fiscal Year ended June 30, 2014, that would cause a Material Adverse Effect. Additionally, the District hereby represents that it does not and did not have a qualified or negative certification in this fiscal year or in the previous fiscal year.

(2) As soon as available, but no later than two hundred ten (210) days following the end of each Fiscal Year of the District during the term hereof, the District will provide to the Purchaser and the Trustee a copy of the District's annual audited financial statements for such Fiscal Year, including such information as is required by applicable Government Accounting Standard's Board pronouncements and applicable State law and a certification of the District that it is not aware of any default under the Lease or Event of Default under the Trust Agreement. The Trustee shall have no duty to review, verify or analyze such financial statements and shall hold such financial statements solely as a repository for the benefit of the Owners. The Trustee shall not be deemed to have notice of any information contained therein, default or Event of Default which may be disclosed therein in any manner.

(3) As soon as available, the District shall provide the Purchaser with unaudited interim financial statements reflecting updates to the annual budget.

(l) Notices.

(1) The District shall promptly notify the Purchaser of any Material Adverse Affect or Material Litigation.

(2) The District shall immediately notify the Purchaser by telephone, promptly confirmed in writing, of any event, action or failure to take any action which constitutes an event of default under this Lease, together with a detailed statement of the steps being taken by the District to cure the effect of such Event of Default.

(3) The District shall provide the Purchaser with reasonable promptness, such other information respecting the District, and the operations, affairs and financial condition of the District as the Purchaser may from time to time reasonably request.

(m) Accuracy of Information. All information, reports and other papers and data furnished by the District to the Purchaser were, at the time the same were so furnished, complete and accurate in all material respects and insofar as necessary to give the Purchaser a true and accurate knowledge of the subject matter and were provided in expectation of the Purchaser's reliance thereon in entering into the transactions contemplated by this Lease. No

fact is known to the District which has had or, so far as the District can now reasonably foresee, may in the future have a Material Adverse Effect, which has not been set forth in the financial statements previously furnished to the Purchaser or in other such information, reports, papers and data or otherwise disclosed in writing to the Purchaser prior to the Closing Date. Any financial, budget and other projections furnished to the Purchaser by the District or its or their agents were prepared in good faith on the basis of the assumptions stated therein, which assumptions were fair and reasonable in light of the conditions existing at the time of delivery of such financial, budget or other projections, and represented, and as of the date of this representation, represent the District's best estimate of its future financial performance. No document furnished nor any representation, warranty or other written statement made to the Purchaser in connection with the negotiation, preparation or execution of this Lease contains or will contain any untrue statement of a material fact or omits or will omit to state (as of the date made or furnished) any material fact necessary in order to make the statements contained herein or therein, in light of the circumstances under which they were or will be made, not misleading.

(n) Role of Purchaser. The District acknowledges that (1) _____, the initial Purchaser of the Certificates, is acting solely for its own loan account and not as a fiduciary for the District or in the capacity of broker, dealer, placement agent, municipal securities underwriter or municipal advisor, (2) the Purchaser has not provided, and will not provide, financial, legal (including securities law), tax, accounting or other advice to or on behalf of the District or Stifel, Nicolaus & Company, Incorporated, as placement agent (the "Placement Agent") with respect to the execution, delivery, or placement of the Certificates, and (3) the Purchaser has expressed no view regarding the legal sufficiency of its representations for purposes of compliance with any legal requirements applicable to any other party, including but not limited to the Placement Agent, if any, or the correctness of any legal interpretation made by counsel to any other party, including but not limited to counsel to the Placement Agent, if any, with respect to any such matters.

Section 2.2 Representations, Covenants and Warranties of the Corporation. The Corporation represents, covenants and warrants to the District as follows:

(a) Due Organization and Existence; Enforceability. The Corporation is a nonprofit public benefit corporation duly organized and existing under and by virtue of the Laws of the State of California; has power to enter into this Lease, the Site Lease Agreement, the Assignment Agreement and the Trust Agreement; is possessed of full power to own and hold real and personal property, and to lease and sell the same; and has duly authorized the execution and delivery of all of the aforesaid Agreements. The Assignment Agreement, the Site Lease Agreement, the Trust Agreement and this Lease constitute legal, valid and binding obligations of the Corporation, enforceable in accordance with their respective terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws or equitable principles affecting the rights of creditors generally.

(b) No Encumbrances. The Corporation will not pledge the Lease Payments or other amounts derived from the Facility and from its other rights under this Lease, and will not mortgage or encumber the Facility, except as provided under the terms of this Lease, the Site Lease Agreement, the Assignment Agreement and the Trust Agreement.

(c) No Violations. Neither the execution and delivery of this Lease, the Site Lease Agreement, the Assignment Agreement or the Trust Agreement, nor the fulfillment of or compliance with the terms and conditions hereof or thereof, nor the consummation of the transactions contemplated hereby or thereby, conflicts with or results in a breach of the terms, conditions or provisions of any restriction or any agreement or instrument to which the Corporation is now a party or by which the Corporation is bound, or constitutes a default under any of the foregoing, or results in the creation or imposition of any lien, charge or encumbrance whatsoever upon any of the property or assets of the Corporation, or upon the Facility, except Permitted Encumbrances.

(d) No Assignments. Except as provided herein, the Corporation will not assign this Lease, its right to receive Lease Payments and prepayments from the District, or its duties and obligations hereunder to any other person, firm or Corporation so as to impair or violate the representations, covenants and warranties contained in this Section 2.2.

(e) The Trust Agreement. The Corporation hereby acknowledges and agrees to the provisions of the Trust Agreement applicable to it.

(f) No Litigation. There is no action, suit, proceeding, inquiry or investigation, at law or in equity, before or by any court, governmental agency, public board or body, pending or, to the best of its knowledge, threatened against the Lessor in any way contesting or affecting the validity or enforceability of the Assignment Agreement, the Site Lease Agreement, the Trust Agreement or this Lease or contesting the powers of the Corporation to execute and deliver such documents or to consummate the transactions contemplated hereby or thereby.

(g) Cooperation. The Corporation shall cooperate fully with the Lessee at the expense of the District in filing any proof of loss with respect to any insurance policy maintained pursuant to Article V of this Lease and shall cooperate fully with the District in contesting any lien filed or established against the Leased Property, upon the request and at the expense of the District pursuant to Article V of this Lease.

ARTICLE III DEPOSIT OF MONEYS

Section 3.1 Deposit of Moneys. On the Closing Date, the Corporation shall cause to be deposited with the Trustee the proceeds of sale of the Certificates. Pursuant to the Trust Agreement such proceeds shall be deposited with the Trustee as follows:

(1) the sum of \$ _____ shall be deposited in the Costs of Issuance Fund to pay Delivery Costs; and

(2) the sum of \$ _____ shall be deposited in the Acquisition Fund to pay the purchase price of the Project.

ARTICLE IV
AGREEMENT TO LEASE; TERMINATION OF THIS
LEASE; LEASE PAYMENTS

Section 4.1 Lease; No Merger; Substitution. (a) The Corporation hereby leases the Facility to the District, and the District hereby leases the Facility from the Corporation, upon the terms and conditions set forth in this Lease.

The leasing by the Corporation to the District of the Facility, as described in Exhibit A to the Site Lease Agreement, shall not effect or result in a merger of the District's leasehold estate pursuant to this Lease and its fee estate as lessor under the Site Lease Agreement, and the Corporation shall continue to have and hold a leasehold estate in said Facility pursuant to the Site Lease Agreement throughout the term thereof and the term of this Lease. As to said Facility this Lease shall be deemed and constitute a sublease.

(a) The District may, upon giving prior notice to the Rating Agencies and receiving the prior written consent of the Owners of the majority in aggregate principal of the Certificates then Outstanding, at any time and from time to time during the term of this Lease, substitute other land, facilities, improvements or other property (the "Substitute Facility") for the Facility or portion thereof, provided that the District shall satisfy all of the following requirements prior to such substitution: (i) the District shall file with the Corporation and the Trustee a description of such Substitute Facility; (ii) the District shall certify in writing to the Corporation and the Trustee either that the estimated fair market value and the estimated fair rental value of the Substitute Facility are at least equal to the estimated fair market value and the estimated fair rental value, respectively, of the former Facility or that the estimated fair market value of the Substitute Facility is equal to or greater than the principal amount of Certificates Outstanding on the date of such proposed substitution and that the estimated fair rental value of the Substitute Facility is equal to or greater than the Lease Payments that remain to be paid pursuant to this Lease; (iii) the District shall certify in writing to the Corporation and the Trustee that the Substitute Facility serves a public purpose of the District which the District is permitted to lease under the laws of the State of California; (iv) the District shall certify in writing to the Corporation and the Trustee that the estimated useful life of the Substitute Facility at least extends to the date on which the final Lease Payment allocable to the former Facility becomes due and payable; (v) the Substitute Facility shall not cause the District or the Corporation to violate any of its covenants, representations and warranties made in the Site Lease Agreement and in the Trust Agreement as certified in writing by an officer of the Corporation and an officer of the District to the Trustee; and (vi) the District shall deliver to the Trustee and the Corporation an opinion of counsel, experienced in such matters, to the effect that such substitution shall not, in and of itself, impair the exclusion from gross income of interest payable with respect to the Certificates for Federal income tax purposes; and (vii) there shall also be delivered to the Lessor and the Trustee a policy of title insurance acceptable to the Purchaser in an amount equal to the same proportion of the principal amount of the Lease Payments attributable to the Substitute Facility insuring the District's leasehold interest in the Substitute Facility (except any portion thereof which is not real property) subject only to Permitted Encumbrances, together with an endorsement thereto making said policy payable to the Trustee for the benefit of the Owners and relating to this Lease and evidence that no prior liens exist with respect to such Substitute Facility subject only to Permitted Encumbrances.

Section 4.2 Term of Lease. The Term of this Lease shall commence as of June ____, 2014 and, unless sooner terminated as hereinafter provided, shall terminate on August 1, _____ unless, on August 1, _____ any Certificates are Outstanding, this Lease shall continue in full force and effect until 10 days after payment in full of all of the Certificates, but in no event later than ten years from the last maturity date of the Certificates.

Section 4.3 Termination of Term. The Term of this Lease shall terminate upon the earliest of any of the following events:

(a) the exercise by the District of its option to prepay the Lease Payments, on any Prepayment Date, by paying the applicable Prepayment Price with respect to a prepayment in whole, as provided in Section 10.2 hereof;

(b) an Event of Default and the Corporation's election to terminate this Lease pursuant to Section 9.2 hereof; or

(c) the arrival of the last day of the Term of this Lease and payment of all Lease Payments and all other payments due hereunder and under the Trust Agreement.

Section 4.4 Possession. The District has taken possession of the facility hereunder on the date on which the same is leased to the Corporation by the District pursuant to the Site Lease Agreement.

Section 4.5 Lease Payments.

(a) Obligation to Pay. Subject to the provisions of Articles VI and X hereof, the District agrees to pay to the Corporation, its successors and assigns, as rental for the use and occupancy of the Facility, the Lease Payments (denominated into components of principal and interest) in the respective amounts specified in Exhibit A hereto on the twentieth (20th) day of the month immediately preceding each Lease Payment Date. A portion of each Lease Payment shall be paid as, and represents payment of, interest. The interest component of each Lease Payment is set forth in Exhibit A hereto. Any amount held in the Lease Payment Fund on the twentieth (20th) day of the month immediately preceding each Lease Payment Date (other than amounts resulting from the prepayment of the Lease Payments in part but not in whole pursuant to Article X hereof, and other amounts required for payment of past due principal with respect to any Certificates not presented for payment) shall be credited towards the Lease Payment then due and payable; and no Lease Payment need be made on any Lease Payment Date if the amounts then held in the Lease Payment Fund are at least equal to the Lease Payment then required to be paid. All Lease Payments for the Facility due during any twelve-month period shall be for the use of the Facility for such twelve-month period.

(b) Effect of Prepayment. In the event that the District prepays all remaining Lease Payments pursuant to Article X hereof, the District's obligations under this Lease, including but not limited to the District's obligation to pay Lease Payments under this Section, shall thereupon cease and terminate except the obligations of the District set forth in Sections 4.8 and 7.3 hereof. In the event the District prepays less than all the remaining principal components of the Lease Payments pursuant to Section 10.2(b) or Section 10.3 hereof, the principal components of the remaining Lease Payments shall be reduced such that

approximately equal Lease Payments prevail, corresponding to the prevailing payments of principal and interest with respect to the outstanding Certificates; and the interest component of each subsequent remaining Lease Payment shall be reduced by the aggregate corresponding amount of interest which would otherwise be payable with respect to the Certificates prepaid as a result of such prepayment.

(c) Fair Rental Value. The Lease Payments and any other amounts which may be due hereunder for the Facility for each rental payment period during the Term of this Lease shall constitute the total rental for the Facility for such rental payment period, and shall be paid by the District in each rental payment period for and in consideration of the right of the use and occupancy of, and the continued quiet use and enjoyment of the Facility during each such period for which said rental is to be paid. The parties hereto have agreed and determined that the total Lease Payments and any other amounts which may be due hereunder for the Facility represent the fair rental value of the Facility. In making such determination, consideration has been given to the costs of construction and replacement value of the Facility, other obligations of the parties under this Lease, the uses and purposes which may be served by the Facility, and the benefits therefrom which will accrue to the District and the general public.

(d) Lease Payments to Constitute Current Expense of the District. The District and the Corporation understand and intend that the obligation of the District to pay Lease Payments and other payments hereunder constitutes a current expense of the District and shall not in any way be construed to be a debt of the District in contravention of any applicable constitutional or statutory limitation or requirement concerning the creation of indebtedness by the District, nor shall anything contained herein constitute a pledge of the general tax revenues, funds or moneys of the District. Lease Payments and other payments due hereunder shall be payable only from current funds which are budgeted and appropriated, or otherwise legally available, for the purpose of paying Lease Payments or other payments due hereunder as consideration for use of the Facility during the fiscal year of the District for which such funds were budgeted and appropriated or otherwise made legally available for such purpose. This Lease shall not create an immediate indebtedness for the aggregate payments in future years which may become due hereunder. The District has not pledged the full faith and credit of the District, the State of California or any agency or department thereof to the payment of the Lease Payments or any other payments due hereunder, the Certificates or the interest thereon.

(e) Continuation of Lease. The District intends to continue this Lease and to pay the Lease Payments. The District reasonably believes that legally available funds of an amount sufficient to make all Lease Payments during the Term of this Lease can be obtained. The District covenants that it will take all procedural steps lawfully within its power to obtain and maintain funds from which all payments may be made, including provisions for such payments to the extent necessary in each budget submitted for the purpose of obtaining funding, using its bona fide best efforts to have such portion of the budget approved and exhausting all available administrative reviews and appeals in the event such portion of the budget is not approved.

(f) Budget and Appropriation. The District covenants to take such action as may be necessary to include all Lease Payments (other than the first Lease Payment of advance rental) and other payments due hereunder in its annual budgets and to make the necessary annual appropriations for all such Lease Payments and other payments due hereunder. During the Term of this Lease, the District will furnish to the Trustee at least 60 days prior to the

beginning of each fiscal year, a determination that the District has made adequate provisions in its proposed budget for the Fiscal Year for the payment of Lease Payments due under this Lease in the Fiscal Year. The covenants on the part of the District herein contained shall be deemed to be and shall be construed to be ministerial duties imposed by law, and it shall be the ministerial duty of each and every public official of the District to take such action and do such things as are required by law in the performance of the official duty of such officials to enable the District to carry out and perform the covenants and agreements in this Lease agreed to be carried out and performed by the District.

(g) Assignment. The District understands and agrees that all Lease Payments have been assigned by the Corporation to the Trustee in trust, pursuant to the Assignment Agreement, for the benefit of the Owners of the Certificates, and the District hereby assents to such assignment. The Corporation hereby directs the District, and the District hereby agrees, to pay to the Trustee at the Trustee's principal corporate trust office in Los Angeles, California, or to the Trustee at such other place as the Trustee shall direct in writing, all payments payable by the District pursuant to this Section 4.5 and all amounts payable by the District pursuant to Article X hereof.

Section 4.6 Quiet Enjoyment. During the Term of this Lease, the Corporation shall provide the District with quiet use and enjoyment of the Facility, and the District shall during such Term peaceably and quietly have and hold and enjoy the Facility, without suit, trouble or hindrance from the Corporation, except as expressly set forth in this Lease. The Corporation will, at the request of the District and at the District's cost, join in any legal action in which the District asserts its right to such possession and enjoyment to the extent the Corporation may lawfully do so. Notwithstanding the foregoing, the Corporation shall have the right to inspect the Facility as provided in Section 7.2 hereof.

Section 4.7 Title. During the Term of this Lease, the District shall hold title to the Facility and shall also have a leasehold interest in the Facility under this Lease and the Corporation shall have a leasehold interest in the Facility pursuant to the Site Lease Agreement. If the District prepays the Lease Payments in full pursuant to Article X hereof or makes an advance deposit pursuant to Section 10.1 hereof, or pays all Lease Payments during the Term of this Lease together with all other amounts payable hereunder and under the Trust Agreement as the same become due and payable, all right and interest of the Corporation in and to the Facility shall be transferred to and vested in the District.

Section 4.8 Additional Payments. In addition to the Lease Payments, the District shall pay when due all costs and expenses incurred by the Corporation to comply with the provisions of the Trust Agreement, including without limitation compensation due to the Trustee and all costs and expenses of attorneys, auditors, engineers and accountants (but excluding Delivery Costs), insurance premiums and any moneys payable as rebate to the United States Department of Treasury, and interest on any overdue Lease Payments at a rate per annum equal to the rate of interest payable with respect to the Certificates. Additionally, the District shall pay additional amounts reflecting amounts to be recouped as a result of an abatement event pursuant to Section 6.3 of this Lease. The obligations of the District under this Section 4.8 shall survive the payment in full of the Lease Payments and the termination of this Lease, and with regard to the Trustee, the resignation and removal of the Trustee.

ARTICLE V
MAINTENANCE; TAXES; INSURANCE; AND OTHER MATTERS

Section 5.1 Maintenance, Utilities, Taxes and Assessments. Throughout the Term of this Lease, as part of the consideration for the rental of the Facility, all improvement, repair and maintenance of the Facility shall be the responsibility of the District, and the District shall pay for or otherwise arrange for the payment of all utility services, if any, supplied to the Facility, which may include, without limitation, janitor service, security, power, gas, telephone, light, heating, water and all other utility services. In exchange for the Lease Payments herein provided, the Corporation agrees to provide only the Facility, as hereinbefore more specifically set forth. The District waives the benefits of subsections 1 and 2 of Section 1932 of the California Civil Code, but such waiver shall not limit any of the rights of the District under the terms of this Lease.

The District shall also pay or cause to be paid all taxes and assessments of any type or nature charged to the Corporation or affecting the Facility or the respective interests or estates therein; provided that with respect to special assessments or other governmental charges that may lawfully be paid in installments over a period of years, the District shall be obligated to pay only such installments as are required to be paid during the Term of this Lease as and when the same become due.

The District or any sublessee may, at the District's or such sublessee's expense and in its name, in good faith contest any such taxes, assessments, utility and other charges and, in the event of any such contest, may permit the taxes, assessments or other charges so contested to remain unpaid during the period of such contest and any appeal therefrom unless the Corporation or the Trustee shall notify the District or such sublessee that, in the opinion of Independent Counsel, by nonpayment of any such items, the interest of the Corporation in the Facility will be materially endangered or the Facility, or any part thereof, will be subject to loss or forfeiture, in which event the District or such sublessee shall promptly pay such taxes, assessments or charges or provide the Corporation and the Trustee with full security against any loss which may result from nonpayment, in form satisfactory to the Corporation and the Trustee.

Section 5.2 Modification of Facility. The District and any sublessee shall, at its own expense, have the right to remodel the Facility or to make additions, modifications and improvements to the Facility. All such additions, modifications and improvements shall thereafter comprise part of the Facility and be subject to the provisions of this Lease. Such additions, modifications and improvements shall not in any way damage the Facility or cause it to be used for purposes other than those authorized under the provisions of this Lease or state and federal law; and the Facility, upon completion of any additions, modifications and improvements made pursuant to this Section, shall be of a value which is at least equal to the value of the Facility immediately prior to the making of such additions, modifications and improvements. The District will not permit any mechanic's or other lien to be established or remain against the Facility for labor or materials furnished in connection with any remodeling, additions, modifications, improvements, repairs, renewals or replacements made by the District or any sublessee or assignee pursuant to this Section; provided that if any such lien is established and the District shall first notify or cause to be notified the Corporation of the District's or any sublessee's intention to do so, the District or any sublessee may in good faith contest any lien filed or established against the Facility, and in such event may permit the items so contested to

remain undischarged and unsatisfied during the period of such contest and any appeal therefrom, and shall provide the Corporation with full security against any loss or forfeiture which might arise from the nonpayment of any such item, in form satisfactory to the Corporation. The Corporation will cooperate fully in any such contest, upon the request and at the expense of the District or such sublessee.

Section 5.3 Public Liability and Property Damage Insurance. The District shall maintain or cause to be maintained, throughout the term of this Lease, a standard comprehensive general liability insurance policy or policies in protection of the District, the Corporation and its members, officers, agents and employees, and the Trustee. Said policy or policies shall provide for indemnification of said parties against direct or contingent loss or liability for damages for bodily and personal injury, death or property damage occasioned by reason of the operation of the Facility. Said policy or policies shall provide coverage in the minimum liability limits of \$1,000,000 for personal injury or death of each person and \$3,000,000 for personal injury or deaths of two or more persons in a single accident or event, and in a minimum amount of \$250,000 for damage to property (subject to a deductible clause of not to exceed \$200,000 per claim) resulting from a single accident or event. Such public liability and property damage insurance may, however, be in the form of a single limit policy in the amount of \$3,000,000 covering all such risks. Such liability insurance may be maintained as part of or in conjunction with any other liability insurance coverage carried or required to be carried by the District, or subject to Section 5.11, in the form of self-insurance. The Net Proceeds of such liability insurance shall be applied toward extinguishment or satisfaction of the liability with respect to which the Net Proceeds of such insurance shall have been paid.

Section 5.4 Fire and Extended Coverage Insurance. The District shall procure and maintain, or cause to be procured and maintained, or may self-insure pursuant to the provisions of Section 5.11 hereof, throughout the Term of this Lease, insurance against loss or damage to any structures constituting any part of the Facility by fire and lightning, with extended coverage and vandalism and malicious mischief insurance. Said extended coverage insurance shall, as nearly as practicable, cover loss or damage by explosion, windstorm, riot, aircraft, vehicle damage, smoke and other such hazards as are normally covered by such insurance, but excluding insurance for earthquake and flood. Such insurance shall be in an amount equal to one hundred percent (100%) of the replacement cost (without adjustment for depreciation) of the Facility, or the principal amount of the outstanding Certificates, whichever is greater (except that such insurance may be subject to deductible clauses of not to exceed \$100,000 for any one loss). Such insurance may be maintained as part of or in conjunction with any other fire and extended coverage insurance carried or required to be carried by the District. The Net Proceeds of such insurance shall be applied as provided in Section 6.2(a) hereof.

Section 5.5 Rental Interruption or Use and Occupancy Insurance; Additional Facility.

(a) The District shall procure, and maintain throughout the Term of this Lease from and after the date when it takes possession of the Facility, rental interruption or use and occupancy insurance to cover loss, total or partial, of the use of any part of the Facility in an amount sufficient to pay the maximum Lease Payments with respect thereto payable in any twenty-four-month period. The Net Proceeds of such insurance shall be paid to the Trustee for the benefit of the Certificate Owners and deposited in the Lease Payment Fund, and shall be

credited towards the payment of the Lease Payments in the order in which such Lease Payments come due and payable.

(b) In the event that the Facility is damaged and the rental interruption or use and occupancy insurance is unable to cover the loss of the use of the Facility, the District hereby covenants that it shall use its best efforts to provide a substitute property to be subject to this Lease; provided however that the annual fair market rental value of such substitute property for the rental period during which such substitution occurs and each subsequent Facility thereafter shall at least be equal to the Lease Payments required hereunder.

Section 5.6 Title Insurance. Upon the execution and delivery of the Certificates the District will provide, at its own expense, one or more ALTA title insurance policies in the aggregate amount of not less than \$ _____ with respect to the real property component of the Facility. Said policy or policies shall insure the District's fee or leasehold estate of the real property component of the Facility, subject only to Permitted Encumbrances. All Net Proceeds received under said policy or policies shall either be applied to the element of the title default or shall be deposited with the Trustee in the Lease Payment Fund and shall be credited towards the prepayment of the remaining Lease Payments pursuant to Section 10.3 hereof.

Section 5.7 Insurance Net Proceeds; Form of Policies. The policies of insurance required by Sections 5.4, 5.5 and 5.6 hereof shall provide that all proceeds thereunder shall be payable to the Trustee for the benefit of the Certificate Owners and shall be provided by insurers rated "A" or better by Best, S & P, Moody's or Fitch. The District shall pay or cause to be paid when due the premiums for such insurance policy required by this Lease, and shall promptly furnish or cause to be furnished evidence of such payments to the Trustee. All such policies shall provide that the Trustee and the Purchaser shall be given thirty (30) days' notice of each expiration thereof, any intended cancellation thereof or reduction or amendment of the coverage provided thereby. The Trustee shall not be responsible for the sufficiency of any insurance herein required and shall be fully protected in accepting payment on account of such insurance or any adjustment, compromise or settlement of any loss agreed to by the Trustee. The District shall cause to be delivered to the Trustee and the Purchaser on or before July 1 annually a certificate signed by a District Representative stating that the policies required by Sections 5.3, 5.4, 5.5, 5.6 and 5.12 of this Lease is in full force and effect.

Section 5.8 Advances. If the District shall fail to perform any of its obligations under this Article the Corporation or the Trustee may, but shall not be obligated to, take such action as may be necessary to cure such failure, including the advancement of money, and the District shall be obligated to repay all such advances as soon as possible, with interest at the rate of twelve percent (12%) per annum from the date of the advance to the date of repayment or such lesser amount as is then permitted by law.

Section 5.9 Installation of District's Equipment. The District and any sublessee may at any time and from time to time, in its sole discretion and at its own expense, install or permit to be installed items of equipment or other personal property in or upon the Facility. All such items shall remain the sole property of such party, in which neither the Corporation nor the Trustee shall have any interest, and may be modified or removed by such party at any time provided that such party shall repair and restore any and all damage to the Facility resulting from the installation, modification or removal of any such items. Nothing in this Lease shall prevent

the District and any sublessee from purchasing items to be installed pursuant to this Section under a conditional sale or lease purchase contract, or subject to a vendor's lien or security agreement, as security for the unpaid portion of the purchase price thereof, provided that no such lien or security interest shall attach to any part of the Facility.

Section 5.10 Liens. The District shall not, directly or indirectly, create, incur, assume or suffer to exist any mortgage, pledge, lien, charge, encumbrance or claim on or with respect to the Facility, other than the respective rights of the Corporation and the District as herein provided and Permitted Encumbrances. Except as expressly provided in this Article V, the District shall promptly, at its own expense, take such action as may be necessary to duly discharge or remove any such mortgage, pledge, lien, charge, encumbrance or claim, for which it is responsible, if the same shall arise at any time. The District shall reimburse the Corporation for any expense incurred by it in order to discharge or remove any such mortgage, pledge, lien, charge, encumbrance or claim.

Section 5.11 Self-Insurance. In no event may the District provide the insurance required by Section 5.5 or Section 5.6 in the form of self-insurance. Any other insurance required by this Lease and maintained by the District in the form of self-insurance shall be maintained on a basis which is actuarially sound as established by the District's risk manager or an independent insurance consultant which determination shall be reviewed annually and certified to the Trustee. Any deficiency shall be corrected within 60 days of the District's becoming aware of such deficiency.

Section 5.12 Workers' Compensation. The District shall maintain or cause to be maintained throughout the term of this Lease workers' compensation insurance issued by a responsible carrier authorized under the laws of the State of California to insure employers against liability for compensation under the Labor Code of the State of California, or any act enacted as an amendment or supplement thereto or in lieu thereof. Such workers' compensation insurance shall cover all persons employed by the District in connection with the Facility and shall cover full liability for compensation under any such act.

ARTICLE VI DAMAGE, DESTRUCTION AND EMINENT DOMAIN; USE OF NET PROCEEDS

Section 6.1 Eminent Domain. If all of the Facility shall be taken permanently under the power of eminent domain, the term of this Lease shall cease as of the day possession shall be so taken. If less than all of the Facility shall be taken permanently, or if all of the Facility or any part thereof shall be taken temporarily, under the power of eminent domain, (1) this Lease shall continue in full force and effect and shall not be terminated by virtue of such taking and the parties waive the benefit of any law to the contrary, and (2) there shall be a partial abatement of Lease Payments as a result of the application of the Net Proceeds of any eminent domain award to the prepayment of the Lease Payments hereunder, but in no event shall the resulting Lease Payments be less than the amount required for the payment of the principal and interest with respect to outstanding Certificates as the same become due and payable.

Section 6.2 Application of Net Proceeds.

(a) From Insurance Award. The Net Proceeds of any insurance award under Section 5.4 or Section 5.6 hereof shall be deposited in the Insurance and Condemnation Fund by the Trustee promptly upon receipt thereof and, if the District determines that the accident, destruction or title defect giving rise to such Net Proceeds has substantially interfered with its use and occupancy of the Facility then to the extent that the District does not intend to apply such Net Proceeds to repair or replace the Facility or to cure any title defect, such Net Proceeds shall be promptly transferred by the Trustee to the Lease Payment Fund and applied as provided in Section 10.3 hereof; provided, however, that the District shall only apply such Net Proceeds to prepay the Certificates in full if sufficient Net Proceeds are received by the District for such purpose, and provided further that if the District elects to prepay the Certificates in part, from such Net Proceeds, the resulting Lease Payments for the portion of the Facility which the District continues to occupy shall represent the fair rental value for such portion of the Facility. All Net Proceeds deposited in the Insurance and Condemnation Fund and not so transferred to the Lease Payment Fund shall be applied to cure any such title defect giving rise to such Net Proceeds or to the prompt replacement, repair, restoration, modification or improvement of the damaged and destroyed portion of the Facility upon receipt of a requisition signed by the District Representative stating with respect to each payment to be made (i) the requisition number, (ii) the name and address of the person, firm or corporation to whom payment is due, (iii) the amount to be paid, and (iv) that each obligation mentioned therein has been properly incurred, is a proper charge against the Insurance and Condemnation Fund, has not been the basis of any previous withdrawal, and specifying in reasonable detail the nature of the obligation, accompanied by a bill or a statement of account for such obligation. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to the District, upon the filing by the District with the Trustee of a certificate to that effect signed by the District Representative.

(b) From Eminent Domain Award. The Net Proceeds of any eminent domain award resulting from any event described in Section 6.1 hereof shall be deposited in the Insurance and Condemnation Award Fund to be held and applied by the Trustee pursuant to Section 7.02 of the Trust Agreement.

Section 6.3 Abatement of Rental in the Event of Damage or Destruction. The amount of the Lease Payments and any other amounts due hereunder pursuant to Section 4.8 shall be abated during any period in which by reason of damage, destruction or title defect (other than by eminent domain which is hereinbefore provided for) there is substantial interference with the District's use and occupancy of the Facility. The amount of such abatement shall be such that the resulting Lease Payments and any other amounts due hereunder pursuant to Section 4.8 represent fair consideration for the use and occupancy of the portions of the Facility not damaged or destroyed or affected by title defect. Such abatement shall continue for the period commencing with such damage, destruction or title defect and ending with the occupancy of the Facility by the District. In the event of any such damage, destruction or title defect, this Lease shall continue in full force and effect and the District waives any right to terminate this Lease by virtue of any such damage, destruction or title defect. Notwithstanding the foregoing, there shall be no abatement of Lease Payments under this Section 6.3 in the event and to the extent that the Net Proceeds of rental interruption insurance are available for such purpose pursuant to Section 5.5 hereof or to the extent that amounts in the Reserve Fund are available to pay Lease

Payments which would otherwise be abated under this Section 6.3. Upon the cessation of such damage, destruction or title defect, the Facility shall be appraised to determine its current fair rental value. If such value has increased since the closing date, Lease Payments shall be increased for the remaining term to reflect such increases so that amounts abated are recouped.

ARTICLE VII DISCLAIMER OF WARRANTIES; ACCESS

Section 7.1 Disclaimer of Warranties. The Corporation makes no warranty or representation, either express or implied, as to the value, design, condition, merchantability or fitness for any particular purpose or fitness for the use contemplated by the District of the Facility or any item thereof, or any other representation or warranty with respect to the Facility. In no event shall the Corporation be liable for incidental, indirect, special or consequential damages, in connection with or arising out of this Lease, the Site Lease Agreement or the Trust Agreement, or for the existence, furnishing or functioning of, or the District's use of the Facility.

Section 7.2 Access to the Facility. The District agrees that the Corporation and any Corporation Representative, and the Corporation's successors or assigns, shall have the right at all reasonable times to enter upon and to examine and inspect the Facility. The District further agrees that the Corporation, any such Representative, and the Corporation's successors or assigns shall have such rights of access to the Facility as may be reasonably necessary to cause the proper maintenance of the Facility in the event of failure by the District to perform its obligations hereunder.

Section 7.3 Release and Indemnification Covenants. The District shall and hereby agrees to indemnify and save the Corporation and the Trustee and the Trustee's officers, directors, agents and employees harmless from and against all claims, losses and damages, including legal fees and expenses, arising out of (i) the use, maintenance, condition or management of, or from any work or thing done on the Facility by the District, (ii) any breach or default on the part of the District in the performance of any of its obligations under this Lease, (iii) any act or negligence of the District or of any of its agents, contractors, servants, employees or licensees with respect to the Facility, (iv) any act or negligence of any assignee or sublessee of the District with respect to the Facility, (v) the Trustee's acceptance or administration of the trust under the Trust Agreement, or the exercise or performance of any of its powers or duties hereunder, under the Assignment Agreement or under the Site Lease Agreement, or (vi) the lease of the Facility. No indemnification is made under this Section or elsewhere in this Lease for willful misconduct, negligence, or breach of duty under this Lease by the Corporation, its officers, agents, employees, successors or assigns. No indemnification is made under this Section or elsewhere in this Lease for willful misconduct or negligence by the Trustee, its officers, agents, employees, successors or assigns. The obligations of the District under this Section 7.3 shall survive the payment in full of the Lease Payments and the termination of this Lease and the resignation or removal of the Trustee.

ARTICLE VIII ASSIGNMENT, SUBLEASING; AMENDMENT

Section 8.1 Assignment by the Corporation. The Corporation's rights under this Lease, including the right to receive and enforce payment of the Lease Payments to be made by

the District under this Lease (excepting the Corporation's rights under Sections 4.8, 5.8, 7.3 and 9.4 hereof and its rights to give consents and approvals hereunder) have been assigned to the Trustee pursuant to the Assignment Agreement and the Trust Agreement, to which assignment the District hereby consents.

Section 8.2 Assignment and Subleasing by the District. This Lease may not be assigned by the District. The Facility may not be subleased in whole or in part by the District without the written consent of the Corporation. Any such sublease shall be subject to all of the following conditions:

(i) This Lease and the obligation of the District to make Lease Payments hereunder shall remain obligations of the District, as certified by the District to the Trustee; and

(ii) The District shall, within thirty (30) days after the delivery thereof, furnish or cause to be furnished to the Corporation and the Trustee a true and complete copy of such sublease; and

(iii) No such sublease by the District shall cause the Facility to be used for a purpose other than a governmental or proprietary function authorized under the provisions of the Constitution and laws of the State of California; and

(iv) The District shall furnish the Corporation, the Trustee and the Purchaser with a written opinion of nationally recognized bond counsel, with respect to any such sublease, stating that such sublease shall not cause the interest component of the Lease Payments to become subject to inclusion in gross income for purposes of federal or State of California personal income taxation.

Section 8.3 Amendment of this Lease. Without the written consent of the Trustee and the Owners of the majority in aggregate principal of the Certificates then Outstanding, the District will not alter, modify or cancel, or agree or consent to alter, modify or cancel this Lease, excepting only as such alteration or modification may be permitted by Article X of the Trust Agreement.

Section 8.4 Assignment by the Purchaser. The Corporation's rights, title and interests under this Lease, including the right to receive and enforce payment of the Lease Payments to be made by the District hereunder, have been assigned to the Trustee on behalf of the Owners of the Certificates pursuant to the Assignment Agreement. The Purchaser may make additional assignments of its rights, title and interests herein; provided such assignment is, as certified by such assignee of the Purchaser to the Trustee (which may be by means of the investor letter provided for in Section 2.08 of the Trust Agreement) to (i) an "accredited investor" within the meaning of Regulation D promulgated under the Securities Act of 1933, or (ii) a "qualified institutional buyer" within the meaning of Rule 144A promulgated under the Securities Act of 1933, as amended, and is in compliance with all applicable securities laws, but no such assignment will be effective as against the District unless and until the Purchaser has filed with the District at least five (5) Business Days' prior written notice thereof.

ARTICLE IX
EVENTS OF DEFAULT AND REMEDIES

Section 9.1 Events of Default Defined. The following shall be “Events of Default” under this Lease and the terms “Event of Default” and “default” shall mean, whenever they are used in this Lease, any one or more of the following events:

(i) Failure by the District to pay any Lease Payment or other payment required to be paid hereunder at the time specified herein.

(ii) Failure by the District to observe and perform any covenant, condition or agreement in this Lease or the Trust Agreement on its part to be observed or performed, other than as referred to in clause (i) of this Section, for a period of thirty (30) days after written notice specifying such failure and requesting that it be remedied has been given to the District by the Corporation, the Trustee, or the Owners of not less than twenty-five percent (25%) in aggregate principal amount of Certificates then outstanding; provided, however, if the failure stated in the notice cannot be corrected within the applicable period, the Corporation, and such Owners shall not unreasonably withhold their consent to an extension of such time if corrective action is instituted by the District within the applicable period and diligently pursued until the default is corrected.

(iii) The filing by the District of a voluntary petition in bankruptcy, or failure by the District promptly to lift any execution, garnishment or attachment, or adjudication of the District as a bankrupt, or assignment by the District for the benefit of creditors, or the entry by the District into an agreement of composition with creditors, or the approval by a court of competent jurisdiction of a petition applicable to the District in any proceedings instituted under the provisions of the Federal Bankruptcy Statute, as amended, or under any similar acts which may hereafter be enacted.

Section 9.2 Remedies on Default. (a) Whenever any Event of Default referred to in Section 9.1 hereof shall have happened and be continuing, it shall be lawful for the Corporation to exercise any and all remedies available pursuant to law or granted pursuant to this Lease; provided, however, that notwithstanding anything herein or in the Trust Agreement to the contrary, there shall be no right under any circumstances to accelerate the Lease Payments or otherwise declare any Lease Payments not then in default to be immediately due and payable. Each and every covenant hereof to be kept and performed by the District is expressly made a condition hereof and upon the breach thereof the Corporation may exercise any and all rights of entry and re-entry upon the Project, and also, at its option, with or without such entry, may terminate this Lease; provided, that no such termination shall be effected either by operation of law or acts of the parties hereto, except only in the manner herein expressly provided. Further, the Trustee, as assignee of the Corporation, shall have the right to re-enter and re-let the Facility and to terminate this Lease. In the event of such default and notwithstanding any re-entry by the Corporation, the District shall, as herein expressly provided, continue to remain liable for the payment of the Lease Payments and/or damages for breach of this Lease and the performance of all conditions herein contained and, in any event such rent and/or damages shall be payable to the Corporation at the time and in the manner as herein provided, to wit:

(b) In the event the Corporation does not elect to terminate this Lease in the manner herein provided for in subparagraph (c) hereof, the District agrees to and shall remain liable for the payment of all Lease Payments and the performance of all conditions herein contained and shall reimburse the Corporation for any deficiency arising out of the re-letting of the Facility or, in the event the Corporation is unable to re-let the Facility, then for the full amount of all Lease Payments to the end of the Term of this Lease, but said Lease Payments and/or deficiency shall be payable only at the same time and in the same manner as hereinbefore provided for the payment of Lease Payments hereunder, notwithstanding such entry or re-entry by the Corporation or any suit in unlawful detainer, or otherwise, brought by the Corporation for the purpose of effecting such reentry or obtaining possession of the Facility or the exercise of any other remedy by the Corporation. The District hereby irrevocably appoints the Corporation as the agent and attorney in fact of the District to enter upon and re-let the Facility in the event of default by the District in the performance of any covenants herein contained to be performed by the District and to remove all personal property whatsoever situated upon the Facility and to place such property in storage or other suitable place in the County of Riverside, State of California, for the account of and at the expense of the District, and the District hereby exempts and agrees to save harmless the Corporation from any costs, loss or damage whatsoever arising or occasioned by any such entry upon and re-letting of the Facility and the removal and storage of such property by the Corporation or its duly authorized agents in accordance with the provisions herein contained. The District hereby waives any and all claims for damages caused or which may be caused by the Corporation in re-entering and taking possession of the Facility as herein provided and all claims for damages that may result from the destruction of or injury to the Facility and all claims for damages to or loss of any property belonging to the District that may be in or upon the Facility. The District agrees that the terms of this Lease constitute full and sufficient notice of the right of the Corporation to re-rent the Facility in the event of such re-entry without effecting a surrender of this Lease, and further agrees that no acts of the Corporation in effecting such re-renting or re-leasing shall constitute a surrender or termination of this Lease irrespective of the term for which such re-leasing or re-renting is made or the terms and conditions of such re-leasing or re-renting, or otherwise, but that, on the contrary, in the event of such default by the District the right to terminate this Lease shall vest in the Corporation to be effected in the sole and exclusive manner hereinafter provided for in subparagraph (c) hereof. The District further waives the right to any rental obtained by the Corporation in excess of the Lease Payments and hereby conveys and releases such excess to the Corporation as compensation to the Corporation for its services in re-leasing the Facility.

(c) In an event of default by the District hereunder, the Corporation at its option may terminate this Lease and re-rent or re-lease any portion of the Facility. In the event of the termination of this Lease by the Corporation at its option and in the manner hereinafter provided on account of default by the District (and notwithstanding any re-entry upon the Facility by the Corporation in any manner whatsoever or the re-renting or re-leasing of the Facility), the District nevertheless agrees to pay to the Corporation all costs, losses or damages howsoever arising or occurring, payable at the same time and in the same manner as is herein provided in the case of payment of Lease Payments. Any surplus received by the Corporation from such re-renting, re-leasing shall be the absolute property of the Corporation and the District shall have no right thereto, nor shall the District be entitled to any credit in the event of a deficiency in the rentals received by the Corporation from the Facility. Neither notice to pay

rent or to deliver up possession of the premises given pursuant to law nor any proceeding in unlawful detainer taken by the Corporation shall of itself operate to terminate this Lease, and no termination of this Lease on account of default by the District shall be or become effective by operation of law, or otherwise, unless and until the Corporation shall have given written notice to the District of the election on the part of the Corporation to terminate this Lease. The District covenants and agrees that no surrender of the Facility for the remainder of the Term hereof or any termination of this Lease shall be valid in any manner or for any purpose whatsoever unless stated or accepted by the Corporation by such written notice.

(d) The District shall not have the right to terminate this Lease as a remedy for any Event of Default hereunder.

Section 9.3 No Remedy Exclusive. No remedy herein conferred upon or reserved to the Corporation is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Lease or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Corporation to exercise any remedy reserved to it in this Article IX it shall not be necessary to give any notice, other than such notice as may be required in this Article or by law.

Section 9.4 Agreement to Pay Attorneys' Fees and Expenses. In the event either party to this Lease (other than the Trustee as assignee of the Corporation) should default under any of the provisions hereof and the nondefaulting party should employ attorneys or incur other expenses for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting party herein contained, the defaulting party agrees that it will on demand therefor pay to the nondefaulting party the reasonable fees of such attorneys and such other expenses so incurred by the nondefaulting party.

Section 9.5 No Additional Waiver Implied by One Waiver. In the event any agreement contained in this Lease should be breached by either party and thereafter waived by the other party, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach hereunder.

Section 9.6 Application of Proceeds. All Net Proceeds received from the re-rent or re-release of the Project under this Article IX, and all other amounts derived by the Corporation or the Trustee as a result of an Event of Default hereunder, shall be transferred to the Trustee promptly upon receipt thereof and shall be applied by the Trustee in accordance with Section 13.03 of the Trust Agreement.

Section 9.7 Trustee and Certificate Owners to Exercise Rights. Such rights and remedies as are given to the Corporation under this Article IX have been assigned by the Corporation to the Trustee under the Trust Agreement, to which assignment the District hereby consents. Such rights and remedies shall be exercised by the Trustee and the Owners of the Certificates as provided in the Trust Agreement, subject to the Trustee's rights and protections under the Trust Agreement.

ARTICLE X
PREPAYMENT OF LEASE PAYMENTS

Section 10.1 Security Deposit. Notwithstanding any other provision of this Lease, the District may, so long as the District is not in default hereunder, on any date secure the payment of Lease Payments by a deposit with the Trustee of: (i) cash in an amount which, together with amounts on deposit in the Lease Payment Fund, is sufficient to pay all unpaid Lease Payments, including the principal and interest components thereof, in accordance with the Lease Payment Schedule set forth in Exhibit A hereto, together with an amount sufficient to prepay the Certificates remaining outstanding under the Trust Agreement or (ii) Federal Securities together with cash, if required, in such amount as will, in the opinion of an independent certified public accountant, together with interest to accrue thereon and, if required, all or a portion of moneys and Federal Securities then on deposit in the Lease Payment Fund, be fully sufficient to pay all unpaid Lease Payments on their respective Lease Payment Dates or by prepayment thereof pursuant to Section 10.2 hereof, together with an amount sufficient to prepay the Certificates remaining outstanding under the Trust Agreement as the District shall instruct at the time of said deposit. In the event of a deposit pursuant to this Section and provided that the District has paid in full all other amounts due and owing from the District hereunder and under the Trust Agreement, all obligations of the District under this Lease, and all security provided by this Lease for said obligations, shall cease and terminate, excepting only the obligation of the District to make, or cause to be made, Lease Payments from the deposit made by the District pursuant to this Section and the obligations of the District pursuant to Sections 4.8 and 7.3 hereof. Said deposit shall be deemed to be and shall constitute a special fund for the payment of Lease Payments in accordance with the provisions of this Lease.

Section 10.2 Optional Prepayment. The District may prepay the Lease Payments, in whole or in part on any date with respect to a prepayment to be applied to the prepayment of Certificates pursuant to Section 4.01(a) of the Trust Agreement (such dates being referred to herein as the "Prepayment Date"), from any source of funds, by paying a Prepayment Price plus or minus the "Make-Whole Amount" (defined below) equal in amount to the principal amount of Certificates outstanding or a portion thereof on such Prepayment Date, together with the interest component of the Lease Payment required to be paid on such Prepayment Date. Such Prepayment Price shall be deposited by the Trustee in the Lease Payment Fund to be applied to the prepayment of Certificates pursuant to Section 4.01(a) of the Trust Agreement on or before such Prepayment Date. The District shall give the Trustee notice of its intention to exercise its option not less than sixty (60) days in advance of the date of exercise.

[The District recognizes that the Purchaser may enter into a hedge agreement by and between it and a third party (a "Hedge Agreement") that is secured by the Purchaser's right to receive Lease Payments hereunder and pursuant to the Trust Agreement and Assignment Agreement. The "Make-Whole Amount" means the amount of any costs incurred or benefits realized as the result of the termination a Hedge Agreement, which termination is caused or necessitated by the District's extraordinary or optional prepayment of all or a portion of the Lease. In the event of the termination of a Hedge Agreement as a result of the District's extraordinary or optional prepayment of the Lease, the Purchaser shall provide to the District as soon as is reasonably possible, but no later than three (3) Business Days prior to the date of such prepayment, a detailed calculation of the costs to be incurred or benefits to be realized as a result of the termination of the Hedge Agreement, together with documentation of such costs or

benefits as reasonably requested by the District. In the event that termination of the Hedge Agreement results in a cost to the Purchaser, 100% of such cost shall be the "Make-Whole Amount" and shall be added to the principal amount of the Lease to be prepaid. In the event that termination of the Hedge Agreement results in a benefit to the Purchaser, 100% of such benefit shall be the "Make-Whole Amount" and shall be subtracted from the principal amount of the Lease to be prepaid.]

Section 10.3 Mandatory Prepayment. The District shall be obligated to prepay the Lease Payments with respect to the Project, in whole or in part on any September 1 or March 1 from and to the extent of any Net Proceeds of insurance award or condemnation award with respect to such Project theretofore deposited in the Lease Payment Fund for such purpose pursuant to Articles V or VI hereof or pursuant to Section 7.02 of the Trust Agreement. The District and the Corporation hereby agree that such Net Proceeds, to the extent remaining after payment of any delinquent Lease Payments, if any, shall be credited towards the District's obligations under this Section.

Section 10.4 Credit for Amounts on Deposit. In the event of prepayment of the principal components of the Lease Payments in full under this Article X, such that the Trust Agreement shall be discharged by its terms as a result of such prepayment, all amounts then on deposit in the Lease Payment Fund, or the Reserve Fund shall, at the direction of the District, be credited towards the amounts then required to be so prepaid.

ARTICLE XI
MISCELLANEOUS

Section 11.1 Notices. All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed to have been received 48 hours after deposit in the United States mail in registered or certified form with postage fully prepaid:

If to the District: Riverside Unified School District
3380 14th Street
Riverside, CA 92501
Attn: Assistant Superintendent Business
Services & Governmental Relation

If to the Corporation: Riverside Unified School District School
Facilities Corporation
3380 14th Street
Riverside, CA 92501
Attn:

If to the Trustee: U.S. Bank National Association
633 West Fifth Street, 24th Floor
Los Angeles, CA 90071

If to the Purchaser: _____

The Corporation, the Trustee and the District, by notice given hereunder, may designate different addresses to which subsequent notices, certificates or other communications will be sent.

Section 11.2 Binding Effect. This Lease shall inure to the benefit of and shall be binding upon the Corporation and the District and their respective successors and assigns. To the extent that this Lease Agreement confers upon or gives or grants to the Trustee any right, remedy or claim under or by reason of this Lease Agreement, the Trustee, the Purchaser and the Owners are hereby explicitly recognized as being a third party beneficiary hereunder and may enforce any such right, remedy or claim conferred given or granted.

Section 11.3 Severability. In the event any provision of this Lease shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 11.4 Net-Net-Net Lease. This Lease shall be deemed and construed to be a “net-net-net lease” and the District hereby agrees that the Lease Payments shall be an absolute net return to the Corporation, free and clear of any expenses, charges or setoffs whatsoever.

Section 11.5 Further Assurances and Corrective Instruments. The Corporation and the District agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for correcting any inadequate or incorrect description of the Project hereby leased or intended so to be or for carrying out the expressed intention of this Lease.

Section 11.6 Execution in Counterparts. This Lease may be executed in several counterparts, each of which shall be original and all of which shall constitute but one and the same instrument.

Section 11.7 Applicable Law. This Lease shall be governed by and construed in accordance with the laws of the State of California.

Section 11.8 Corporation and District Representatives. Whenever under the provisions of this Lease the approval of the Corporation or the District is required, or the Corporation or the District is required to take some action at the request of the other, such approval or such request shall be given for the Corporation by the Corporation Representative and for the District by the District Representative, and any party hereto shall be authorized to rely upon any such approval or request.

Section 11.9 Captions. The captions or headings in this Lease are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Section of this Lease.

Section 11.10 Subsequent Events Affecting Corporation. The Corporation and the District hereby agree that this Lease is an executory contract for the sale of real property under 11 U.S.C. section 365(i) and the District will be in possession of the Project under section 365(i)(1). In the event the Corporation or its successor files a voluntary bankruptcy or an involuntary petition for bankruptcy is filed against the Corporation or its successor, the Corporation and the District agree that the District will have the rights accorded under 11 U.S.C.

section 365(i)(2) including, but not limited to, the right to remain in possession despite any rejection of this Agreement by the Corporation or its successor as debtor in possession or by its trustee and, upon termination of this Agreement under Section 4.3 hereof, the District shall be entitled to the delivery of title to the Project from the Corporation.

Section 11.11 Entire Agreement. This Lease contains the entire understanding between the District and the Corporation and supersedes any prior written or oral agreements between them on the subject matter contained in this Lease. There are no representations, agreements, arrangements or understandings, oral or written, between the District and the Corporation on the subject matter of the Lease which are not fully expressed herein.

IN WITNESS WHEREOF, the Corporation has caused this Lease relating to Riverside Unified School District 2015 School Facilities Project to be executed in its corporate name by its duly authorized officers and the District has caused this Lease to be executed in its name by its duly authorized officers, as of the date first above written.

RIVERSIDE UNIFIED SCHOOL DISTRICT
FINANCING CORPORATION, as Lessor

By: _____
President

Attest:

Secretary

RIVERSIDE UNIFIED SCHOOL DISTRICT,
as Lessee

By: _____
President

Attest:

Clerk

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A
SCHEDULE OF LEASE PAYMENTS

Period			
Ending	Principal	Interest	Debt Service
<hr/>			
<hr/> <hr/>			

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DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property

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SITE LEASE AGREEMENT

RELATING TO RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT
as Lessor

and

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION
as Lessee

(Exempt from filing fee pursuant to
Government Code Section 6103)

SITE LEASE AGREEMENT

This SITE LEASE AGREEMENT relating to Riverside Unified School District 2015 School Facilities Project (this "Site Lease Agreement") dated as of June 1, 2015, is made and entered into by and between RIVERSIDE UNIFIED SCHOOL DISTRICT (the "District"), a duly organized and existing school district under and by virtue of the Constitution and laws of the State of California, as lessor, and RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION (the "Corporation"), a nonprofit public benefit corporation duly organized and existing under and by virtue of the laws of the State of California, as lessee.

WITNESSETH

WHEREAS, the District desires to finance various school district facilities and education facilities by leasing such facility (the "Project") in cooperation with the Corporation for the issuance by the District of its Certificates of Participation ("2015 School Facilities Project") (the "Certificates");

WHEREAS, the Certificates are secured by lease payments made by the District to the Corporation under that certain Lease Agreement, dated as of June 1, 2015 (the "Lease Agreement");

WHEREAS, the Board of Education (the "Board") has determined that it is in the best interests of the District and for the common benefit of the citizens residing in the District to finance the Project by leasing the property described in Exhibit A attached hereto and incorporated herein by this reference (the "Facility") to the Corporation and immediately entering into a Lease Agreement relating to Riverside Unified School District (2015 School Facilities Project), dated as of the date hereof, between the District, as Lessee, and the Corporation, as Lessor (the "Lease") under which the Corporation will lease to the District the Facility; and

WHEREAS, the District is authorized by Section 17400 of the Education Code of the State of California to lease the Facility as lessor and has duly authorized the execution and delivery of this Site Lease Agreement; and

WHEREAS, the Corporation is authorized to lease the Facility as lessee and has duly authorized the execution and delivery of this Site Lease Agreement;

NOW, THEREFORE, for and in consideration of the premises, which are expressly made a part hereof, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and the mutual covenants hereinafter contained, the parties agree as follows:

ARTICLE 1 DEFINITIONS

All words and phrases defined in Article I of the Lease Agreement dated as of June 1, 2015, by and between the District and the Corporation (the "Lease") shall have the same meaning in this Site Lease Agreement.

ARTICLE 2
DEMISING CLAUSES

Section 2.1 Lease of Facility. The District leases to the Corporation, and the Corporation leases from the District, for the benefit and on behalf of the Certificate Owners, the Facility, subject only to Permitted Encumbrances, in accordance with the provisions of this Site Lease Agreement, to have and to hold for the term of this Site Lease Agreement. It is intended that no merger of the estates of the District in the Facility shall occur by operation of law by the subleasing of the Facility to the District pursuant to the Sublease. The Corporation shall pay to the District as rental for the Facility the sum of One Dollar (\$1.00) on or before the Closing Date.

Section 2.2 Substitution. The District may, at any time and from time to time during this Site Lease Agreement, substitute other land, facilities, improvements or other property for the Facility, provided that the Board has substituted the Facility under the Lease Agreement and has met all of the conditions for substituting the Facility as set forth in Section 4.1(b) of the Lease.

ARTICLE 3
QUIET ENJOYMENT

The parties intend that the Facility will be subleased back to the District pursuant to the Lease for the term thereof. It is further intended that, to the extent provided herein and in the Lease, if an Event of Default occurs under the Lease, the Corporation, or its assignee, will have the right, for the then remaining term of this Site Lease Agreement, to: (i) take possession of the Project; (ii) if it deems it appropriate, cause appraisal of the Facility and a study of the then reasonable use thereof to be undertaken; and (iii) sublease the Facility. Subject to any rights the District may have under the Lease (in the absence of an Event of Default) to possession and enjoyment of the Facility, the District hereby covenants and agrees that it will not take any action to prevent the Corporation from having quiet and peaceable possession and enjoyment of the Facility during the term hereof and will, at the request of the Corporation, and at the District's cost, to the extent that it may lawfully do so, join in any legal action in which the Corporation asserts its right to such possession and enjoyment.

ARTICLE 4
SPECIAL COVENANTS

Section 4.1 Waste. The Corporation agrees that at all times that it is in possession of the Facility, it will not commit, suffer or permit any waste on the Facility, and that it will not willfully or knowingly use or permit the use of any Site for any illegal purpose or act.

Section 4.2 Further Assurances and Corrective Instruments. The District and the Corporation agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for correcting any inadequate or incorrect description of the Facility hereby leased or intended so to be or for carrying out the expressed intention of this Site Lease Agreement and the Lease.

ARTICLE 5
ASSIGNMENT AND SUBLEASING

Section 5.1 Assignment and Subleasing. This Site Lease Agreement may be assigned and the Facility subleased, as a whole or in part, by the Corporation, but without the necessity of obtaining the consent of the District, if an Event of Default occurs under the Lease. The Corporation shall within 30 days after such an assignment or sublease, furnish or cause to be furnished to the District a true and correct copy of such assignment or sublease, as the case may be.

The Corporation may assign any of its rights hereunder to the Trustee appointed pursuant to the Trust Agreement.

Section 5.2 Restrictions on District. The District agrees that it will not mortgage, sell, encumber, assign, transfer or convey the Facility or any portion thereof during the term of this Site Lease Agreement.

ARTICLE 6
IMPROVEMENTS

Title to all improvements, if any, made on the Facility during the term hereof shall vest in the District except as otherwise provided in the Lease.

ARTICLE 7
TERM

The term of this Site Lease Agreement shall commence as of June __, 2015 and shall remain in full force and effect from such date to and including August 1, ____; provided, however, that this Site Lease Agreement shall be terminated ten business days subsequent to either of the following dates:

(a) The date on which the District exercises its option to prepay the Lease Payments and purchase the Facility pursuant to Article X of the Lease by paying the then applicable Prepayment Price as set forth in Article X of the Lease plus such additional amounts as may be required by the terms of the Lease; or

(b) If no Event of Default has occurred under the Lease, the last day of the Term of the Lease, provided the District has paid to the Corporation, or its assignee, all Lease Payments and other payments which may be due under the Lease during the entire Lease Term of the Lease;

Provided, further, that if on August 1, ____, any Certificate is still Outstanding, the term of this Site Lease Agreement shall be extended until 10 days after payment in full of all the Certificates, but in no event later than August 1, ____, without requirement of payment of any additional amounts hereunder.

ARTICLE 8
DEFAULT BY CORPORATION

Section 8.1 Default by Corporation. In the event the Corporation shall be in default in the performance of any obligation on its part to be performed under the terms of this Site Lease Agreement, which default continues for thirty (30) days following notice and demand for correction thereof to the Corporation, the District may exercise any and all remedies granted by law, except that no merger of this Site Lease Agreement and of the Lease shall be deemed to occur as a result thereof; provided, however, that so long as any of the Certificates of Participation are outstanding and unpaid in accordance with the terms thereof, the District shall have no right to terminate this Site Lease or the Lease and the Lease Payments payable under the Lease shall continue to be paid by the District.

ARTICLE 9
MISCELLANEOUS

Section 9.1 Binding Effect. This Site Lease Agreement shall inure to the benefit of and shall be binding upon the District, the Corporation and their respective successors and assigns.

Section 9.2 Severability. In the event any provision of this Site Lease Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 9.3 Amendments, Changes and Modifications. This Site Lease Agreement may not be effectively amended, changed, modified, altered or terminated without the written agreement of both parties hereto.

Section 9.4 Execution in Counterparts. This Site Lease Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 9.5 Applicable Law. This Site Lease Agreement shall be governed by and construed in accordance with the laws of the State of California.

Section 9.6 Obligations Absolute. The Corporation agrees that the obligations of the Corporation are absolute and unconditional and not subject to any charges or setoffs against the District whatsoever.

Section 9.7 Captions. The captions or headings in this Site Lease Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of this Site Lease Agreement.

IN WITNESS WHEREOF, the District has caused this Site Lease Agreement to be executed in its corporate name and attested by its duly authorized officers, and the Corporation has executed this Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project in its corporate name and attested by its duly authorized officers. All of the above occurred as of the date first above written.

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
President

ATTEST:

Clerk

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

ATTEST:

Secretary

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A
DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property

Legal Description

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Recording requested by
and return to:

Best Best & Krieger LLP (KAB)
3390 University Avenue, 5th Floor
Riverside, CA 92501

ASSIGNMENT AGREEMENT

RELATING TO RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

and

U.S. BANK NATIONAL ASSOCIATION
as Trustee

This document is recorded for the benefit of the Riverside Unified School District, and recording is fee-exempt under §27383 of the Government Code.

ASSIGNMENT AGREEMENT

THIS ASSIGNMENT AGREEMENT relating to Riverside Unified School District 2015 School Facilities is made and entered into as of June 1, 2015, by and between RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit public benefit corporation duly organized and validly existing under the laws of the State of California (“the Corporation”) and U.S. BANK NATIONAL ASSOCIATION (the “Trustee”).

RECITALS

WHEREAS, the Corporation and Riverside Unified School District (the “District”) have entered into a Site Lease Agreement, dated June 1, 2015 (the “Site Lease”) whereby the Corporation will lease the Project from the District, and a Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of the date hereof (the “Lease”), whereby the Corporation has agreed to lease to the District and the District has agreed to lease from the Corporation certain real property more particularly described as the Project and existing improvements, if any, thereon as further described in Exhibit A attached hereto (the “Facility”);and

WHEREAS, under the Lease, the Corporation is required to deposit or cause to be deposited with the Trustee certain sums of money to be credited, held and applied in accordance with a Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project by and among the Trustee, the Corporation and the District, dated as of the date hereof (the “Trust Agreement”); and

WHEREAS, for the purpose of obtaining the moneys required to be deposited with the Trustee, the Corporation is willing to assign and transfer its rights and interests under the Lease and the Site Lease to the Trustee for the benefit of the Owners of Certificates to be executed and delivered by the Trustee under the Trust Agreement, and in consideration of such assignment, the Trustee will execute and deliver such Certificates to the purchaser or purchasers thereof, the proceeds of the sale of which are anticipated to be sufficient to provide the moneys required to be deposited by the Corporation with the Trustee pursuant to the Lease; and

WHEREAS, each of the parties has authority to enter into this Assignment Agreement and has taken all actions necessary to authorize its officers to enter into it;

NOW, THEREFORE, for and in consideration of the premises and the covenants and conditions hereinafter contained, the parties agree as follows:

Section 1. Definitions. Capitalized terms used in this Assignment Agreement shall have the meanings respectively ascribed to them in the Lease, unless the context clearly indicates otherwise.

Section 2. Assignment. The Corporation, for good and valuable consideration, without recourse to the Corporation, does hereby sell, assign and transfer to the Trustee, for the benefit of the Owners of Certificates executed and delivered under the Trust Agreement, each and all of its rights under the Lease and the Site Lease (excepting only its rights under

Sections 4.8, 5.8, 7.3 and 9.4 of the Lease and its right to give consents and approvals thereunder), and each and all of its rights under the Trust Agreement (except for its rights to give consents and approvals thereunder), including but not limited to, its right to receive Lease Payments and Prepayments and all other amounts required to be deposited in the Lease Payment Fund from the District under the Lease and its right to exercise such rights and remedies conferred on the Corporation under the Lease and the Site Lease as may be necessary to enforce payment of the Lease Payments when due or otherwise to protect its interests in the event of a default by the District, and all rights of entry in and upon the Facility as provided in the Lease and the Site Lease. This assignment is absolute and intended to be presently effective. The Lease Payments shall be applied and the rights so assigned shall be exercised by the Trustee as provided in the Trust Agreement.

Section 3. Acceptance. The Trustee hereby accepts such assignment for the purpose of securing such Lease Payments and rights to the Owners of Certificates delivered pursuant to the Trust Agreement and subject to the provisions of the Trust Agreement.

Section 4. Conditions. This Assignment Agreement will confer no rights nor impose any duties upon the Trustee beyond those expressly provided in the Trust Agreement. The Trustee does not warrant the accuracy of the recitals herein.

Section 5. Counterparts. This Assignment Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

(Signature page follows)

IN WITNESS WHEREOF, the parties have executed this Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project Certificates of Participation by their officers thereunto duly authorized as of the day and year first written above.

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

ATTEST:

Secretary

U.S. BANK NATIONAL ASSOCIATION, as
Trustee

By: _____
Authorized Officer

*-Signature Page-
Assignment Agreement*

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A

1. DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property



May 15, 2015

Via Electronic Mail

Roberto Ruiz
Stifel Nicolaus & Company
One Montgomery Street, 37th Floor
San Francisco, CA 94104

**RE: \$10,000,000* (estimated) Lease Purchase Agreement
Riverside Unified School District, California**

Dear Roberto:

Capital One Public Funding, LLC (“COPF”) is pleased to present you with this term sheet for the above-referenced financing. Please note that COPF has not obtained final credit approval for this financing; rather this proposal is intended to set forth the basic terms under which COPF believes it could, if appointed, provide financing for this project.

Type of Financing:	Lease purchase agreement (“the Lease”).
Financed Amount:	\$10,000,000* (estimated)
Issuer:	Riverside Unified School District, California (the “District”)
Purchaser:	Capital One Public Funding, LLC (“COPF”).
Project/Use of Proceeds:	To provide funding for the construction, acquisition and installation of capital facilities for the District.
Structure/Security:	Standard California abatement lease purchase agreement with a security interest in the Hawthorne Elementary School and the Patricia Beatty Elementary School. A debt service reserve fund is not required.
Financing Term/Payment Structure:	<p>10 year term: Semi-annual interest and annual principal payments September 1, 2015 through September 1, 2024 with estimated average life of approximately 5.325 years.</p> <p>20 year term: Semi-annual interest and annual principal payments September 1, 2015 through September 1, 2034 with estimated average life of approximately 11.317 years.</p>
Interest Rate:	<p>10 year term: The Lease shall have a fixed rate of 2.49% for the duration of the term.</p> <p>20 year term: The Lease shall have a fixed rate of 3.69% for the duration of the term.</p>

The rate may be subject to change in the event of interest rate movements if this proposal is not accepted by May 29, 2015 and the Lease does not close by June 18, 2015.

Documentation:

Lease documentation, including opinions attesting to the validity and tax-exempt status of the interest of the Bond, shall be prepared by “Red Book” bond counsel. The opinions shall be in a form satisfactory to COPF.

Costs of Issuance:

The District shall be responsible for the costs of issuance including financial advisor, placement agent, CDIAAC fees and bond counsel. No fees will be due to COPF. COPF shall be responsible for the costs of its legal review, if any.

Prepayment:

The Lease shall be subject to optional prepayment, beginning in 2020 on any payment date with 30 days notice at a price of par plus accrued interest to the redemption date.

Credit Decision:

COPF shall obtain a final credit decision for this transaction within fourteen business days of approval of this proposal/term sheet and receipt of requested credit information.

Material Adverse Change:

COPF has the right to terminate this proposal upon the occurrence of a material adverse change that would adversely affect the terms of the Bond contemplated in this term sheet, including but not limited to any material change in terms from those described in the Request for Proposal, or a material adverse change in the District’s financial condition

COPF Role:

The District acknowledges and agrees that: (i) the information contained in this Term Sheet is for discussion purposes only and sets forth certain proposed terms and conditions of an arm’s-length commercial transaction between the District and COPF and does not constitute advice, an opinion or a recommendation by COPF; (ii) the District will make its own determination regarding whether to enter into the proposed transaction and the terms thereof, and will consult with and rely on the advice of its own financial, accounting, tax, legal and other advisors; (iii) COPF is acting solely for its own account in connection with the proposed transaction, and is not acting as a municipal advisor, financial advisor, agent or fiduciary to the District or any other person or entity (including to any financial advisor or placement agent engaged by the District) and the District, its financial advisor and placement agent are free to retain the services of such advisors (including as it relates to structure, timing, terms and similar matters and compliance with legal requirements applicable to such parties) as it deems necessary or appropriate; (iv) COPF has no fiduciary duty pursuant to Section 15B of the Securities Exchange Act of 1934 to the District with respect to the transaction contemplated hereby and the discussions, undertakings and procedures leading thereto; (v) neither COPF nor any of its affiliates is acting as a broker, dealer, underwriter or placement agent with respect to the transactions contemplated hereby; (vi) the only obligations COPF has to the District with respect to the transaction contemplated hereby expressly are set forth in this Term Sheet; and (vii) COPF is not recommending that the District take an action with respect to the transaction contemplated by this Term Sheet. Before taking any action with respect to the contemplated transaction, District should discuss the information contained herein with the District own legal, accounting, tax, financial and other advisors, as it deems appropriate. If the District would like a municipal advisor in this transaction that has legal fiduciary duties to you, the District is free to engage a municipal advisor to serve in that capacity.

**No Bond Rating, DTC,
Offering Document or CUSIP:**


The Bond shall be delivered in physical, non-book-entry, certificated form and registered in the name of COPF. The Bond shall not be (i) assigned a separate rating by any Rating Agency, (ii) registered with The Depository Trust Company or any other securities depository, (iii) issued pursuant to any type of official statement, private placement memorandum or other offering document or (iv) assigned a CUSIP number by Standard & Poor's CUSIP Service.

Proposal Expiration:

This proposal shall expire if not accepted by the District by May 29, 2015, unless extended by COPF at its sole discretion. Once accepted, this proposal shall expire if the Bond issue has not closed by June 18, 2015, unless extended by COPF at its sole discretion.

Thank you for your consideration. We would enjoy the opportunity to work with you and the District on this project and look forward to your favorable response. Please feel free to contact me at 877/698-2018 or via e-mail at Jeffrey.sharp@capitalone.com with any questions.

Sincerely,



Jeffrey D. Sharp
Senior Vice President/ Director of Business Development

cc: Dawn Vincent, Stifel Nicolaus & Company
Jonathan Lewis, Capital One Public Funding, LLC
Brenda Barnes, Capital One Public Funding, LLC

ACCEPTED BY: Riverside Unified School District, California

By

Name

Title

Date

**Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-74 - Resolution of the Board of Education of the Riverside Unified School District Authorizing the Purchase of Real Property from John J. Gless, Trustee, and Janet A. Gless, Trustee, of the Gless Family Trust

Presented by: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Responsible

Cabinet Member: Michael H. Fine, Deputy Superintendent, Business Services and Governmental Relations

Type of Item: Action

Short Description: Resolution No. 2014/15-74 - Resolution approving the purchase of real property located at 18945 Van Buren Boulevard, Riverside.

DESCRIPTION OF AGENDA ITEM:

The Riverside Unified School District (District) desires to acquire 9.96 acres of vacant land located at 18945 Van Buren Boulevard, Riverside. The property is located on the west side of Wood Road and immediately adjacent to the District’s Martin Luther King Jr. High School.

The Agreement for Purchase and Sale and Joint Escrow Instructions is attached and outlines each the parties’ (buyer and seller) obligations. In brief, the purchase price is \$4,600,000 in cash, with each party responsible for certain escrow closing costs. If approved by the Board of Education, escrow is scheduled to close by June 30, 2015.

Prior to commencement of the project to acquire the subject property, the District complied with the California Environmental Quality Act (CEQA). The California Code of Regulations (Article 19 of Title 14) sets forth categorical exemptions to CEQA, including Section 15301. Section 15301 provides that a key consideration in determining whether a project is exempt from CEQA is whether the project involves negligible or no expansion of an existing use. The subject property is currently a citrus grove. The District’s plan to purchase the subject property is to meet future property needs; therefore, the current acquisition of the property involves negligible or no expansion of use of the property. Should the District decide at a future date to develop the property in conjunction with a school facility project or otherwise, the District will fully comply

with CEQA, the procedures required by the California Department of Education and the Department of Toxic Substances Control.

FISCAL IMPACT: Purchase price of \$4,600,000 plus associated due diligence and escrow closing costs. The source of funds is proceeds from Certificates of Participation issued for this purpose.

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution No. 2014/15-74 - Resolution of the Board of Education of the Riverside Unified School District Approving the Purchase of Real Property from John J. Gless, Trustee, and Janet A. Gless, Trustee, of the Gless Family Trust regarding real property located at 18945 Van Buren Boulevard, Riverside.

ADDITIONAL MATERIAL: 1) Resolution 2014/15-74, 2) Agreement for Purchase and Sale and Joint Escrow Instructions

Attached: Yes

RESOLUTION NO. 2014/2015-74

RESOLUTION OF THE BOARD OF EDUCATION OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT AUTHORIZING THE PURCHASE OF REAL PROPERTY FROM JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS FAMILY TRUST

WHEREAS, the District desires to purchase approximately 9.96 acres of vacant land located at 18945 Van Buren Boulevard, Riverside, California 92506, Riverside, APN 266-040-050 (“Gless Property”) from John J. Gless, Trustee, and Janet A. Gless, Trustee, of the Gless Family Trust, pursuant to the terms and conditions set forth in the Agreement for Purchase and Sale and Joint Escrow Instructions, attached hereto as Exhibit “A”; and

NOW, THEREFORE, the Board of Education of the Riverside Unified School District hereby finds, determines, declares, orders and resolves as follows:

Section 1. That all of the recitals set forth above are true and correct.

Section 2. That the District’s Superintendent or his designee is authorized and directed to do any and all things and to execute and deliver any and all documents which, in consultation with legal counsel and District staff, they may deem necessary or advisable in order to effectuate the purchase and sale of the Gless Property or to further the purpose and intent of this Resolution.

Section 3. That this Resolution shall take effect upon adoption.

APPROVED, PASSED AND ADOPTED by the Board of Education of the Riverside Unified School District on this first day of June, 2015, by the following vote:

AYES:

NOES:

ABSTENTIONS:

ABSENT:

President of the Governing Board of the
Riverside Unified School District

Attested to:

Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "A"

LEGAL DESCRIPTION OF GLESS PROPERTY

**AGREEMENT FOR PURCHASE AND SALE
AND JOINT ESCROW INSTRUCTIONS**

Between

RIVERSIDE UNIFIED SCHOOL DISTRICT

And

**JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS
FAMILY TRUST**

Effective Date: _____, 2015

AGREEMENT FOR PURCHASE AND SALE
AND JOINT ESCROW INSTRUCTIONS

THIS AGREEMENT FOR PURCHASE AND SALE AND JOINT ESCROW INSTRUCTIONS (“Agreement”) is entered into this ____ day of _____, 2015 (“Effective Date”) by and between the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and Laws of the State of California (“Buyer” and/or “District” depending on context) and John J. Gless, trustee, and Janet A. Gless, trustee, of the Gless Family Trust (“Seller”). District and Seller are sometimes hereinafter referred to individually as a “Party” and collectively as the “Parties.”

RECITALS

A. Seller is the owner in fee, of that certain real property consisting of approximately 9.96 acres of land located at 18945 Van Buren Boulevard, Riverside, California (located on the west side of Wood Road in the vicinity of Van Buren Boulevard and Wood Road, APN 266-040-050, and as more particularly described in the legal description attached to this Agreement as Exhibit “A,” incorporated herein by reference (the “Land”).

B. Seller desires to sell to Buyer and Buyer desires to purchase from Seller, upon the terms and conditions set forth in this Agreement, the Land, together with all improvements located thereon, all easements, licenses, and interests appurtenant thereto, and all land entitlements, owned or held by Seller in connection with the Land (collectively, the “Property”).

C. Buyer intends to evaluate and purchase the Property for use as a site for future public school facilities. Prior to the purchase of the property, Buyer must complete its evaluation including, but not limited to, required studies and feasibility analysis of the property for its intended use.

D. Seller acknowledges that the Buyer is a public agency that can use its power of eminent domain to obtain title to the Property and Seller has entered into this Agreement as an alternative to eminent domain proceedings.

NOW THEREFORE, in consideration of the mutual agreements set forth herein and for other valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

A G R E E M E N T

1. PURCHASE AND SALE OF PROPERTY.

1.1 Agreement to Purchase. Subject to all the terms, conditions, and provisions of this Agreement, and for the consideration herein set forth, Seller agrees to sell to Buyer, and Buyer agrees to purchase from Seller, the Property.

1.2 Amount of Purchase Price. The purchase price which Seller agrees to accept and Buyer agrees to pay for the Property, with any all improvements thereon, is FOUR MILLION SIX HUNDRED THOUSAND DOLLARS (\$4,600,000.00) (the "Purchase Price"). The Purchase Price paid by Buyer to Seller is all-inclusive of Seller's interest in the Property and any rights or obligations which exist or may arise out of the acquisition of the Property, including without limitation Seller's fee interest in the land and any improvements located thereon, severance damages, relocation expenses, loss of business goodwill, costs, interest, attorney's fees, and any claim whatsoever of Seller which might arise out of or relate in any respect to the acquisition of the Property by Buyer.

1.3 Payment of Purchase Price. No later than 1:00 p.m. on the business day preceding the Closing Date, as defined in Section 3.2, or such earlier time as required by Escrow Holder in order to close Escrow on the Closing Date, Buyer shall deposit with Escrow Holder the Purchase Price.

1.4 Independent Contract Consideration. Concurrently with the mutual execution of this Agreement, Buyer shall deliver to Seller the amount of ONE HUNDRED DOLLARS (\$100.00) as independent consideration ("Independent Contract Consideration") for Seller's execution of this Agreement and agreement to sell the Property to Buyer on and subject to the terms and conditions of this Agreement, including, without limitation, the grant to Buyer of the right to conduct its due diligence investigation of the Property and the grant to Buyer of the right to terminate this Agreement in connection with such due diligence investigation. The Independent Contract Consideration is applicable to the Purchase Price, but shall be retained by the Seller in the event of any termination of this agreement notwithstanding any other provisions in this Agreement.

2. INSPECTIONS AND REVIEW.

2.1 Delivery of Due Diligence Materials. Within five (5) days of the Effective Date, Seller shall deliver to District copies of all documents, reports, agreements, or other items in its possession or control relating to the Property, including, without limitation, the following (collectively, the "Due Diligence Materials"): (i) all licenses, leases, and permits affecting or relating to the ownership, subdivision, possession or development of the Property or the construction of improvements thereon, and all amendments and modifications thereto; (ii) applications and correspondence or other written communications to or from any governmental entity, department or agency other than District regarding any permit, approval, consent or authorization with respect to the development of the Property or the construction of improvements thereon; (iii) the most recent survey, if any, pertaining to the Property or any portion thereof; and (iv) soils reports, engineering data, environmental reports, and other data or studies pertaining to the Property or any portion thereof.

2.2 Inspections. Buyer and its representatives, agents, engineers, consultants, contractors, and designees shall have the right to enter onto the Property from and after the date of this Agreement through and including the date which is forty-five (45) days after the date of this Agreement (the “Due Diligence Period”) for purposes of examining, inspecting and investigating the Property including the site, soil, subsurface soils, drainage, seismic and other geological and topographical matters, location of asbestos, toxic substances, hazardous materials or wastes, if any, and, at Buyer’s sole and absolute discretion, determining whether the Property is acceptable to Buyer. Buyer shall, in a timely manner, repair any and all damage to the Property caused by such inspections or investigations. Buyer shall indemnify and hold Seller harmless from all damage, liability, cost, expense, liens, personal injury, property damage, loss or other claim that may arise from or in connection with such entry onto the Property by Buyer, and its agents, consultants, engineers, and other professionals during the Due Diligence Period.

2.3 Disapproval/Termination. District shall notify Seller and Escrow Holder in writing (“District’s Due Diligence Notice”) on or before the expiration of the Due Diligence Period of District’s approval or disapproval of the Due Diligence Materials, the condition of the Property and District’s investigations with respect thereto. District’s disapproval of any of said items shall constitute District’s election to terminate this Agreement and cancel the Escrow. District’s failure to deliver District’s Due Diligence Notice on or before the expiration of the Due Diligence Period shall be conclusively deemed District’s approval thereof, provided Seller provides District three (3) days written notice of said failure to deliver District’s Due Diligence Notice on or before the expiration of the Due Diligence Period.

2.4 Title Review. Within ten (10) business days of the Effective Date, the District shall obtain an updated preliminary title report for the Property, together with copies of all written instruments creating the exceptions specified therein, and plat maps plotting all easements specified therein (collectively, the “Title Report”). Within fifteen (15) business days of District’s receipt of the Title Report, District shall notify Seller in writing (“District’s Objection Notice”) of any objections District may have to the title exceptions contained in the Title Report. District’s failure to provide Seller with a District’s Objection Notice within said period shall constitute District’s approval of all exceptions to title shown on the Title Report. Seller shall have a period of ten (10) days after receipt of District’s Objection Notice in which to deliver written notice to District (“Seller’s Notice”) of Seller’s election to either (i) agree to remove or cure the objected to items prior to the Close of Escrow, or (ii) decline to remove or cure any such title exceptions and terminate Escrow and this Agreement. If Seller notifies District of its election to terminate Escrow rather than remove and cure the objected to items, District shall have the right, by written notice delivered to Seller within ten (10) days after District’s receipt of Seller’s Notice, to agree to accept the Property subject to the objected to items, in which event Seller’s election to terminate the Escrow shall be of no effect, and District shall take title at the Close of Escrow subject to such objected to items without any adjustment to or credit against the Purchase Price.

Upon the issuance of any amendment or supplement to the Title Report which adds additional exceptions, or adds any new requirement, the foregoing right of review and approval shall also apply to said amendment or supplement; provided, however, that District’s initial period of review and approval or disapproval of any such additional exceptions shall be limited

to ten (10) business days following either District's or District's attorney's receipt of the instrument(s) creating such additional exceptions.

3. ESCROW.

3.1 Opening of Escrow. Within five (5) business days following the execution of this Agreement by Buyer and Seller, the Parties shall open an escrow (the "Escrow") with First American Title Company ("Escrow Holder"), at its offices located at 3400 Central Ave. Suite 100, Riverside, CA 92506; Tel: 951-787-1700; Fax: 866-252-3571; Attn: [REDACTED], by causing an executed copy of this Agreement to be deposited with Escrow Holder. Escrow shall be deemed open on the date that a fully executed copy of this Agreement is delivered to Escrow Holder (the "Opening of Escrow"). Escrow Holder shall provide each of the parties in Section 6.3 with written confirmation of the date of the Opening of Escrow. First American Title Company shall also provide title insurance services related to this Agreement.

3.2 Close of Escrow; Closing Date. Escrow shall close on June 30, 2015 (the "Closing Date"). The terms the "Close of Escrow," and/or the "Closing" are used herein to mean the date the Grant Deed (as the term is defined in Section 3.4 herein) is recorded in the Office of the County Recorder of Riverside, California. Possession of the Property shall be delivered to Buyer at the Close of Escrow free and clear of all tenancies, lessees, occupants, licensees, and all possessory rights of any kind or nature, except for any Permitted Exceptions, as set forth and defined in Section 4.1.3 herein.

3.3 Escrow Instructions. This Agreement, together with any standard instructions of Escrow Holder, shall constitute the joint escrow instructions of Buyer and Seller to Escrow Holder as well as an agreement between Buyer and Seller. In the event of any conflict between the provisions of this Agreement and Escrow Holder's standard instructions, this Agreement shall prevail.

3.4 Deliveries by Seller. No later than 1:00 p.m. on the business day preceding the Closing Date, Seller shall deliver to Escrow Holder:

- (a) a grant deed in the form of Exhibit "B" attached to this Agreement (the "Grant Deed") conveying to Buyer fee simple title to the Property, duly executed and acknowledged by Seller;
- (b) a certificate of non-foreign status in the form attached hereto as Exhibit "D" and California Franchise Tax Board Form 590-RE, each executed by Seller;
- (c) any and all other sums and documents required by Escrow Holder to carry out and close the Escrow pursuant to this Agreement, including Seller's portion of prorations, if any.

3.5 Deliveries by Buyer. No later than 1:00 p.m. on the business day preceding the Closing Date, Buyer shall deliver to Escrow Holder:

- (a) the Purchase Price less payments made, if any;

- (b) a Public Agency Certificate of Acceptance in the form attached hereto as Exhibit “C”;
- (c) All other sums and documents required by Escrow Holder to carry out and close the Escrow pursuant to this Agreement, including the Escrow fees and Buyer’s portion of prorations, if any.

3.6 Closing, Recording and Disbursements. On or before the Closing Date, and when all of the conditions precedent to the Close of Escrow set forth in Section 4 of this Agreement have been satisfied or waived in writing, Escrow Holder shall take the actions set forth in this Section 3.6.

3.6.1 Recording. Escrow Holder shall cause the Grant Deed to be recorded in the Official Records of Riverside County, California, in that order.

3.6.2 Disbursement of Funds. Escrow Holder shall disburse to Seller the Purchase Price, less prorations chargeable to Seller, if any.

3.6.3 Title Policy. Escrow Holder shall deliver to Buyer a commitment to issue the Title Policy referred to in Section 4.1.3 of this Agreement.

3.6.4 Delivery of Documents to Buyer. Escrow Holder shall deliver to Buyer a conformed copy of the Grant Deed, and any other documents (or copies thereof) deposited by Seller with Escrow Holder pursuant to this Agreement. The original of the Grant Deed shall be returned to Buyer after recordation.

3.6.5 Delivery of Documents to Seller. Escrow Holder shall deliver to Seller a conformed copy of the Grant Deed, and any documents (or copies thereof) deposited by Buyer with Escrow Holder pursuant to this Agreement.

3.6.6 Real Property Taxes. All non-delinquent general and special real property taxes and assessments shall be prorated as of the Close of Escrow.

3.7 Payment of Costs. Buyer and Seller shall split the cost of all deed recording fees, escrow fees, settlement fees, tax certificates and notary fees. Seller shall pay all title insurance premiums for the CLTA standard owner’s form policy, and Buyer shall pay for all charges associated with the title insurance premium for any additional cost of obtaining any additional coverage requested by the Buyer, including the difference between a CLTA standard owner’s policy and an ALTA extended owner’s policy. Seller shall be responsible for all property taxes due (as pro-rated pursuant to Section 3.6.6 herein) and any liens and/or abstracts of judgment of record. Buyer and Seller shall each be responsible for their respective attorneys’ fees and consultants.

4. CONDITIONS PRECEDENT TO CLOSE OF ESCROW.

4.1 Conditions to Buyer’s Obligations. Buyer’s obligation to purchase the Property, and the Close of Escrow, shall be subject to the satisfaction or written waiver by the District of

each of the conditions precedent set forth in this Section 4.1.

4.1.1 Seller's Performance. Seller is not in material default of any term or condition of this Agreement.

4.1.2 Seller Deliveries Made. Seller has deposited with Escrow Holder all documents required of Seller by this Agreement.

4.1.3 Title Policy. First American Title Company ("Title Company") has committed to issue to Buyer a CLTA standard, or at Buyer's choice, an ALTA extended coverage owner's policy of title insurance ("Title Policy"), with liability in the amount of the Purchase Price, showing fee title to the Property vested in the District, subject only to:

- (a) the standard printed exceptions and exclusions contained in the form of the Title Policy commonly used by Title Company;
- (b) title exceptions approved by Buyer pursuant to Section 2.4 of this Agreement;
- (c) title exceptions resulting from documents being recorded or delivered through Escrow pursuant to this Agreement; and
- (d) any other exceptions approved in writing by Buyer in its sole and absolute discretion.

The terms of sub-sections (a) through (d), inclusive, being herein collectively referred to as the "Permitted Exceptions."

4.1.4 Representations and Warranties. All representations and warranties made by Seller in this Agreement, to Seller's best knowledge, are true and correct as of the Closing as though made at that time.

4.1.5 Hazardous Materials; Environmental Compliance. As a result of Buyer's inspection pursuant to Section 2.2 herein, Buyer intends to satisfy itself that the Property is not in violation of any federal, state, or local law, ordinance, or regulation relating to Hazardous Materials, industrial hygiene, or to the environmental conditions on, under, or about the Property, or any portion thereof, including, but not limited to, soil and groundwater conditions ("Environmental Laws"). The term "Hazardous Materials" when used in this Agreement shall mean any hazardous waste, hazardous substance, hazardous materials or toxic substances as defined, as of the Closing Date, in any federal, state, or local statute, ordinance, rule, or regulation applicable to the Property, including, without limitation, the Comprehensive Environmental Response, Compensation, and Liability Act of 1980, as amended (Title 42 United States Code sections 9601-9675), the Resource Conservation and Recovery Act (Title 42 United States Code sections 6901-6992k), the Carpenter-Presley-Tanner Hazardous Substance Account Act (Health and Safety Code sections 25300-25395), Hazardous Waste Control Law (Health and Safety Code section 25100-25250.25); the Hazardous Materials Transportation Act, as amended (Title 49 United States Code Sections 1801-1819); and any substance defined as "hazardous waste" in Health and Safety Code Section 25117 or as a "hazardous substance" in Health and

Safety Code Section 25316, and in the regulations adopted and publications promulgated under these laws. "Hazardous Materials" shall also include asbestos or asbestos-containing materials, radon gas, and petroleum or petroleum fractions, whether or not defined as a hazardous waste or hazardous substance in any such statute, ordinance, rule, or regulation as of the Closing Date.

4.2 Conditions to Seller's Obligations. Seller's obligations to convey the Property, and the Close of Escrow, shall be subject to the satisfaction or written waiver by Seller of each of the conditions precedent set forth in this Section 4.2.

4.2.1 Buyer's Performance. Buyer is not in material default of any term or condition of this Agreement.

4.2.2 Buyer Deliveries Made. Buyer has deposited with Escrow Holder all sums and documents required of Buyer by this Agreement.

4.2.3 Representations and Warranties. All representations and warranties made by Buyer in this Agreement, to Buyer's best knowledge, are true and correct as of the Closing as though made at that time.

4.3 Satisfaction of Conditions. Where satisfaction of any of the foregoing conditions requires action by Buyer or Seller, each Party shall use its diligent best efforts, in good faith, and at its own cost, to satisfy such condition. Where satisfaction of any of the foregoing conditions requires the approval of a Party, such approval shall be in such Party's sole and absolute discretion.

4.4 Waiver. Buyer may at any time or times, at its election, waive any of the conditions set forth in Section 4.1 above to its obligations hereunder, but any such waiver shall be effective only if contained in a writing signed by Buyer and delivered to Seller. Seller may at any time or times, at its election, waive any of the conditions set forth in Section 4.2 above to its obligations hereunder, but any such waiver shall be effective only if contained in a writing signed by Seller and delivered to Buyer.

4.5 Termination. In the event each of the conditions set forth in Section 4.1 are not fulfilled within the time provided by the terms of this Agreement or waived by Buyer pursuant to Section 4.4, Buyer may, at its option, terminate this Agreement and the Escrow opened hereunder, thereby releasing the Parties from further obligations related to the purchase and sale of the Property hereunder. In the event that the conditions set forth in Section 4.2 are not fulfilled within the time periods provided by this Agreement or waived prior to the Closing Date, Seller may, at its option, terminate this Agreement and the Escrow opened hereunder, thereby releasing the Parties from further obligations related to the purchase and sale of the Property hereunder. Furthermore, in the event this Agreement is terminated by either Party, all documents delivered by Seller to Buyer or Escrow Holder shall be returned within a reasonable time to Seller and all documents delivered by Buyer to Seller or Escrow Holder shall be returned within a reasonable time to Buyer. Nothing in this Section 4.5 shall be construed as releasing any Party from liability for any default of its obligations hereunder or breach of its representations and warranties under this Agreement occurring prior to the termination of this Agreement and/or the Escrow to be opened hereunder.

4.6 Liquidated Damages.

BUYER AND SELLER AGREE THAT IN THE EVENT BUYER FAILS OR REFUSES TO CLOSE AFTER THE EXPIRATION OF THE DUE DILIGENCE PERIOD, ACTUAL DAMAGES TO SELLER WOULD BE EXTREMELY DIFFICULT AND IMPRACTICAL TO ASCERTAIN, AND THEREFORE, AGREE THAT AS SELLER'S SOLE AND EXCLUSIVE REMEDY, SELLER SHALL BE ENTITLED TO ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) WHICH SHALL CONSTITUTE LIQUIDATED DAMAGES TO SELLER UNDER THE PROVISIONS OF SECTION 1671 OF THE CALIFORNIA CIVIL CODE AND SELLER WAIVES ANY RIGHT TO SEEK SPECIFIC PERFORMANCE TO REQUIRE BUYER TO CLOSE. IN THE EVENT OF BREACH BY SELLER, SELLER SHALL BE LIABLE OR SUBJECT TO MONETARY DAMAGES IN CONNECTION WITH ANY FAILURE OR REFUSAL OF SELLER TO CLOSE, AND BUYER SHALL ALSO RETAIN THE RIGHT TO SPECIFIC PERFORMANCE. AS INDICATED BY INITIALS BELOW, BUYER AND SELLER EXPRESSLY AGREE TO THE ACCURACY OF THE TERMS STATED IN THIS SECTION 4.6.

Seller Initials

Buyer Initials

5. REPRESENTATIONS AND WARRANTIES; BROKERAGE COMMISSIONS.

5.1 Seller's Representations and Warranties. Seller hereby makes the following representations and warranties to Buyer, each of which (i) is material and relied upon by Buyer in making its determination to enter into this Agreement, (ii) is to the best knowledge of Seller true in all respects as of the Effective Date and shall be true in all respects on the Closing Date, and (iii) shall survive the Close of Escrow:

- (a) Seller has full right, power, and authority to enter into this Agreement and to perform Seller's obligations hereunder. This Agreement and all other documents delivered by Seller to Buyer now, or at the Close of Escrow, have been or will be duly executed and delivered by Seller and are legal, valid, and binding obligations of Seller, sufficient to convey to Buyer good and marketable title to the Property, are enforceable in accordance with their respective terms, and do not violate any provision of any agreement to which Seller is a Party.
- (b) There are no pending or threatened, actions, suits, writs, injunctions, decrees, legal proceedings or governmental investigations against or affecting the Property or relating to the ownership, maintenance, use or operation of the Property.
- (c) Seller has not received any notices nor has any knowledge of any violation of any laws, ordinances, rules, regulations or requirements of any governmental agency, body or subdivision affecting or relating to the Property.

- (d) There are no leases, rights of first refusal, or other agreements relating to the right of possession and/or occupancy of the Property by any person or entity, except for matters of record approved by Buyer pursuant to Section 2.4 above.
- (e) Seller is not aware that the Property, or Seller, are in violation of any applicable Federal, State or local statute, ordinance, order, requirement, law, or regulation materially adversely affecting the Property or construction of any improvement thereon or its intended use a District facility. Seller has received no notice of any such violation of applicable law.
- (f) Seller has not caused or knowingly permitted any contamination by Hazardous Materials (as defined in Section 4.1.5 of this Agreement) to occur on, at, about, or within the Property, or any portion thereof, and otherwise knows of any such contamination of Hazardous Materials on, at, about, or within the Property, or any portion thereof.

If Seller becomes aware of any act or circumstance which would change or render incorrect, in whole or in part, any representation or warranty made by Seller hereunder, whether as of the Effective Date or any time thereafter through the Closing Date, Seller will give immediate written notice of such changed fact or circumstance to Buyer, but such notice shall not release Seller of any liabilities or obligations with respect thereto.

5.2 Buyer's Representations and Warranties. Buyer hereby makes the following representations and warranties to Seller, each of which (i) is material and relied upon by Seller in making its determination to enter into this Agreement, (ii) is to the best of Buyer's knowledge without investigation, true in all respects as of the Effective Date and shall be true in all respects on the Closing Date, and (iii) shall survive the Close of Escrow.

- (a) Buyer has the full right, power, and authority to enter into this Agreement and perform Buyer's obligations hereunder. This Agreement and all other documents delivered by Buyer to Seller now or at the Close of Escrow, have been or will be duly executed and delivered by Buyer and are legal, valid, and binding obligations of Buyer, are enforceable in accordance with their respective terms, and do not violate any provision of any agreement to which Buyer is a Party.

5.3 Brokerage Commissions. Seller and Buyer each represents and warrants that no other third party broker's commission(s) and/or finder's fee(s) are applicable with respect to the transactions contemplated by this Agreement. Each Party acknowledges that no other party is known to be entitled to such brokers commission(s) and/or finder's fee(s), and agrees to indemnify and hold the other harmless from and against all liabilities, costs, damages, and expenses, including without limitation, attorneys' fees, resulting from any claims or fees or commissions, based upon agreements by it, if any, to pay any such broker's commission(s) and/or finder's fee(s), or those of any third party.

6. MISCELLANEOUS.

6.1 Costs of Conveyance. All costs not otherwise allocated by Section 3.7 herein related to Seller's grant and conveyance of the Property to Buyer shall be borne equally by the Parties.

6.2 Attorneys' Fees; Litigation. In the event either party to this Agreement should default under any of the provisions hereof, and the non-defaulting Party should employ attorneys or incur other expenses for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting Party herein contained, the defaulting Party agrees that it will on demand therefor pay to the non-defaulting Party the reasonable fees of such attorneys and such other expenses so incurred by the non-defaulting Party.

6.3 Notices. All notices required to be delivered under this Agreement to the other Party must be in writing and shall be effective (i) when personally delivered by the other Party or messenger or courier thereof; (ii) three (3) business days after deposit in the United States mail, registered or certified; (iii) twenty-four (24) hours after deposit before the daily deadline time with a reputable overnight courier or service; or (iv) upon receipt of a telecopy or fax transmission, provided a hard copy of such transmission shall be thereafter delivered in one of the methods described in the foregoing (i) through (iii); in each case postage fully prepaid and addressed to the respective Parties as set forth below or to such other address and to such other persons as the Parties may hereafter designate by written notice to the other Parties hereto:

To Buyer: RIVERSIDE UNIFIED SCHOOL DISTRICT
Attn: Michael Fine
Deputy Superintendent, Business Services and Governmental Relations
3380 Fourteenth Street
Riverside, CA 92501
Fax: 951-778-5668

With copy to: ATKINSON, ANDELSON, LOYA, RUUD & ROMO
Attn: John W. Dietrich
3450 Fourteenth Street, Suite 420
Riverside, California 92501
Fax: 951-683-1144

To Seller: John J. Gless, trustee, and Janet A. Gless, trustee, of the Gless Family Trust
1441 Ravenswood Lane
Riverside, California 92501

With copy to: WOOD SMITH HENNING BERMAN
3880 Lemon, Suite 420
Riverside, California 92501
Fax: 951-755-1650

Seller and Buyer, by notice given hereunder, may designate different addresses to which subsequent notices, certificates or other communications will be sent.

6.4 Authority. The person(s) executing this Agreement on behalf of the Parties hereto warrant that (i) such Party is duly organized and existing, (ii) they are duly authorized to execute and deliver this Agreement on behalf of said Party, (iii) by so executing this Agreement, such Party is formally bound to the provisions of this Agreement, and (iv) the entering into this Agreement does not violate any provision of any other agreement to which said Party is bound.

6.5 Execution in Counterpart. This Agreement may be executed in several counterparts, and all so executed shall constitute one agreement binding on all Parties hereto, notwithstanding that all Parties are not signatories to the original or the same counterpart.

6.6 Assignment. Buyer shall not assign this Agreement or any right or privilege Buyer might have under this Agreement without the prior written consent of Seller, which consent shall not be unreasonably withheld, provided that the assignee agrees in a written notice to Seller to carry out and observe each of Buyer's obligations hereunder, including all Exhibits hereto. Seller shall not assign this Agreement or any right or privilege Seller might have under this Agreement without the prior written consent of Buyer, which consent shall not be unreasonably withheld, provided that the assignee agrees in a written notice to Buyer to carry out and observe each of Seller's obligations hereunder, including all Exhibits hereto.

6.7 Third Party Beneficiaries. Nothing in this Agreement shall be construed to confer any rights upon any party not signatory to this Agreement.

6.8 Binding on Heirs. This Agreement shall be binding upon the Parties hereto and their respective heirs, representatives, transferees, successors, and assigns.

6.9 Time of the Essence. Time is of the essence with respect to each of the terms, covenants, and conditions of this Agreement.

6.10 In Lieu Of Eminent Domain Proceedings. The Property is to be acquired by the District for use as a public school campus. The parties acknowledge that the District's purchase of the Property is in lieu of a threatened or actual condemnation action filed or to be filed by the District against Seller, and that the terms of this Agreement have been voluntarily and mutually agreed to in lieu of such condemnation action. Seller intends that this transaction qualify as a sale in lieu of condemnation under Internal Revenue Code Section 1033. If this offer is not accepted by the Seller, the District intends to commence acquisition of the Property by Eminent Domain.

6.11 Condemnation. In the event the Property is taken, in whole or in part, or designated to be taken by condemnation proceedings other than condemnation proceedings instigated by either Buyer or Seller, or proceedings in lieu thereof, prior to the Close of Escrow, Buyer shall have the right to terminate this Agreement and cancel Escrow by delivering to Seller and Escrow Holder written notice thereof. In the event Buyer does not elect to terminate this Agreement pursuant to this Section, Section 6.10, Buyer shall be entitled to all condemnation

proceeds upon the Close of Escrow. Seller shall consult with Buyer regarding any proposed settlement with the condemnor and Buyer shall have the reasonable right of approval thereof. Seller shall deposit any such proceeds with Escrow Holder.

6.12 Entire Agreement, Waivers and Amendments. This Agreement, and any written agreement entered into by the Parties with respect to the Property, incorporate all of the terms and conditions mentioned herein, or incidental hereto, and supersede all negotiations and previous agreements between the Parties with respect to all or part of the subject matter thereof. All waivers of the provisions of this Agreement must be in writing and signed by the appropriate authorities of the Party to be charged. Any amendment or modification to this Agreement must be in writing and executed by Seller and Buyer.

6.13 Exhibits. Exhibits “A,” “B,” “C,” and “D” attached to this Agreement are incorporated herein by this reference and made a part hereof. Said Exhibits are identified as follows:

- “A” - LEGAL DESCRIPTION OF PROPERTY
- “B” - GRANT DEED
- “C” - PUBLIC AGENCY CERTIFICATE OF ACCEPTANCE
- “D” - NON-FOREIGN AFFIDAVIT

6.14 Effect of Recitals. The Recitals above are deemed true and correct, are hereby incorporated into this Section as though fully set forth herein, and Seller and Buyer acknowledge and agree that they are each bound by same.

6.15 Section References. Any reference to any section of this Agreement cited without a decimal includes all sections following the cited section. For example, a reference to Section 5 includes 5.1, 5.1(a), et seq.

6.16 Severability. If any provision in this Agreement is held by a court of competent jurisdiction to be invalid, void, or unenforceable, the remaining provisions will nevertheless continue in full force without being impaired or invalidated in any way.

6.17 Interpretation: Governing Law. This Agreement shall be construed according to its fair meaning and as if prepared by both Parties hereto. This Agreement shall be construed in accordance with the laws of the State of California in effect at the time of the execution of this Agreement with venue in Riverside County, California.

6.18 Covenants to Survive Escrow. The covenants and agreements contained in this Agreement shall survive the Close of Escrow.

6.19 Conflicts of Interest. No director, officer, official, representative, agent or employee of the Buyer shall have any financial interest, direct or indirect, in this Agreement.

6.20 Nondiscrimination. There shall be no discrimination by Seller nor Buyer against any person on account of race, color, religion, sex, marital status, national origin, or ancestry in the performance of their respective obligations under this Agreement.

6.21 Rights and Remedies are Cumulative. Except as may be otherwise expressly stated in this Agreement, the rights and remedies of the Parties are cumulative, and the exercise by any Party of one or more of its right or remedies shall not preclude the exercise by it, at the same time or at different times, of any other rights or remedies for the same default or any other default by another Party.

6.22 Provisions Required by Law Deemed Inserted. Each and every provision of law and clause required by law to be inserted in this Agreement shall be deemed to be inserted herein and the Agreement shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon application of either Party the Agreement shall forthwith be physically amended to make such insertion or correction.

6.23 Cooperation. Buyer and Seller acknowledge that it may be necessary to execute documents other than those specifically referred to herein in order to complete the acquisition of the Property and/or to accomplish the objectives and requirements that are set out in this Agreement. Both Buyer and Seller hereby agree to cooperate with each other by executing such other documents or taking such other actions as may be reasonably necessary to complete this transaction in accordance with the intent of the Parties as evidenced in this Agreement and attached Exhibits hereto.

6.24 Confidentiality. This provision shall supersede Sections 6 and 7 of the Letter of Intent between the parties dated March 24, 2015. “Confidential Information” means business or technical information that at the time of disclosure is clearly marked as “proprietary” or “confidential.” Any Confidential Information acquired or received by either party (the “Recipient”) in the course of this Agreement will not be disclosed or transferred to any person or entity other than to employees of a party and for the purpose of performing its obligations under this Agreement. Confidential Information received under this Agreement will be treated with the same degree of care and security as each party uses with respect to its own Confidential Information, but not less than a reasonable degree of care. The parties agree to use Confidential Information only for the purpose of performance of this Agreement and to make no copies except as necessary for performance of this Agreement. “Confidential Information” does not include information which (i) is or becomes generally available to the public other than as a result of disclosure by the Recipient, (ii) was known by the Recipient at the time of disclosure of the information without any obligation of confidence, and that knowledge is evidenced by reasonable proof, (iii) was or becomes available from a source other than the owner if the source was not legally bound to maintain the confidentiality of the information, or (iv) the Recipient independently develops without use of or reference to the Confidential Information. Each party acknowledges that unauthorized disclosure or use of the Confidential Information by a party may irreparably damage the other party in such a way that adequate compensation could not be obtained from damages in an action at law. Accordingly, the actual or threatened unauthorized disclosure or use of any Confidential Information shall give the owner the right to seek injunctive relief restraining such unauthorized disclosure or use, in addition to any other remedy otherwise available. The Recipient may disclose the Confidential Information of the disclosing party in response to a valid court order, law, or other governmental action, provided that, to the extent permitted by law, (i) the disclosing party is notified in writing before disclosure of the

information and given a reasonable opportunity to obtain a protective order, and (ii) the Recipient assists the disclosing party, at the disclosing party's sole expense, in any attempt to limit or prevent the disclosure of the Confidential Information. It is understood that the Buyer is subject to the California Public Records Act (Gov. Code § 6250 *et seq.*). If Seller fails to obtain a court order enjoining that disclosure, Buyer will release the requested information on the date required under the California Public Records Act.

*[**Signatures on following page**]*

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be executed by their respective duly authorized officers, as of the Effective Date.

BUYER: RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
Michael Fine, Deputy Superintendent,
Business Services and Governmental Relations

**SELLER: JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS,
TRUSTEE, OF THE GLESS FAMILY TRUST**

By: _____

Its: _____

EXHIBIT “A”

LEGAL DESCRIPTION OF PROPERTY

[insert legal description]

EXHIBIT "B"

**RECORDING REQUESTED BY
AND WHEN RECORDED RETURN TO:**

Riverside Unified School District
Attn: Michael Fine
Deputy Superintendent,
Business Services and Governmental Relations
3380 Fourteenth Street
Riverside, CA 92501

(Space Above For Recorder's Use)

The undersigned grantor(s) declare(s):
This conveyance is exempt from the
payment of a documentary transfer tax
pursuant to Revenue and Taxation Code
Section 11922.

This document is being recorded for the
benefit of the Riverside Unified School
District and is exempt from the payment of
a recordation fee pursuant to Govt. Code
Section 6103.

GRANT DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged, JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS FAMILY TRUST ("Grantor"), hereby grants to the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and Laws of the State of California ("Grantee"), all right, title and interest of Grantor in that certain real property located in the City of Riverside, County of Riverside, State of California, described in the legal description and depicted in the map attached hereto as Exhibit "A," and incorporated herein by this reference.

Dated: _____ **"GRANTOR"**

JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS,
TRUSTEE, OF THE GLESS FAMILY TRUST,

By: _____

Its: _____

ACKNOWLEDGMENT

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

State of California _____
County of _____)

On _____ before me, _____
(insert name and title of the officer)

personally appeared _____,
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are
subscribed to the within instrument and acknowledged to me that he/she/they executed the same in
his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the
person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing
paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____ (Seal)

EXHIBIT "A" TO GRANT DEED
LEGAL DESCRIPTION OF PROPERTY

[insert legal description]

EXHIBIT "C"

PUBLIC AGENCY CERTIFICATE OF ACCEPTANCE
(Government Code Section 27281)

This is to certify that the interest in real property conveyed by the Grant Deed dated _____, from JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS FAMILY TRUST, to the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and Laws of the State of California, is hereby accepted by the undersigned officer on behalf of the Riverside Unified School District pursuant to authority conferred by the California Constitution and California Education Code sections 1240 et seq., and the grantee consents to recordation thereof by its duly authorized officer.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
Michael Fine, Deputy Superintendent,
Business Services and Governmental Relations

ATTEST:

By: _____
Clerk of the Governing Board of the
Riverside Unified School District

EXHIBIT "D"

NON-FOREIGN AFFIDAVIT

Section 1445 of the Internal Revenue Code provides that the transferee of an interest in real property located in the United States must withhold tax if the transferor is a foreign person. To inform the RIVERSIDE UNIFIED SCHOOL DISTRICT, a public school district duly organized and validly existing under the Constitution and Laws of the State of California ("Transferee"), that withholding of tax is not required upon the sale by JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS FAMILY TRUST, ("Transferor"), of its fee simple interest in that certain real property sold pursuant to the Agreement of Purchase and Sale and Joint Escrow Instructions dated _____, 2015 which real property is described in the legal description and depicted in the map attached to this Agreement as Exhibit "A," and incorporated herein by this reference, the undersigned hereby certifies the following:

1. The Transferor is not a foreign corporation, foreign partnership, foreign trust, or foreign estate (as those terms are defined in the Internal Revenue Code and the income tax regulations promulgated thereunder);
2. The Transferor's United States Taxpayer Identification Number is _____;
3. The Transferor's office address is _____; and
4. The Internal Revenue Service has not issued any notice with respect to Transferor or listed Transferor as a person whose affidavit may not be relied upon for purposes of Section 1445 of the Internal Revenue Code.

The Transferor understands that this certification may be disclosed to the Internal Revenue Service by Transferee and that any false statement contained herein could be punished by fine, imprisonment or both.

Under penalty of perjury, I declare that I have examined this certification and to the best of my knowledge and belief it is true, correct and complete, and I further declare that I am the _____ of the Transferor, and that I have authority to sign this document on behalf of the Transferor.

Dated: _____

JOHN J. GLESS, TRUSTEE, AND JANET A. GLESS, TRUSTEE, OF THE GLESS FAMILY TRUST

By: _____

Its: _____

EXHIBIT “A” TO NON-FOREIGN AFFIDAVIT

LEGAL DESCRIPTION OF PROPERTY

[insert legal description]

**Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-49 – Resolution Ordering Consolidated Governing Board Member Biennial Election, Specifications of the Election Order, and Request for Consolidation

Presented by: David C. Hansen, Ed.D., District Superintendent

Responsible Cabinet Member: David C. Hansen, Ed.D., District Superintendent

Type of Item: Action

Short Description: In order to meet the requirements of Education Code Sections 5304, 5322, and 5340, and Elections Code Section 1302 (b)(3), the Board of Education is required to adopt a resolution which contains the Specifications of the Election Order and Request for Consolidation.

DESCRIPTION OF AGENDA ITEM:

In order to meet the requirements of Education Code Sections 5304, 5322, and 5340, and Elections Code Section 1302 (b)(3), the Board of Education is required to adopt a resolution which contains the Specifications of the Election Order and Request for Consolidation. Following the Board’s adoption, the resolution will be forwarded to the County Superintendent of Schools and the Registrar of Voters.

FISCAL IMPACT: The District’s estimated share of the cost to hold the election is to be determined, based on the number of registered voters in the District multiplied times the Registrar of Voters cost factor.

RECOMMENDATION: It is recommended that the Board of Education adopt Resolution No. 2014/15-49 – Resolution Ordering Consolidated Governing Board Member Biennial Election, Specifications of the Election Order, and Request for Consolidation.

ADDITIONAL MATERIAL: Resolution No. 2014/15-49 – Resolution Ordering Consolidated Governing Board Member Biennial Election, Specifications of the Election Order, and Request for Consolidation.

Attached: Yes

ORDER OF ELECTION

of Riverside Unified School District of Riverside County, California

RESOLUTION No. 2014/15-49

**RESOLUTION ORDERING CONSOLIDATED GOVERNING BOARD MEMBER
BIENNIAL ELECTION, SPECIFICATIONS OF THE
ELECTION ORDER, AND REQUEST FOR CONSOLIDATION**

WHEREAS, Section 5300 of the Education Code states that school district elections shall be governed by the Elections Code; and

WHEREAS, Section 1302 of the Elections Code and Section 5000 of the Education Code both allow for a governing board election to be held biennially on the first Tuesday after the first Monday in November of each odd-numbered year to fill the offices of governing board members whose terms expire on the first Friday of December next succeeding the election;

IT IS THEREFORE RESOLVED that, the County Superintendent of Schools of this county is hereby ordered to call an election for said purpose, and in accordance with the designations contained in the following specifications of the election order made under the authority of Education Code Sections 5304 and 5322;

IT IS FURTHER ORDERED that, pursuant to Education Code Section 5340 and Elections Code Section 1302(b)(3), the officer conducting the election shall cause said election to be consolidated with governing board elections being held on the same day by the school or community college district having area in common with this district.

The election shall be held on Tuesday, **November 3, 2015**.

The purpose of the election is to elect 3 member(s) of the governing board for a full term ending **December 1, 2019**, to the offices now held by the following members:

Patricia Lock-Dawson, Trustee Area 2
Gayle Cloud, Trustee Area 3
Thomas Hunt, Trustee Area 4

IT IS FURTHER RESOLVED THAT, pursuant to Elections Code Section 13307, candidates requesting a Candidates Statement, limited to 200 words, printed and mailed to the voters, shall be required to pay the actual prorated cost thereof.

IT IS FURTHER ORDERED THAT, pursuant to Education Code Section 5322, the clerk of the district is hereby directed to furnish copies of this Order to the County Superintendent of Schools and the officer conducting this election not less than 123 days prior to the date of the election.

The foregoing Resolution and Order was adopted and affirmed by the governing board of Riverside Unified School District of Riverside County, California, being the board authorized by law to make the designations contained therein, by a formal vote as follows:

Ayes: _____

Noes: _____

Absent: _____

_____ (Signed) _____
Date Clerk of said Governing Board

State of California)

ss

County of Riverside)

Certification

I hereby certify that the foregoing is a full, true and correct transcript of a resolution duly adopted and affirmed by the Governing Board named therein at a duly constituted regular meeting of the Governing Board held on June, 1, 2015 as it appears upon the minutes of said meeting.

_____ Date _____ Clerk of said Governing Board

**Riverside Unified School District School Facilities Corporation
Board Meeting Agenda
June 1, 2015**

Topic: Resolution No. 2014/15-73 – Resolution of the Board of Directors of the Riverside Unified School District School Facilities Corporation Approving the Corporation’s Participation in Financing Acquisition of School Property of the Riverside Unified School District Through the Delivery of Certain Certificates of Participation and the Execution and Delivery of Certain Legal Documents in Connection Therewith

Presented by: Michael Fine, Chief Financial Officer

Responsible
Cabinet Member: Michael Fine, Chief Financial Officer

Type of Item: Action

Short Description: The Board of Directors of the Riverside Unified School District School Facilities Corporation will consider adoption of Resolution No. 2014/15-73 approving the Corporation’s participation in financing acquisition of school property of the Riverside Unified School District through the delivery of certain Certificates of Participation and the execution and delivery of certain legal documents in connection with the financing.

DESCRIPTION OF AGENDA ITEM:

The Board of Directors of the Riverside Unified School District School Facilities Corporation will consider adoption of Resolution No. 2014/15-73 authorizing the Corporation’s participation in the 2015 Certificates of Participation for the purpose of funding the acquisition of land for the school district in the principal amount of \$10,000,000 (the “2015 COPs”). The 2015 COPs involve a lease/lease-back structure between the Riverside Unified School District and the Riverside Unified School District School Facilities Corporation, a California non-profit benefit corporation, wherein the Corporation acquires a leasehold interest in the acquired property from the District for a nominal amount under the Site Lease, and leases the property to the District under the Lease Agreement. The annual lease payments of the District to the Corporation are assigned to the Trustee on behalf of the certificate holders under the Trust Agreement and such payments represent the principal and interest due to the certificate holders.

The proposed term of the 2015 COPs is a twenty year maturity representing an interest rate of 3.69%. The 2015 COPs may be prepaid on any payment date beginning in 2020 with no prepayment penalty. The annual principal and interest payments are approximately \$711,000.

The 2015 COPs are being privately placed based on the analysis of offers received from four bank institutions. The selected purchaser of the 2015 COPs is Capital One Bank. Staff has assembled a financing team as follows: Independent Financial Advisor: Fieldman, Rolapp and Associates; Bond Counsel: Best Best & Krieger LLP; and Placement Agent: Stifel, Nicolaus & Company. The 2015 COPs are not rated.

The following documents and agreements are provided as referenced in the Resolution: 1) Trust Agreement, 2) Lease Agreement, 3) Site Lease Agreement, and 4) Assignment Agreement. Each of these documents are essentially in final form as of the preparation of this report.

All aspects of this bond issuance comply with Board Policy #3470 – Debt Management Policy.

FISCAL IMPACT: Receipt of \$10,000,000 in proceeds for the school district’s purpose of land acquisition. Annual principal and interest payments are approximately \$711,000 for twenty years. Total interest to be paid estimated at \$4,363,691.50.

RECOMMENDATION: It is recommended that the Board of Directors adopt Resolution No. 2014/15-73 – Resolution of the Board of Directors of the Riverside Unified School District School Facilities Corporation approving the Corporation’s participation in financing acquisition of school property of the Riverside Unified School District through the delivery of certain Certificates of Participation and the execution and delivery of certain legal documents in connection therewith.

ADDITIONAL MATERIAL: 1) Resolution No. 2014/15-73, 2) Trust Agreement, 3) Lease Agreement, 4) Site Lease Agreement and 5) Assignment Agreement

Attached: Yes

RESOLUTION NO. 2014/15-73

RESOLUTION OF THE BOARD OF DIRECTORS OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION APPROVING THE CORPORATION'S PARTICIPATION IN FINANCING ACQUISITION OF SCHOOL PROPERTY OF THE RIVERSIDE UNIFIED SCHOOL DISTRICT THROUGH THE DELIVERY OF CERTAIN CERTIFICATES OF PARTICIPATION AND THE EXECUTION AND DELIVERY OF CERTAIN LEGAL DOCUMENTS IN CONNECTION THEREWITH

WHEREAS, the Riverside Unified School District School Facilities Corporation (the "Corporation"), a California nonprofit public benefit corporation, was organized and existing under the laws of the State of California in order to provide financing assistance to Riverside Unified School District, a school district organized and existing under the laws of the State of California (the "District"); and

WHEREAS, the District has requested the assistance of the Corporation in the execution and delivery of the District's Certificates of Participation, (2015 School Facilities Project) (the "Certificates"), in order to provide funds to acquire parcels of property for the development of future additional school facilities or the expansion of existing school facilities (the "Project"); and

WHEREAS, certain legal documents will need to be executed and/or approved by the Corporation in connection with the execution and delivery of the Certificates, including:

- (A) a form of Trust Agreement, (the "Trust Agreement"), by and among the District, the Corporation and U.S. Bank National Association, as trustee (the "Trustee");
- (B) a form of Lease Agreement (the "Lease"), by and between the Corporation and the District;
- (C) a form of Site Lease Agreement (the "Site Lease"), by and between the District and the Corporation;
- (D) a form of Assignment Agreement (the "Assignment Agreement"), by and between the Corporation and the Trustee;

NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY THE BOARD OF DIRECTORS OF RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION AS FOLLOWS:

Section 1. Recitals. The foregoing Recitals are true and correct.

Section 2. Execution and Delivery of Documents. The forms of the Trust Agreement, Lease, Site Lease and Assignment Agreement (collectively, the "Agreements") presented to and considered by the Board at this meeting are hereby approved. The President, Vice President or Secretary of the Corporation (each, an "Authorized Officer") are each authorized and directed to execute and the Secretary of the Corporation is hereby authorized to acknowledge and deliver the Agreements to the other parties thereto, substantially in the forms

presented to this meeting of the Board, with such changes therein, however, as may be approved by the officer signing the same and by Special Counsel to the District, such approval to be conclusively evidenced by the execution and delivery thereof.

Section 3. Other Actions. Any Authorized Officer of the Corporation may, and is hereby authorized, to do any and all things and to execute any and all other documents, instruments and certificates as may be deemed necessary or advisable by Special Counsel or the District, to consummate the sale and delivery of the Certificates and the delivery of the Agreements, and otherwise to effectuate the purposes of this Resolution, and such actions previously taken by such officers are hereby ratified and confirmed.

Section 4. Effective Date. This resolution shall take effect upon adoption and shall remain in effect until December 31, 2015, or if the Certificates are issued prior to said date, until all of the Certificates are paid at or redeemed prior to maturity.

PASSED AND ADOPTED by the Board of Directors of Riverside Unified School District School Facilities Corporation at its regular meeting held on the 1st day of June, 2015 by the following vote:

AYES:

NOES:

ABSENT:

ABSTAINED:

Kathy Y. Allavie
President of the Board of Directors

STATE OF CALIFORNIA)
) ss.
COUNTY OF RIVERSIDE)

I, Brent Lee, Secretary of the Board of Directors of Riverside Unified School District School Facilities Corporation, do hereby certify that the above and foregoing is a full, true and correct copy of Resolution No. 2014/15-73 of said Board, and that the same has not been amended or repealed.

Dated: _____, 2015.

Secretary of the Board of Directors
of Riverside Unified School District
Financing Corporation

TRUST AGREEMENT

RELATING TO

RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and among

U.S. BANK NATIONAL ASSOCIATION,
as Trustee,

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

and

RIVERSIDE UNIFIED SCHOOL DISTRICT

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TRUST AGREEMENT

THIS TRUST AGREEMENT relating to Riverside Unified School District 2015 School Facilities, made and entered into as of this 1st day of June, 2015 by and among U.S. BANK NATIONAL ASSOCIATION, duly organized and existing under the laws of the United States of America (the "Trustee"), RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit, public benefit corporation duly organized and existing under the laws of the State of California (the "Corporation"), and RIVERSIDE UNIFIED SCHOOL DISTRICT, a school district, duly organized and existing under the Constitution and laws of said State (the "District");

WITNESSETH

WHEREAS, for the purpose of financing the Project, the Corporation proposes to assign and transfer certain of its rights under the Lease to the Trustee, and in consideration of such assignment and the execution of this Trust Agreement, the Trustee has agreed to execute and deliver certificates of participation, each evidencing a proportionate interest in the Lease Payments and Prepayments to be made by the District under the Lease;

NOW, THEREFORE, in consideration of the premises, of the acceptance by the Trustee of its duties hereby imposed, and of the purchase and acceptance of the Certificates by the Owners thereof, and to fix and declare the terms and conditions upon which the Certificates are to be executed, delivered and accepted by all persons who shall from time to time be or become Owners thereof, and to secure the payment of the Certificates and the interest with respect thereto according to their tenor, purport and effect, and to secure the performance and observance of all of the covenants, agreements and conditions contained therein, herein and in the Lease, the District by these presents does hereby grant, bargain, sell, release, convey, assign, transfer and pledge unto the Trustee for the benefit of the Owners all its right, title and interest in and to all amounts on hand from time to time in the funds and accounts established hereunder and any additional property that may from time to time, by delivery or by writing of any kind, be subjected to the lien hereof by the District or by anyone on its behalf, subject only to the provisions of this Trust Agreement and the Lease;

To have and to hold all of the above unto the Trustee and its successors and assigns forever for the equal and ratable benefit of the Owners from time to time of all the Certificates executed and delivered hereunder and Outstanding, without any priority of one Certificate over any other, upon the trusts and subject to the covenants and conditions hereinafter set forth;

NOW, THEREFORE, KNOW ALL BY THESE PRESENTS, THIS TRUST AGREEMENT WITNESSETH:

ARTICLE I

DEFINITIONS

Section 1.01. Definitions. Unless the context otherwise requires, the terms defined in this Section shall, for all purposes of this Trust Agreement, have the meanings herein specified.

“Acquisition Fund” means the fund established hereunder and held pursuant to Section 3.02 hereof.

“Assignment Agreement” means the Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the Corporation and the Trustee, together with any duly authorized and executed amendment thereto.

“Business Day” means a day (not including a Saturday or Sunday) on which banks are not required or authorized to remain closed in the city in which the Principal Corporate Trust Office is located.

“Certificates of Participation” or “Certificates” means the \$_____ aggregate principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project) to be executed and delivered pursuant to this Trust Agreement.

“Closing Date” means the day when the Certificates, duly executed by the Trustee, are delivered to the Purchaser thereof.

“Code” means the Internal Revenue Code of 1986, as amended and the regulations promulgated thereunder.

“Corporation” means Riverside Unified School District School Facilities Corporation, a nonprofit, public benefit corporation organized and existing under and by virtue of the laws of the State of California and its successors and assigns.

“Corporation Representative” means the President of the Corporation, or any person authorized to act on behalf of the Corporation under or with respect to the Lease as evidenced by a resolution conferring such authorization adopted by the Board of Directors of the Corporation.

“Costs of Issuance Fund” means the fund by that name established pursuant to Section 3.04 hereof.

“Delivery Costs” means all items of expense directly or indirectly payable by or reimbursable to the District or the Corporation relating to the execution, sale and delivery of the Lease or the Certificates, including but not limited to filing and recording costs, settlement costs, printing costs, reproduction and binding costs, initial fees and charges of the Trustee (including legal fees), initial fees and charges of the Purchaser (including legal fees), financing discounts, legal fees and charges, insurance fees and charges, financial and other professional consultant fees, costs of rating agencies or credit ratings, certificate insurance premiums, fees for execution, transportation and safekeeping of the Certificates, and charges and fees in connection with the foregoing.

“District” means Riverside Unified School District, a school district duly organized and existing under the Constitution and laws of the State of California.

“District Representative” means the Superintendent, any Assistant Superintendent, the Director of Fiscal Services or the Director of Facilities Planning and Construction Management

of the District or a person authorized in writing to the Trustee by the Board of Trustees of the District to act on behalf of the District under or with respect to this Trust Agreement.

“Event of Default” means an event of default under the Lease, as defined in Section 9.1 thereof.

“Facility” means the real property and improvements, if any, thereon described in Exhibit B to the Lease Agreement or any facility substituted therefor pursuant to Section 4.1(b) of the Lease Agreement.

“Federal Securities” means any of the following which at the time of investment are legal investments under the laws of the State of California for the moneys proposed to be invested therein:

(a) Cash; or

(b) Non-callable direct obligations of (including obligations issued or held in book entry form on the books of the Department of the Treasury of the United States of America), or obligations the timely payment of principal and interest on which are fully and unconditionally guaranteed by the United States of America.

“Fiscal Year” means the twelve-month period commencing on July 1 in any year and ending on June 30 of the following year.

“Independent Counsel” means an attorney duly admitted to the practice of law before the highest court of the state in which such attorney maintains an office and who is not an employee of the Corporation, the Trustee or the District.

“Information Services” means the Electronic Municipal Market Access System of the Municipal Securities Rulemaking Board; and, in accordance with then current guidelines of the Securities and Exchange Commission, such other addresses and/or such other services providing information with respect to called bonds as may be designated in a certificate of the District delivered to the Trustee.

“Insurance and Condemnation Fund” means the fund by that name established under Section 7.01 hereof.

“Interest Payment Date” means each of the dates specified in Section 2.04 hereof on which interest is due and payable with respect to the Certificates.

“Lease Agreement” or “Lease” means the Lease relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the District and the Corporation, together with any duly authorized and executed amendment thereto.

“Lease Payment” means any payment required to be made by the District pursuant to Section 4.5 of the Lease, as set forth in Exhibit A to the Lease.

“Lease Payment Fund” means the fund by that name established and held by the Trustee pursuant to Article V of this Trust Agreement.

“Lease Year” means the period from August 1 to and including the following July 31, during the term of the Lease.

“Moody’s” means Moody’s Investors Service, its successors and assigns.

“Net Proceeds” means any title or hazard insurance proceeds or condemnation award paid with respect to the Facility remaining after payment therefrom of all expenses incurred in the collection thereof.

“Nominee” means the nominee of the Depository, which may be the Depository, as determined from time to time pursuant to Section 2.14(a).

“Outstanding”, when used as of any particular time with respect to Certificates, means (subject to the provisions of Section 10.03 hereof) all Certificates theretofore executed and delivered by the Trustee under this Trust Agreement except:

(1) Certificates theretofore canceled by the Trustee or surrendered to the Trustee for cancellation;

(2) Certificates for the payment or prepayment of which funds or Federal Securities in the amount required by Section 14.01 shall have theretofore been deposited with the Trustee (whether upon or prior to the maturity or prepayment date of such Certificates), provided that, if such Certificates are to be prepaid prior to maturity, notice of such prepayment shall have been given as provided in Section 4.03 hereof or provision satisfactory to the Trustee shall have been made for the giving of such notice; and

(3) Certificates in lieu of or in exchange for which other Certificates shall have been executed and delivered by the Trustee pursuant to Section 2.09 hereof.

“Owner” or “Certificate Owner” or “Owner of a Certificate” or any similar term, when used with respect to a Certificate, means the person in whose name such Certificate shall be registered on the Certificate Register maintained by the Trustee pursuant to Section 2.12 hereof. If there is more than one Owner of the Certificates, Owners shall mean the beneficial owners of a majority of the Certificates. Initially, the Owner is the Purchaser.

“Participants” means those broker-dealers, banks and other financial institutions from time to time for which the Depository holds Certificates as security depository.

“Permitted Encumbrances” means, as of any particular time: (i) liens for general ad valorem taxes and assessments, if any, not then delinquent, or which the District may, pursuant to provisions of Article V of the Lease, permit to remain unpaid; (ii) the Site Lease Agreement; (iii) the Lease; (iv) the Assignment Agreement; (v) any right or claim of any mechanic, laborer, materialman, supplier, or vendor not filed or perfected in the manner prescribed by law; (vi) easements, rights of way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions which exist of record as of the Closing Date and which the District

certifies in writing will not materially impair the use of the Facility; (vii) easements, rights of way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions established following the date of recordation of the Lease and to which the Corporation, the Purchaser and the District consent in writing, which will not impair or impede the use of the Facility for educational purposes; and (viii) certificates of interest in real property filed as a result of the District receiving funds from the State of California.

“Permitted Investments” means any of the following which at the time of investment are legal investments under the laws of the State of California for the money proposed to be invested therein:

(a) Federal Securities;

(b) Bonds, debentures, notes or other evidence of indebtedness issued or guaranteed by any of the following non-full faith and credit U.S. government agencies (stripped securities are only permitted if they have been stripped by the Agency itself): (i) senior debt obligations of the Federal Home Loan Bank System; (ii) participation certificates and senior debt obligations of the Federal Home Loan Mortgage Corporation; (iii) mortgage-backed securities and senior debt obligations of the Federal National Mortgage Association; (iv) senior debt obligations of the Student Loan Marketing Association; and (v) obligations of the Resolution Funding Corporation (“REFCORP”) which shall be limited only to the interest component of REFCORP strips which have been stripped by request to the Federal Reserve Bank of New York in book entry form;

(c) Money market mutual funds registered under the Federal Investment Company Act of 1940, whose shares are registered under the Federal Securities Act of 1933, and having a rating by S&P of AAAm-G, AAAm or AAm (such funds may include funds for which the Trustee, its affiliates or subsidiaries provide investment advisory or other management services or serves as, administrator, shareholder servicing agent, and/or custodian or subcustodian), notwithstanding that (i) the Trustee or an affiliate of the Trustee receives fees from funds for services rendered, (ii) the Trustee collects fees for services rendered pursuant to this Agreement, which fees are separate from the fees received from such funds, and (iii) services performed for such funds and pursuant to this Agreement may at times duplicate those provided to such funds by the Trustee or an affiliate of the Trustee;

(d) Repurchase and reverse repurchase agreements collateralized with Federal Securities, including those of the Trustee or any of its affiliates;;

(e) Certificates of deposit (including those of the Trustee and its affiliates) secured at all times by collateral described in (a) or (b) above, which are issued by commercial banks, savings and loan associations or mutual savings banks whose short-term debt obligations are rated “A-1” or better by S&P, which collateral must be held by a third party and provided that the Bond Owners must have a perfected first security interest in such collateral;

(f) Deposits, including certificates of deposit (including those placed by a third party pursuant to an agreement between the District and the Trustee), demand deposits, time deposits, trust funds, trust accounts, interest bearing deposits, interest bearing money market accounts, overnight bank deposits, savings accounts, deposit accounts or money market deposits (including those of the Trustee and its affiliates) which are fully insured by FDIC in banks having capital and surplus of at least \$5 million, or having a rating of A or higher by S&P or Moody's;

(g) Commercial paper (having original maturities of not more than 270 days) rated at the time of investment "Prime-1" by Moody's and "A-1+" or better by S&P;

(h) "State Obligations", which means:

A. Direct general obligations of any state of the United States of America or any subdivision or agency thereof to which is pledged the full faith and credit of a state the unsecured general obligation debt of which is rated "A3" by Moody's and "A" by S&P, or better, or any obligation fully and unconditionally guaranteed by any state, subdivision or agency whose unsecured general obligation debt is so rated.

B. Direct general short-term obligations of any state agency or subdivision or agency thereof described in (A) above and rated "A-1+" by S&P and "MIG-1" by Moody's.

C. Special Revenue Bonds (as defined in the United States Bankruptcy Code) of any state, state agency or subdivision described in (A) above and rated "AA" or better by S&P and "Aa" or better by Moody's.

(i) Federal funds or bankers acceptances with a maximum term of one year or any bank, including the Trustee and its affiliates, which has an unsecured, uninsured and unguaranteed obligation rating of "Prime-1" or "A3" or better by Moody's and "A-1" or "A" or better by S&P, or are fully insured by the FDIC.

(j) Investment agreements with a domestic or foreign bank or corporation (other than a life or property casualty insurance company) the long-term debt of which, or, in the case of a guaranteed corporation the long-term debt, or, in the case of a monoline financial guaranty insurance company, claims paying ability, of the guarantor is rated at least "AA" by S&P and "Aa" by Moody's; provided that, by the terms of the investment agreement:

A. interest payments are to be made to the Trustee at times and in amounts as necessary to pay debt service (or, if the investment agreement is for the construction fund, construction draws) on the Certificates;

B. the invested funds are available for withdrawal without penalty or premium, at any time upon not more than seven days' prior notice; the Issuer and the Trustee hereby agree to give or cause to be given notice in accordance with

the terms of the investment agreement so as to receive funds thereunder with no penalty or premium paid;

C. the investment agreement shall state that is the unconditional and general obligation of, and is not subordinated to any other obligation of, the provider thereof or, if the provider is a bank, the agreement or the opinion of counsel shall state that the obligation of the provider to make payments thereunder ranks pari passu with the obligations of the provider to its other depositors and its other unsecured and unsubordinated creditors;

D. the District or the Trustee receives the opinion of domestic counsel (which opinion shall be addressed to the District and the Trustee) that such investment agreement is legal, valid, binding and enforceable upon the provider in accordance with its term and of foreign counsel (if applicable) in form and substance acceptable, and addressed to, the Purchaser;

E. the investment agreement shall provide that if during its term

i) the provider's rating by either S&P or Moody's falls below "AA-" or "Aa3", respectively, the provider shall, at its option, within 10 days of receipt of publication of such downgrade, either (i) collateralize the investment agreement by delivery or transferring in accordance with applicable state and federal laws (other than by means of entries on the provider's books) to the Issuer, the Trustee or a third party acting solely as agent therefor (the "Holder of the Collateral") collateral free and clear of any third-party liens or claims the market value of which collateral is maintained at levels and upon such conditions as would be acceptable to S&P and Moody's to maintain an "A" rating in an "A" rated structured financing (with a market value approach); or (ii) repay the principal of an accrued but unpaid interest on the investment, and

ii) the provider's rating by either S&P or Moody's is withdrawn or suspended or falls below "A-" or "A3", respectively, the provider must, at the direction of the District or the Trustee (who shall give such direction if so directed by the District), within 10 days of receipt of such direction, repay the principal of and accrued but unpaid interest on the investment, in either case with no penalty or premium to the District or Trustee, and

F. The investment agreement shall state and an opinion of counsel shall be rendered, in the event collateral is required to be pledged by the provider under the terms of the investment agreement at the time such collateral is delivered, that the Holder of the Collateral has a perfected first priority security interest in the collateral, any substituted collateral and all proceeds thereof (in the case of bearer securities, this means the Holder of the Collateral is in possession);

G. the investment agreement must provide that if during its term

i) the provider shall default in its payment obligations, the provider's obligations under the investment agreement shall, at the direction of the District or the Trustee (who shall give such direction if so directed by the District), be accelerated and amounts invested and accrued but unpaid interest thereon shall be repaid to the District or trustee, as appropriate, and

ii) the provider shall become insolvent, not pay its debt as they become due, be declared or petition to be declared bankrupt, etc. ("event of insolvency"), the provider's obligations shall automatically be accelerated and amounts invested and accrued but unpaid interest thereon shall be repaid to the Issuer or Trustee as appropriate.

"Prepayment" means any payment applied towards the prepayment of Lease Payments, in whole or in part, pursuant to Article X of the Lease as a prepayment of the Lease Payments.

"Principal Corporate Trust Office" means the principal corporate trust office of the Trustee at Los Angeles, California except that with respect to presentation of Certificates for payment or for registration of transfer and exchange such term shall mean the office or agency of the Trustee at which, at any particular time, its corporate trust agency business shall be conducted or such other office as the Trustee may designate, and the principal corporate trust office of any successor trustee.

"Purchase Price" for the purpose of computation of the Yield of the Certificates, has the same meaning as the term "issue price" in Sections 1273(b) and 1274 of the Code, and, in general, means the initial offering price to the public (not including bond houses and brokers, or similar persons or organizations acting in the capacity of underwriters or wholesalers) at which price a substantial amount of the Certificates are sold or, if the Certificates are privately placed, the price paid by the first buyer of the Certificates or the acquisition cost of the Purchaser.

"Purchaser" means, initially, _____.

"Regular Record Date" means the close of business on the fifteenth day of the month preceding each Interest Payment Date, whether or not such fifteenth day is a Business Day.

"Regulations" means the proposed, temporary and permanent regulations promulgated under Sections 103 and 141 through 150 of the Code.

"Related Documents" means this Trust Agreement, the Site Lease Agreement, the Lease Agreement and the Assignment Agreement.

"Representation Letter" means a representation letter from the District and the Trustee to the Depository, as described in Section 2.14(b) hereof.

"Securities Depositories" means The Depository Trust Company, 55 Water Street, 50th Floor, New York, NY 10041-0099 Attn: Call Notification Department, Fax (212) 855-7232; and, in accordance with then current guidelines of the Securities and Exchange Commission,

such other addresses and/or such other securities depositories as the District may designate in a written request of the District delivered to the Trustee.

“Site Lease Agreement” means the Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project Refunding, dated as of June 1, 2015, by and between the District and the Corporation, together with any duly authorized and executed amendment thereto.

“Standard & Poor’s” means Standard & Poor’s Ratings Group, its successors and assigns.

“State” means the State of California.

“Term of the Lease” means the time during which the Lease is in effect, as provided in Section 4.2 of the Lease.

“Trust Agreement” or “Agreement” means this Trust Agreement, together with any amendments or supplements hereto permitted to be made hereunder.

“Trustee” means U.S. Bank National Association, or any successor thereto acting as Trustee pursuant to this Trust Agreement.

“Yield” means that yield which, when used in computing the present worth of all payments of principal and interest on the Certificates produces an amount equal to the Purchase Price for the Certificates, all computed as prescribed in the Code.

Authorization. Each of the parties hereby represents and warrants that it has full legal authority and is duly empowered to enter into this Trust Agreement, and has taken all actions necessary to authorize the execution and delivery of this Trust Agreement by the officers and persons signing and delivering it.

ARTICLE II

THE CERTIFICATES OF PARTICIPATION

Section 2.01. Authorization. The Trustee is hereby authorized and directed upon written request from the Corporation to execute and deliver to the Purchaser, Certificates in an aggregate principal amount of \$_____ evidencing proportionate ownership interests in the Lease Payments and the Prepayments.

Section 2.02. Date. Each Certificate shall be dated as of its date of delivery and interest with respect thereto shall be payable from the Interest Payment Date next preceding the date of execution thereof, unless: (i) it is executed as of an Interest Payment Date, in which event interest with respect thereto shall be payable from the date of its execution; or (ii) it is executed after a Regular Record Date and before the next following Interest Payment Date, in which event interest with respect thereto shall be payable from such Interest Payment Date; or (iii) it is executed on or before July 15, 2015, in which event interest with respect thereto shall be payable from its date of delivery; provided, however, that if, as of the date of execution of any Certificate, interest is in default with respect to any Outstanding Certificates, interest with

respect to such Certificate shall be payable from the Interest Payment Date to which interest has previously been paid or made available for payment with respect to the Outstanding Certificates.

Section 2.03. Maturity; Interest Rates. The Certificates shall mature on the date and in the principal amount, and interest with respect thereto shall be computed (on the basis of a 360-day year of twelve 30-day months) at the rate shown below:

<u>Date</u> <u>(August 1)</u>	<u>Amount</u>	<u>Maturity</u> <u>Value</u>
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Section 2.04. Form of Certificates; Interest. The Certificates shall be delivered in the form of fully registered Certificates without coupons in the denomination of \$100,000 or any integral multiples of \$5,000 in excess thereof, except that no fully registered Certificate may have principal maturing in more than one year. Each maturity of Certificates shall be numbered in such a manner as the Trustee shall determine.

Interest with respect to the Certificates shall be payable on August 1, 2015 and thereafter semiannually on February 1 and August 1 of each year (“Interest Payment Dates”), to and including the date of maturity or prepayment, whichever is earlier. Said interest shall represent the portion of the Lease Payments designated as interest and coming due during the six-month period preceding each Interest Payment Date with respect to the Certificates. The proportionate share of the portion of Lease Payments designated as interest with respect to any Certificate shall be computed by multiplying the portion of Lease Payments designated as principal with respect to such Certificate by the rate of interest applicable to such Certificate.

Section 2.05. Form. The Certificates and the assignment to appear thereon shall be substantially in the respective forms set forth in Exhibit A attached hereto and by this reference incorporated herein.

Section 2.06. Execution. The Certificates shall be executed by and in the name of the Trustee by the manual signature of an authorized signatory of the Trustee. In no event shall the Certificates be deemed to be a debt or liability of the Trustee.

Section 2.07. Application of Proceeds; Condition to Initial Delivery of Certificates. (a) The proceeds received by the Trustee from the sale of the Certificates shall forthwith be set aside by the Trustee in the following respective funds and accounts and in the following order of priority:

- (1) the Trustee shall deposit the sum of \$_____ into the Costs of Issuance Fund to pay Delivery Costs; and
- (2) the Trustee shall transfer the sum of \$_____ to the Acquisition Fund.

The Trustee may, in its discretion, establish a temporary fund or account in its books and records to facilitate such transfer.

(b) Prior to the initial execution and delivery of the Certificates, the Trustee shall have received an original investor letter executed by the initial purchaser of the Certificates, in substantially the applicable form set forth in Exhibit B hereto.

Section 2.08. Transfer and Exchange.

(a) Transfer of Certificates. Any Certificate may, in accordance with its terms, be transferred upon the books required to be kept pursuant to the provisions of Section 2.12 hereof by the person in whose name it is registered, in person or by his duly authorized attorney, upon surrender of such Certificate at the Principal Corporate Trust Office of the Trustee for cancellation, accompanied by delivery of a written instrument of transfer in a form approved by the Trustee, duly executed. Whenever any Certificate or Certificates shall be surrendered for transfer, the Trustee shall execute and deliver a new Certificate or Certificates for a like aggregate principal amount and destroy such surrendered Certificate in accordance with law. The Trustee may require the payment by the Certificate Owner requesting such exchange of any tax or other governmental charge required to be paid with respect to such exchange. The cost of printing Certificates and any services rendered or expenses incurred by the Trustee in connection with any transfer shall be paid by the District.

The Certificates may be transferred in whole or in part by any Owner only as follows:

(1) to any subsidiary of the initial Owner, any Affiliate of the Owner, any entity arising out of any merger or consolidation of the Owner, or a trustee in bankruptcy of the Owner, as certified to the Trustee by an officer of such transferee;

(2) to any “accredited investor” (as defined in Regulation D promulgated under the Securities Act of 1933, as amended) or any “qualified institutional buyer” (as defined in Rule 144A promulgated under the Securities Act of 1933, as amended);

(3) to any bank, savings institution or insurance company (whether acting in a trustee or custodial capacity for any “accredited investor” as defined in clause (2), above, “qualified institutional buyer” or on its own behalf), as certified to the Trustee by an officer of such transferee; or

(4) to any trust or custodial arrangement each of the beneficial owners of which is required to be an “accredited investor” or “qualified institutional buyer;” (as defined in clause (2), above).

Any transfer of Certificates described in clauses (2) or (4) above shall be conditioned upon delivery by the proposed transferee to the Trustee of an investor letter in substantially the form set forth in Exhibit B hereto.

(b) Exchange of Certificates. Certificates may be exchanged at the Principal Corporate Trust Office of the Trustee for a like aggregate principal amount of Certificates of other authorized denominations of the same maturity. The Trustee may require the payment by the Certificate Owner requesting such exchange of any tax or other governmental charge required to be paid with respect to such exchange. The cost of printing Certificates and any

services rendered or expenses incurred by the Trustee in connection with any exchange shall be paid by the District.

(c) Limitation. The Trustee shall not be required to transfer or exchange any Certificate after the mailing of notice calling such Certificate for prepayment has been given as provided herein nor during the period of fifteen (15) days next preceding the giving of such notice of prepayment.

Section 2.09. Certificates Mutilated, Lost, Destroyed or Stolen. If any Certificate shall become mutilated, the Trustee, at the expense of the Owner of said Certificate, shall execute and deliver a new Certificate of like tenor, maturity and principal amount in exchange and substitution for the Certificate so mutilated, but only upon surrender to the Trustee of the Certificate so mutilated. Every mutilated Certificate so surrendered to the Trustee shall be destroyed. If any Certificate shall be lost, destroyed or stolen, evidence of such loss, destruction or theft may be submitted to the Trustee, and, if such evidence is satisfactory to the Trustee and, if an indemnity satisfactory to it shall be given, the Trustee, at the expense of the Certificate Owner, shall execute and deliver a new Certificate of like tenor, maturity and principal amount as the Trustee shall determine, in lieu of and in substitution for the Certificate so lost, destroyed or stolen. The Trustee may require payment of an appropriate fee for each new Certificate delivered under this Section and of the expenses which may be incurred by the Trustee in carrying out its duties under this Section. Any Certificate executed and delivered under the provisions of this Section in lieu of any Certificate alleged to be lost, destroyed or stolen shall be equally and proportionately entitled to the benefits of this Agreement with all other Certificates secured by this Agreement. The Trustee shall not be required to treat both the original Certificate and any replacement Certificate as being Outstanding for the purpose of determining the principal amount of Certificates which may be executed and delivered hereunder or for the purpose of determining any percentage of Certificates Outstanding hereunder, but both the original and replacement Certificate shall be treated as one and the same. Notwithstanding any other provision of this Section, in lieu of delivering a new Certificate in exchange for a Certificate which has been mutilated, lost, destroyed or stolen, and which has matured, the Trustee may make payment with respect to such Certificate upon receipt of indemnity satisfactory to it.

Section 2.10. Payment. Payment of interest due with respect to any Certificate on any Interest Payment Date shall be made to the person appearing on the registration books of the Trustee as the Owner thereof as of the Regular Record Date immediately preceding such Interest Payment Date, such interest to be paid by check or draft mailed on the applicable Interest Payment Date by first class mail to such Owner at his address as it appears on such registration books or by wire transfer to owners of \$1,000,000 or more in aggregate principal amount of Certificates to an account in the United States of America as such owner shall specify in written notice to the Trustee requesting payment by wire transfer to the Trustee not less than 20 days prior to such Interest Payment Date, such request shall remain in effect until rescinded in writing by such owner. The principal and prepayment price with respect to the Certificates shall be payable in lawful money of the United States of America upon surrender thereof at the Principal Corporate Trust Office of the Trustee.

Section 2.11. Execution of Documents and Proof of Ownership. Any request, direction, consent, revocation of consent, or other instrument in writing required or permitted by this Agreement to be signed or executed by Certificate Owners may be in any number of concurrent instruments of similar tenor, and may be signed or executed by such Owners in person or by their attorneys or agents appointed by an instrument in writing for that purpose, or by any bank, trust company or other depository for such Certificates. Proof of the execution of any such instrument, or of any instrument appointing any such attorney or agent, and of the ownership of Certificates shall be sufficient for any purpose of this Agreement (except as otherwise herein provided), if made in the following manner:

(a) The fact and date of the execution by any Owner or his attorney or agent of any such instrument and of any instrument appointing any such attorney or agent, may be proved by a certificate, which need not be acknowledged or verified, of an officer of any bank or trust company located within the United States of America, or of any notary public, or other officer authorized to take acknowledgments of deeds to be recorded in the jurisdiction where the instrument is executed, that the person signing such instrument acknowledged before him the execution thereof. Where any such instrument is executed by an officer of a corporation or association or a member of a partnership on behalf of such corporation, association or partnership, such certificate shall also constitute sufficient proof of his authority.

(b) The fact of the ownership of Certificates by any person and the amount, the maturity and the numbers of such Certificates and the date of his holding the same shall be proved by the registration books maintained pursuant to Section 2.12 hereof.

Nothing contained in this Article II shall be construed as limiting the Trustee to such proof, it being intended that the Trustee may accept any other evidence of the matters herein stated which the Trustee may deem sufficient. Any request or consent of the Owner of any Certificate shall bind every future Owner of the same Certificate in respect of anything done or suffered to be done by the Trustee in pursuance of such request or consent.

Section 2.12. Certificate Register. The Trustee will keep or cause to be kept, at its Principal Corporate Trust Office sufficient books for the registration and transfer of the Certificates which shall at all times be open during regular business hours upon reasonable prior notice to inspection by the District and the Corporation; and, upon presentation for such purpose, the Trustee shall, under such reasonable regulations as it may prescribe, register or transfer or cause to be registered or transferred, on said books, Certificates as hereinbefore provided.

Section 2.13. Temporary Certificates. The Certificates may be initially executed and delivered in temporary form exchangeable for definitive Certificates when ready for delivery. The temporary Certificates may be printed, lithographed, photocopied or typewritten, shall be of such authorized denominations as may be determined by the District, and shall be in registered form. The temporary Certificates may be in the form of a single Certificate for each maturity payable on the date, in the amount and at the rate of interest established for the Certificates maturing on such date. Every temporary Certificate shall be executed by the Trustee upon the conditions and in substantially the same manner as the definitive Certificates. If temporary Certificates are executed and delivered hereunder, definitive Certificates will be furnished as

soon as practicable, and thereupon the temporary Certificates may be surrendered, for cancellation, in exchange therefor at the location designated by the Trustee for such purpose, and the Trustee shall execute and deliver in exchange for such temporary Certificates an equal aggregate principal amount of definitive Certificates of the same maturity or maturities. Until so exchanged, the temporary Certificates shall be entitled to the same benefits as definitive Certificates executed and delivered hereunder.

Section 2.14. Book-Entry System. THE PROVISIONS OF THIS SECTION 2.14 AS TO THE BOOK-ENTRY ONLY SYSTEM SHALL NOT APPLY SO LONG AS THE CERTIFICATES ARE REGISTERED IN THE NAME OF THE PURCHASER OR AN ASSIGNEE OF THE PURCHASER.

(a) Book-Entry System; Limited Obligation of Corporation. The provisions of this Section 2.14 and the Representation Letter (as defined below) shall apply with respect to any Certificate registered to Cede & Co. or any other nominee of The Depository Trust Company (“DTC”) while the Book-Entry Only System (meaning the system of registration described in this Section 2.14) is in effect. The Book-Entry Only System shall become effective thirty (30) days after the Owners of all the Certificates provide notice in writing to the Trustee, the District and the Corporation, subject to the provisions below concerning termination of the Book-Entry Only System. Until all of the Owners of the Certificates provide such notice, the Book-Entry Only System shall not be in effect. Upon the effectiveness of the Book-Entry System, the ownership of each such Certificate shall be registered in the registration books kept by the Trustee in the name of the Nominee as nominee of the Depository. Thereafter, except as provided in subsection (e) of this Section 2.14, all of the Outstanding Certificates shall be registered in the registration books kept by the Trustee in the name of the Nominee.

With respect to Certificates registered in the registration books kept by the Trustee in the name of the Nominee, the District, the Corporation and the Trustee shall have no responsibility or obligation to any such Participant or to any Person on behalf of which such a Participant holds an interest in the Certificates. Without limiting the immediately preceding sentence, the District, the Corporation and the Trustee shall have no responsibility or obligation with respect to (i) the accuracy of the records of the Depository, the Nominee or any Participant with respect to any ownership interest in the Certificates, (ii) the delivery to any Participant or any other Person, other than an Owner as shown in the registration books kept by the Trustee, of any notice with respect to the Certificates, including any notice of prepayment, (iii) the selection by the Depository and its Participants of the beneficial interest in the Certificates to be prepaid in the event the Certificates are prepaid in part, or (iv) the payment to any Participant or any other Persons, other than an Owner as shown in the registration books kept by the Trustee, of any amount with respect to principal of, premium, if any, or interest due with respect to the Certificates. The District, the Corporation and the Trustee may treat and consider the Person in whose name each Certificate is registered in the registration books kept by the Trustee as the holder and absolute owner of such Certificate for the purpose of payment of principal, premium, if any, and interest with respect to such Certificate, for the purpose of giving notices of prepayment and other matters with respect to such Certificate, for the purpose of registering transfers with respect to such Certificate and for all other purposes whatsoever. The Trustee shall pay all principal of, premium, if any, and interest due with respect to the Certificates only to or upon the order of the respective Owner, as shown in the registration books kept by the

Trustee, or their respective attorneys duly authorized in writing, and all such payments shall be valid and effective to satisfy and discharge fully the District's obligations with respect to payment of principal, premium, if any, and interest due with respect to the Certificates to the extent of the sum or sums so paid. No Persons other than an Owner, as shown in the registration books kept by the Trustee, shall receive a Certificate evidencing the obligation of the District to make payments of principal, premium, if any, and interest pursuant to this Trust Agreement. Upon delivery by the Depository to the Trustee, the District and the Corporation of written notice to the effect that the Depository has determined to substitute a new nominee in place of the Nominee, and subject to the provisions herein with respect to record dates, the word Nominee in this Trust Agreement shall refer to such new nominee of the Depository.

(b) Representation Letter. In order to qualify the Certificates for the Depository's book-entry system, an authorized representative of the Trustee is hereby authorized by the District to execute from time to time and deliver to such Depository the Representation Letter. The execution and delivery of the Representation Letter shall not in any way limit the provisions of subsection (a) of this Section 2.14 or in any other way impose upon the District, the Corporation or the Trustee any obligation whatsoever with respect to persons having interests in the Certificates other than the Owners, as shown on the registration books kept by the Trustee. The Trustee agrees to take all action necessary to continuously comply with all representations made by it in the Representation Letter. In addition to the execution and delivery of the Representation Letter, the President, the Secretary and all other officers of the Corporation, and the District Representative, are hereby authorized to take any other actions, not inconsistent with this Trust Agreement, to qualify the Certificates for the Depository's book-entry program.

(c) Transfers Outside Book-Entry System. In the event (i) the Depository determines not to continue to act as securities depository for the Certificates or (ii) the District determines that the Depository shall no longer so act, then the District will discontinue the book-entry system with the Depository. If the District fails to identify another qualified securities depository to replace the Depository then the Certificates so designated shall no longer be restricted to being registered in the registration books kept by the Trustee in the name of the Nominee, but shall be registered in whatever name or names Persons transferring or exchanging Certificates shall designate, in accordance with the provisions of this Trust Agreement.

(d) Payments to the Nominee. Notwithstanding any other provisions of this Trust Agreement to the contrary, so long as any Certificate is registered in the name of the Nominee, all payments with respect to premium, if any, and interest due with respect to such Certificate and all notices with respect to such Certificate shall be made and given, respectively, as provided in the Representation Letter or as otherwise instructed by the Depository.

(e) Initial Depository and Nominee. The initial Depository under this Article shall be The Depository Trust Company, New York, New York. The initial Nominee shall be Cede & Co., as Nominee of The Depository Trust Company, New York, New York.

ARTICLE III

COSTS OF ISSUANCE FUND

Section 3.01. Costs of Issuance Fund. The Trustee shall establish a special trust fund designated as the Riverside Unified School District 2015 School Facilities Project “Costs of Issuance Fund” (the “Costs of Issuance Fund”); shall keep such fund separate and apart from all other funds and moneys held by it; and shall administer such fund as provided herein. There shall be deposited in the Costs of Issuance Fund the proceeds of the sale of the Certificates required to be deposited therein pursuant to Section 2.07 hereof.

Moneys on deposit in the Costs of Issuance Fund shall be applied to pay Delivery Costs to the extent that such fees and expenses are approved by the District. Such costs shall be payable upon receipt by the Trustee of a written requisition signed by a District Representative setting forth the amounts to be disbursed for payment or reimbursement of Delivery Costs and the person or persons to whom said amounts are to be disbursed, stating that the amounts to be disbursed are for Delivery Costs properly chargeable to the Costs of Issuance Fund and accompanied by a bill or statement for such amount to be disbursed. Each such written requisition of the District shall be sufficient evidence to the Trustee of the facts stated therein and the Trustee shall have no duty to confirm the accuracy of such facts. Any moneys remaining in the Costs of Issuance Fund six months after the Closing Date shall be transferred to the Lease Payment Fund.

Section 3.02. Acquisition Fund. All moneys in the Acquisition Fund shall be held by the Trustee and applied to the acquisition of the Project as directed by the School District for costs previously incurred with respect to the Project. The Trustee shall keep record of draws on the Acquisition Fund by the withdrawal of such fund pursuant to a written requisition as in the form attached hereto as Exhibit B. Upon completion of the Project by the School District, the Acquisition Fund shall be closed and the Trustee shall transfer any funds contained therein to the Lease Payment Fund.

ARTICLE IV

PREPAYMENT OF CERTIFICATES

Section 4.01. Prepayment.

(a) Optional Prepayment. The Certificates are subject to optional prepayment prior to maturity in whole, or in part among maturities such that approximately equal Lease Payments prevail following each prepayment, on any date from Prepayments made at the option of the District pursuant to Section 10.2 of the Lease from any source of available moneys, at the prepayment prices equal to the principal amount thereof, together with accrued interest to the prepayment date and any additional amount, if any, set forth in Section 10.2 of the Lease.

(b) Prepayment From Net Proceeds of Property and Casualty Insurance and Condemnation. The Certificates are also subject to mandatory prepayment on any date, in whole or in part, on a pro rata basis among maturities, from the Net Proceeds of title or hazard

insurance or condemnation, which Net Proceeds are deposited in the Lease Payment Fund and credited as a Prepayment made by the District pursuant to Section 10.3 of the Lease, at a prepayment price equal to the principal amount thereof, together with accrued interest to the date fixed for prepayment, without premium.

(c) Mandatory Sinking Fund Prepayment. The Certificates are subject to mandatory sinking fund prepayment on August 1 in each year on and after August 1, _____, by lot, at a prepayment price equal to the principal amount thereof, without premium, together with accrued interest to the date of prepayment, from the principal component of the Lease Payments to be paid by the District pursuant to the Lease with respect to each such prepayment date as follows:

Prepayment Dates (<u>August 1</u>)	Principal Amount of <u>Certificates to be Prepaid</u>
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In the event that the Trustee shall prepay Certificates in part but not in whole pursuant to subsections (a) or (b) of this Section 4.01, the amount of the Certificates to be prepaid in each subsequent year pursuant to this subsection (c) shall be modified to correspond to the principal components of the Lease Payments prevailing following such prepayment pursuant to a revised schedule to be provided by the District.

In providing for the prepayment of Certificates pursuant to this subsection (c) the Trustee may, at the written request of the District, utilizing funds on deposit in the Lease Payment Fund, purchase in the open market Certificates in the full principal amount of the Certificates to be prepaid on any prepayment date, or any part thereof; provided that the Trustee may not purchase Certificates for such purpose after the fortieth (40th) day preceding any such prepayment date; and provided further that, in purchasing Certificates, the Trustee may not pay a purchase price for any Certificate which exceeds the principal amount thereof. If the Trustee purchases Certificates in a principal amount which is less than the full principal amount of the Certificates to be prepaid on the succeeding prepayment date, the Trustee shall prepay Certificates in a principal amount equal to the remainder of the principal amount of Certificates to be prepaid on such prepayment date as provided in this subsection.

Section 4.02. Selection of Certificates for Prepayment. Whenever provision is made in this Agreement for the prepayment of Certificates and less than all Outstanding Certificates of a mandatory prepayment are called for prepayment, the Trustee shall select Certificates for prepayment by lot within a maturity in any manner which the Trustee shall in its sole discretion deem appropriate and fair. The Trustee shall promptly notify the District and the Corporation in writing of the Certificates so selected for prepayment.

Section 4.03. Notice of Prepayment. When prepayment is authorized or required pursuant to Section 4.01 hereof the Trustee shall, on behalf of the District and at the expense of the District, give notice of the prepayment of the Certificates. Such notice shall specify: (a) that the whole or a designated portion of the Certificates is to be prepaid; (b) if less than all the Certificates are to be prepaid, the numbers and CUSIP numbers (if any) of the Certificates to be prepaid; (c) the date of notice and the date of prepayment; (d) the place or places where the

prepayment will be made, including the name and address of any prepayment agent; (e) the prepayment and descriptive information regarding the Certificates, including the dated date, interest rates and stated maturity dates and price; and (f) if less than all the Certificates are being prepaid, the dated date, interest rate and maturity date of each Certificate to be prepaid in whole or part. Such notice shall further state that on the specified date there shall become due and payable upon each Certificate or portion thereof to be prepaid, the principal and premium, if any, together with interest accrued to said date, and that from and after such date interest with respect thereto shall cease to accrue and be payable. Such redemption notices may state that no representation is made as to the accuracy or correctness of CUSIP numbers (if any) printed thereon or on the Certificates.

Notice of such prepayment shall be mailed at least thirty (30) days but not more than sixty (60) days prior to the prepayment date, first class postage prepaid to the respective Owners of Certificates designated for prepayment at their addresses appearing on the Certificate registration books which notice shall, in addition to setting forth the above information, set forth, in the case of each Certificate called only in part, the portion of the principal thereof which is to be prepaid; provided that neither failure to receive such notice nor any immaterial defect in any notice so mailed shall affect the sufficiency of the proceedings for the prepayment of the Certificates. Such notice shall also be mailed, registered mail, electronic mail, overnight delivery or facsimile to the Purchaser, and if the Certificates are then held in Book-Entry form, to the Securities Depositories and to one or more Information Services as shall be designated in writing by the District to the Trustee, but such mailing shall not be a condition precedent to such prepayment and failure to mail or receive any such notice shall not affect the validity of the proceedings for the prepayment of Certificates.

Such notice may also provide that redemption of the Certificates to be redeemed is contingent upon receipt by the Trustee, on or before the redemption date, of moneys sufficient to pay the redemption price for the Certificates to be redeemed, and that such notice will be cancelled and of no further effect if such moneys are not so received by the Trustee.

Section 4.04. Partial Prepayment of Certificate. Upon surrender of any Certificate prepaid in part only, the Trustee shall execute and deliver to the registered Owner thereof, at the expense of the District, a new Certificate or Certificates of authorized denominations equal in aggregate principal amount to the unprepaid portion of the Certificate surrendered and of the same interest rate and the same maturity. Such partial prepayment shall be effective on the date established for prepayment, provided that there shall have been paid, on or prior to such date, to the Trustee, in trust for the Owners of the portions of Certificates to be prepaid, the amount thereby required to be paid to such Owners upon such payment, and the District, the Corporation and the Trustee shall thereupon be released and discharged from all liability to the extent of such payment.

Section 4.05. Effect of Notice of Prepayment. Notice having been given as aforesaid, and the moneys for the prepayment having been set aside in the Lease Payment Fund, the Certificates or portions thereof to be prepaid shall become due and payable on said date of prepayment, and, upon presentation and surrender thereof at the office or offices specified in said notice, said Certificates or portions thereof shall be paid at the unpaid principal amount with

respect thereto, plus premium, if any. Interest accrued and unpaid to said date of prepayment shall be paid in accordance with Section 2.10 hereof.

If, on said date of prepayment, moneys for the prepayment of all the Certificates or portions thereof to be prepaid, together with interest to said date of prepayment, shall be held by the Trustee so as to be available therefor on said date of prepayment, and if notice of prepayment thereof shall have been given as aforesaid, then, from and after said date of prepayment, interest with respect to the Certificates or portions thereof shall cease to accrue and become payable. All moneys held by or on behalf of the Trustee for the prepayment of Certificates or portions thereof shall be held in trust for the account of the Owners of the Certificates or portions thereof so to be prepaid.

All Certificates paid at maturity or prepaid prior to maturity pursuant to the provisions of this Article shall be canceled upon surrender thereof. The Trustee shall destroy such canceled Certificates and deliver a certificate of destruction to the District upon written request of the District.

ARTICLE V

LEASE PAYMENTS; LEASE PAYMENT FUND

Section 5.01. Assignment of Rights in Lease. Pursuant to the Assignment Agreement, the Corporation has assigned and set over to the Trustee certain of its rights under the Lease, including but not limited to all of the Corporation's rights to receive and collect all of the Lease Payments, the Prepayments and all other amounts required to be deposited in the Lease Payment Fund pursuant to the Lease. All Lease Payments, Prepayments and such other amounts to which the Corporation may at any time be entitled shall be paid directly to the Trustee, and all of the Lease Payments and Prepayments collected or received by the Corporation shall be deemed to be held and to have been collected or received by the Corporation as the agent of the Trustee, and if received by the Corporation at any time shall be deposited by the Corporation with the Trustee within one Business Day after the receipt thereof, and all such Lease Payments, Prepayments and such other amounts shall be forthwith deposited by the Trustee upon the receipt thereof in the Lease Payment Fund (except as provided in Section 6.04 hereof).

Section 5.02. Establishment of Lease Payment Fund; Deposits. The Trustee shall establish a special trust fund designated as the "Riverside Unified School District 2015 School Facilities Project Lease Payment Fund" (the "Lease Payment Fund"). All moneys at any time deposited by the Trustee in the Lease Payment Fund shall be held by the Trustee in trust for the benefit of the District and the Owners of the Certificates, and shall be used and applied by the Trustee as hereinafter set forth.

There shall be deposited in the Lease Payment Fund all Lease Payments and Prepayments received by the Trustee (except as provided in Section 6.04 hereof), including any moneys received by the Trustee for deposit therein pursuant to Sections 4.5, 5.5 or Article VI or X of the Lease, and any other moneys required to be deposited therein pursuant to the Lease or pursuant to this Agreement.

Section 5.03. Application of Moneys. Except as provided in Section 6.04 hereof with respect to the receipt of delinquent Lease Payments, the Trustee shall use and withdraw moneys in the Lease Payment Fund solely for the purpose of paying the principal of and the interest and prepayment premiums (if any) with respect to the Certificates as the same shall become due and payable, in accordance with the provisions of Article II and Article IV hereof.

Section 5.04. Surplus. Any surplus remaining in the Lease Payment Fund, after prepayment or payment of all Certificates, including premiums (if any) and accrued interest, and payment of any applicable fees and expenses to the Trustee, or provision for such prepayment and/or payment having been made to the satisfaction of the Trustee, shall be withdrawn by the Trustee and remitted to the District.

ARTICLE VI

[INTENTIONALLY OMITTED]

ARTICLE VII

INSURANCE AND CONDEMNATION FUND; INSURANCE; EMINENT DOMAIN

Section 7.01. Establishment of Insurance and Condemnation Fund; Application of Net Proceeds of Insurance Award. Any Net Proceeds of title insurance or hazard insurance against accident or destruction of any structure constituting the Facility collected by the District in the event of any such accident or destruction shall be transferred to the Trustee pursuant to Section 6.2 of the Lease. The Trustee shall deposit such moneys transferred from the District and all Net Proceeds to the insurance or hazard insurance of the Facility received by the Trustee directly from any insurer in a special fund designated as the “Insurance and Condemnation Fund” to be applied and disbursed by the Trustee as provided in Section 6.2(a) of the Lease. Any moneys that the Trustee receives from an insurer that are not Net Proceeds, as specified in writing by the District to the Trustee, shall be transferred to the District, but only if there are no amounts then owing to the Purchaser.

Section 7.02. Application of Net Proceeds of Eminent Domain Award. If all or any part of the Facility shall be taken by eminent domain proceedings (or sold to a government threatening to exercise the power of eminent domain) the Net Proceeds therefrom shall be deposited with the Trustee in the Insurance and Condemnation Fund pursuant to Section 6.2(b) of the Lease and shall be applied and disbursed by the Trustee with the consent of the Owners as follows:

- (a) (1) If the District determines (i) that such eminent domain proceedings have not materially affected the District’s use of the Facility or the ability of the District to meet any of its obligations under the Lease, and (ii) that such proceeds are not needed for replacement of the Facility or any part thereof taken, the Trustee shall transfer such proceeds to the Lease Payment Fund to be credited towards the Prepayment

required to be paid pursuant to Section 10.3 of the Lease and applied to the prepayment of Certificates in the manner provided in Article IV hereof.

(2) If the District determines (i) that such eminent domain proceedings have not materially affected the District's use of the Facility or the ability of the District to meet any of its obligations under the Lease, and (ii) that such proceeds are needed for replacement of the Facility or part thereof so taken, the Trustee shall pay to the District, or to its order, from said proceeds such amounts as the District may expend for such replacement, upon the filing of requisitions of the District Representative; provided that the replacement Facility certified by the District to be of a value equivalent to the Facility being replaced.

(b) If (1) less than all of the Facility shall have been taken in such eminent domain proceedings, and if the District determines that such eminent domain proceedings have materially affected the District's use of the Facility or the ability of the District to meet any of its obligations under the Lease or (2) all of the Facility shall have been taken in such eminent domain proceedings, then the Trustee shall transfer such proceeds to the Lease Payment Fund to be credited toward the Prepayment required to be paid pursuant to Section 10.3 of the Lease and applied to the prepayment of Certificates in the manner provided in Article IV hereof.

(c) In making any such determination under this Section 7.02, the District shall obtain the report of an independent engineer or other independent professional consultant that the District deems appropriate. Any such determination under this Section 7.02 shall be made by the District after considering such report and shall be final.

Section 7.03. Cooperation. The Corporation and the Trustee shall take all reasonable steps to cooperate fully with the District at the expense of the District in filing any proof of loss with respect to any insurance policy maintained pursuant to Article V of the Lease and in the prosecution or defense of any prospective or pending condemnation proceeding with respect to the Facility or any part thereof.

ARTICLE VIII

MONEYS IN FUNDS; INVESTMENT

Section 8.01. Held in Trust. The moneys and investments held by the Trustee under this Agreement (other than moneys held in the Rebate Account) are irrevocably held in trust for the benefit of the District and the Owners of the Certificates, and for the purposes herein specified, and such moneys, and any income or interest earned thereon, shall be expended only as provided in this Agreement, and, except as provided in Section 13.03 hereof, shall not be subject to levy or attachment or lien by or for the benefit of any creditor of the Corporation, the Trustee or the District or any Owner of Certificates, or any of them.

Section 8.02. Investments Authorized. Moneys held by the Trustee hereunder shall be invested and reinvested by the Trustee in Permitted Investments upon the written order of the District Representative. The District Representative shall by written order filed with the Trustee

direct such investment in specific Permitted Investments. Such investments, if registrable, shall be registered in the name of the Trustee for the benefit of the Certificate Owners and held by the Trustee. The Trustee may purchase from or sell to itself or any affiliate, as principal or agent, investments authorized by this Section. Such investments and reinvestments shall be made, giving full consideration to the time at which funds are required to be available. The Trustee may act as principal or agent in the making or disposing of any investment. The Trustee may sell or present for prepayment, any Permitted Investment so purchased by the Trustee whenever it shall be necessary in order to provide moneys to meet any required payment, transfer, withdrawal or disbursement from the fund to which such Permitted Investment is credited, and the Trustee shall not be liable or responsible for any loss resulting from such investment. In the absence of written investment direction from the District, the Trustee shall hold moneys uninvested. The Trustee may commingle amounts in the separate funds and accounts held hereunder for investment purposes. Any investment earnings on moneys in the Lease Payment Fund shall remain in such Fund. The District acknowledges that to the extent regulations of the Comptroller of the Currency or other applicable regulatory entity grants the District the right to receive brokerage confirmations of security transactions as they occur, at no additional cost, the District specifically waives receipt of such confirmations to the extent permitted by law. The Trustee will furnish the District periodic cash transaction statements which include detail for all investment transactions made by the Trustee hereunder. The Trustee may make any and all such investments through its own investment department or that of its affiliates or subsidiaries, and may charge its ordinary and customary fees for such trades, including investment maintenance fees. Ratings of Permitted Investments shall be determined at the time of purchase of such permitted investments and without regard to ratings subcategories. The Trustee may rely on the investment directions of the District Representative as to both the suitability and legality of the directed investments.

Section 8.03. Accounting. The Trustee shall at all times keep, or cause to be kept, proper books of record and account prepared in accordance with customary standards of the corporate trust industry, in which complete and accurate entries shall be made of all transactions made by it relating to the receipt, investment, disbursement, allocation and application of the proceeds of the Certificates, the Lease Payments and Prepayments and all funds and accounts established by it pursuant to this Agreement. Such books of record and account shall specify the account or fund to which each investment (or portion thereof) held by the Trustee is to be allocated and shall set forth, in the case of each Permitted Investment (a) its purchase price, (b) identifying information, including par amount, interest rate and payment dates, (c) the amount received at maturity or its sale price, as the case may be, and (d) the amounts and dates of any payments made with respect thereto. With respect to any Permitted Investment, the District shall comply with the provisions regarding the purchase of such investments of the no-arbitrage and tax certificate delivered upon the delivery of the Certificates.

Section 8.04. Valuation of Investments. For the purpose of determining the amount in any fund, all Permitted Investments credited to such fund shall be valued at the lesser of cost or market value.

The Trustee may utilize generally accepted or computer pricing services (including brokers and dealers in securities) as are available to it in making such valuations.

Section 8.05. Rebate of Excess Investment Earnings to United States. The provisions of this Section 8.05 shall apply only to the extent the District issues more than \$5,000,000 tax-exempt obligations during Calendar Year 2015. All capitalized terms used in this Section and not defined herein shall have the definitions ascribed to them in the Rebate Certificate of the District delivered in connection with the initial execution and delivery of the Certificates or the Regulations promulgated under Section 148 of the Code.

(A) Calculation of Excess Investment Earnings. The District shall calculate Excess Investment Earnings (as such term is defined in the Rebate Certificate) in accordance with the Rebate Certificate and shall assure payment of an amount equal to Excess Investment Earnings to the United States in accordance with subsection (B). The Trustee at the written direction of the District shall deposit to the Rebate Account any amounts paid by the District for such purpose in accordance with Section 4.8 of the Lease.

(B) Payment to the United States. The District shall direct the Trustee to pay from the Rebate Account an amount equal to Excess Investment Earnings to the United States in installments with the first payment to be made not later than thirty (30) days after the end of the fifth Certificate Year (as such term is defined in the Rebate Certificate) and with subsequent payments to be made not later than five (5) years after the preceding payment was due. The District shall assure that each such installment is in an amount sufficient so that at least 90 percent of the aggregate Excess Investment Earnings with respect to the Certificates as of the close of the computation period shall have been rebated to the United States. Not later than sixty (60) days after the retirement of the Certificates, the District shall direct the Trustee to pay from the Rebate Account to the United States 100 percent of the theretofore unpaid Excess Investment Earnings of the Certificates. If there are any amounts remaining in the Rebate Account following the payment required by the preceding sentence, the Trustee shall at the written request of the District pay said amounts to the District to be used for any lawful purpose of the District. The District shall remit payments to the United States at the address prescribed by the Regulations as the same may be from time to time in effect with such reports and statements as may be prescribed by such Regulations. If, for any reason, amounts in the Rebate Account are insufficient to make the payments to the United States which are required by this subsection (B), the District shall assure that such payments are made to the United States, on a timely basis, from any funds lawfully available therefor.

(C) Further Obligation of the District. The District shall assure that Excess Investment Earnings are not paid or disbursed except as required in this Section. To that end the District shall assure that investment transactions are on an arm's-length basis. In the event that Nonpurpose Investments, as defined in the Rebate Certificate, consist of certificates of deposit or investment contracts, investment in such Nonpurpose Investments shall be made in accordance with the procedures described in applicable Regulations as from time to time in effect.

(D) Maintenance of Records. The District shall keep, and retain for a period of six (6) years following the retirement of the Certificates, records of the determinations made pursuant to this Section 8.05.

(E) Independent Consultants. In order to provide for the administration of this Section 8.05, the District may provide for the employment of independent attorneys, accountants and consultants compensated on such reasonable basis as the District may deem appropriate in addition to and without limitation of the provisions of Section 12.05 and the Trustee may rely conclusively upon and shall be fully protected from all liability in relying on the opinions, calculations, determinations, directions and advice of such attorneys, accountants and consultants employed hereunder.

(F) Fees and Expenses. The District shall be responsible for any fees and expenses incurred by the Trustee or the District under or pursuant to Section 8.05 hereof.

(G) Administration. The Trustee's sole responsibilities under this Section 8.05 are to follow the written instructions of the District pertaining hereto and the Trustee shall have no liability or responsibility to enforce compliance by the District or the Corporation with terms of this Section or the tax certificate of the District.

Section 8.06. Tax Covenants. The Corporation and the District hereby covenant with the Owners of the Certificates that:

(1) They will not take any action or omit to take any action, which action or omission, if reasonably expected on the date of the initial execution and delivery of Certificates authorized pursuant to Section 2.01, would have caused any of such Certificates to be "arbitrage bonds" within the meaning of Section 148 of the Internal Revenue Code of 1986, as amended from time to time (the "Code");

(2) They will not take any action or omit to take any action, which action or omission, if reasonably expected on the date of initial execution and delivery of the Certificates authorized pursuant to Section 2.01 would result in loss of the exclusion from gross income for purposes of federal taxation under Section 103(a) of the Code, of interest paid with respect to such Certificates;

(3) They will not take any action or omit to take any action, which action or omission if reasonably expected on the date of initial execution and delivery of the Certificates authorized pursuant to Section 2.01, would have caused any of such Certificates to be "Private Activity bonds" within the meaning of Section 141 of the Code; and

(4) In order to maintain the exclusion from gross income for purposes of federal income taxation of interest paid with respect to the Certificates, the District covenants to comply with each applicable requirement of Section 103 and Sections 141 through 150 of the Code.

The covenants of the Corporation and the District contained in this Section 8.06 shall survive the payment or defeasance of this Agreement pursuant to Section 14.01 hereof.

ARTICLE IX

THE TRUSTEE

Section 9.01. Appointment of Trustee. U.S. Bank National Association, a national banking association, organized and existing under and by virtue of the laws of the United States of America, is hereby appointed Trustee by the Corporation and the District for the purpose of receiving all moneys required to be deposited with the Trustee hereunder and to allocate, use and apply the same as provided in this Agreement. The Corporation and the District agree that they will maintain as Trustee a bank, corporation or trust company duly authorized to exercise trust powers having a corporate trust office in Los Angeles, California subject to supervision or examination by Federal or state authority, so long as any Certificates are outstanding and that any successor trustee shall have a combined capital and surplus of at least Fifty Million Dollars (\$50,000,000). If such bank, corporation or trust company publishes a report of condition at least annually pursuant to law or the requirements of any supervising or examining authority above referred to, then for the purpose of this Section the combined capital and surplus of such bank, corporation or trust company shall be deemed to be its combined capital and surplus as set forth in its most recent report of condition so published.

The Trustee is hereby authorized to pay or prepay the Certificates when duly presented for payment at maturity, or on prepayment and to cancel all Certificates upon payment thereof. The Trustee shall keep accurate records of all funds administered by it and of all Certificates paid and discharged. The Trustee shall be compensated by the District for its services rendered pursuant to the provisions of this Agreement and also all reasonable expenses, charges, legal and consulting fees and other disbursements and those of its attorney, agents and employees incurred in and about the performance of its powers and duties under this Trust Agreement. The Trustee's compensation shall not be limited by any law on compensation of a Trustee of an express trust, and the Trustee shall be reimbursed upon request for all reasonable out-of-pocket expenses incurred by it; such expenses shall include, but not be limited to, the compensation and out-of-pocket expenses of the Trustee's agents and counsel.

The District may, at any time so long as an Event of Default has not occurred and is not continuing, upon 30 days' prior written notice to the parties hereto, remove the Trustee initially appointed, and any successor thereto, and may appoint a successor or successors thereto; provided that any such successor shall be a bank or trust company meeting the requirements of this Section 9.01.

The Trustee may at any time resign by giving written notice to the District. Upon receiving such notice of resignation, the District shall promptly appoint a successor Trustee and provide for the payment of all fees and expenses due and owing to the predecessor Trustee. Any resignation or removal of the Trustee and appointment of a successor Trustee shall become effective upon acceptance of appointment by the successor Trustee. Upon such acceptance, the District shall mail or cause to be mailed notice thereof to the Certificate Owners at their respective addresses set forth on the Certificate registration books maintained pursuant to Section 2.12 hereof. If the District fails to appoint a successor Trustee who shall have accepted its appointment within sixty (60) days after receipt of such notice of resignation or giving a notice

of removal, the Trustee may at the expense of the District petition a court of competent jurisdiction for the appointment of a successor Trustee.

Notwithstanding any other provision of this Trust Agreement, no removal, resignation or termination of the Trustee shall take effect until a successor, acceptable to the Purchaser as indicated in writing, shall be appointed.

This Trust Agreement and the rights and obligations of the Purchaser and the Owners shall, after receiving indemnification to its satisfaction as provided in this Trust Agreement, be enforced by the Trustee acting on behalf of the Purchaser or the Owners of not less than the majority in principal amount of the Certificates then Outstanding as the case may be unless the context demands otherwise.

Section 9.02. Duties, Immunities and Liabilities of Trustee. The recitals of facts, covenants and agreements herein and in the Certificates contained shall be taken as statements, covenants and agreements of the Corporation and the District, and the Trustee assumes no liability or responsibility for the correctness of the same, or makes any representations as to the validity or sufficiency of this Agreement or of the Certificates and shall not incur any liability or responsibility in respect thereof, other than in connection with the duties or obligations herein or in the Certificates assigned to or imposed upon the Trustee. The Trustee shall, prior to an Event of Default, and after the curing of all Events of Default which may have occurred, perform such duties and only such duties as are specifically set forth in this Agreement, and no additional covenants or duties of the Trustee shall be implied in this Agreement, the Assignment Agreement, the Lease, any other related document or otherwise. The Trustee shall, following the occurrence and during the continuance of any Event of Default (which has not been cured), exercise such of the rights and powers vested in it by this Agreement, and use the same degree of care and skill in their exercise, as a prudent person familiar with such matters would exercise or use under similar circumstances in the conduct of their own affairs.

No provision of this Agreement shall be construed to relieve the Trustee from liability for its own negligent action or its own negligent failure to act, except that:

(a) Prior to such an Event of Default hereunder and after the curing of all Events of Default which may have occurred, (1) the duties and obligations of the Trustee shall be determined solely by the express provisions of this Agreement, the Trustee shall not be liable except for the performance of such duties and obligations as are specifically set forth in this Agreement, and no implied covenants or obligations shall be read into this Agreement against the Trustee; and (2) in the absence of bad faith on the part of the Trustee, the Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon any certificate or opinion furnished to the Trustee by the District, but in the case of any such certificate or opinion which by any provision hereof is specifically required to be furnished to the Trustee, the Trustee shall be under a duty to examine the same to determine whether or not it conforms to the requirements of this Agreement on its face.

(b) At all times, regardless of whether or not any Event of Default shall exist, (1) the Trustee shall not be liable for any error of judgment made in good faith by a

responsible officer or officers or by any agent or attorney of the Trustee appointed with due care unless the Trustee was negligent in ascertaining the pertinent facts; and (2) the Trustee shall not be liable with respect to any action taken or omitted to be taken by it in good faith in accordance with the direction of the holders of not less than a majority, or such other percentage as may be required hereunder, in aggregate principal amount of the Certificates at the time Outstanding relating to the time, method and place of conducting any proceeding for any remedy available to the Trustee, or exercising any trust or power conferred upon the Trustee under this Agreement.

(c) The Trustee shall not be required to take notice or be deemed to have notice of any default or an Event of Default hereunder or under the Lease unless the Trustee shall have actual knowledge thereof or unless the Trustee shall have received notification in writing of such default by the District or the Owners of at least twenty-five percent (25%) in aggregate principal amount of all Certificates then Outstanding.

(d) No provision of this Trust Agreement shall require the Trustee to expend or risk its own funds or otherwise incur any financial liability in the performance of its duties hereunder or in the exercise of any of its rights or powers.

The immunities of the Trustee set forth herein also extend to its directors, officers, employees and agents.

Section 9.03. Merger or Consolidation. Any entity into which the Trustee may be merged or converted or with which it may be consolidated or any entity resulting from any merger, conversion or consolidation to which it shall be a party or any entity to which the Trustee may sell or transfer all or substantially all of its corporate trust business, provided that such entity shall be eligible under Section 9.01, shall be the successor to the Trustee without the execution or filing of any paper or further act, anything herein to the contrary notwithstanding. Notice of such merger or consolidation shall be given to the District and the Purchaser.

Section 9.04. Protection and Rights of Trustee. The Trustee shall be protected and shall incur no liability in acting or proceeding in good faith upon any resolution, notice, telegram, facsimile, request, consent, waiver, certificate, statement, affidavit, voucher, bond, requisition or other paper or document which it shall in good faith believe to be genuine and to have been passed or signed by the proper board or person or to have been prepared and furnished pursuant to any of the provisions of this Agreement, and the Trustee shall be under no duty to make any investigation or inquiry as to any statements contained or matters referred to in any such instrument, but may accept and rely upon the same as conclusive evidence of the truth and accuracy of such statements. The Trustee may consult with counsel, who may be counsel to the District, with regard to legal questions, and the opinion of such counsel shall be full and complete authorization and protection in respect of any action taken or suffered by the Trustee in good faith and in accordance therewith.

Whenever in the administration of its duties under this Agreement, the Trustee shall deem it necessary or desirable that a matter be proved or established prior to taking or suffering any action hereunder, such matter (unless other evidence in respect thereof be herein specifically prescribed) shall be deemed to be conclusively proved and established by the certificate of the

District Representative or the Corporation Representative, and such certificate shall be full warranty to the Trustee for any action taken or suffered under the provisions of this Agreement in reliance thereon, but in its discretion the Trustee may, in lieu thereof, accept other evidence of such matter or may require such additional evidence as to it may seem reasonable.

The Trustee may (i) become the Owner of Certificates with the same rights it would have if it were not the Trustee; (ii) acquire and dispose of other bonds or evidence of indebtedness of the District with the same rights it would have if it were not the Trustee; and (iii) act as a depository for and permit any of its officers or directors to act as a member of, or in any other capacity with respect to, any committee formed to protect the rights of Owners of Certificates, whether or not such committee shall represent the Owners of the majority in principal amount of the Certificates then Outstanding.

The recitals, statements and representations by the District and the Corporation contained in this Agreement or in the Certificates shall be taken and construed as made by and on the part of the District and the Corporation, as the case may be, and not by the Trustee, and the Trustee does not assume, and shall not have, any liability or responsibility or obligation for the correctness of any thereof.

The Trustee may execute any of the trusts or powers hereof and perform the duties required of it hereunder by or through attorneys, agents, or receivers, and shall be entitled to advice of counsel concerning all matters of trust and its duty hereunder, and the Trustee shall not be answerable for the default or misconduct of any such attorney, agent, or receiver selected by it with reasonable care. The Trustee shall not be answerable for the exercise of any discretion or power or the performance of any duty under this Agreement or for anything whatever in connection with the funds and accounts established hereunder, except only for its own willful misconduct or negligence.

The Trustee shall not be accountable for the use or application by the District or the Corporation or any other party of any funds which the Trustee has released in accordance with the terms of this Trust Agreement.

The Trustee makes no representation or warranty, express or implied, as to the title, value, design, compliance with specifications or legal requirements, quality, durability, operation, condition, merchantability or fitness for any particular purpose or fitness for the use contemplated by the District or the Corporation of the Facility (as that term is defined in the Lease). In no event shall the Trustee be liable for incidental, indirect, special or consequential damages in connection with or arising from the Lease or this Trust Agreement for the existence, furnishing or use of the Facility.

The Trustee shall have no responsibility, opinion or liability with respect to any information, statement or recital in any disclosure material prepared or distributed with respect to the sale of the Certificates.

Before taking any action under Article XIII or this Article at the request of the Owners, the Trustee may require that a satisfactory indemnity bond be furnished by the Owners for the reimbursement of all expenses to which it may be put and to protect it against all liability, except

liability which is adjudicated to have resulted from its negligence or willful misconduct in connection with any action so taken.

The Trustee's rights to immunities and protection from liability hereunder and its rights to payment of its fees and expenses shall survive its resignation or removal and final payment or defeasance of the Certificates. All indemnifications and releases from liability granted herein to the Trustee shall extend to the directors, officers, employees and agents of the Trustee.

The permissive right of the Trustee to do things enumerated in this Agreement shall not be construed as a duty and the Trustee shall not be answerable for other than its negligence or willful default. The Trustee shall not be required to give any bond or surety in respect of the execution of the said trusts and powers or otherwise in respect of the premises.

In acting or omitting to act pursuant to the Related Documents, the Trustee shall be entitled to all of the rights, immunities and indemnities accorded to it under this Agreement, including, but not limited to, Articles X and XII hereof. Notwithstanding the effective date of this Agreement or anything to the contrary in this Agreement, the Trustee shall have no liability or responsibility for any act or event relating to this Agreement which occurs prior to the date the Trustee formally executes this Agreement and commences acting as Trustee hereunder.

The Trustee shall have the right to accept and act upon instructions, including funds transfer instructions ("Instructions") given pursuant to this Agreement and delivered using Electronic Means (meaning the following communications methods: S.W.I.F.T., e-mail, facsimile transmission, secure electronic transmission containing applicable authorization codes, passwords and/or authentication keys issued by the Trustee, or another method or system specified by the Trustee as available for use in connection with its services hereunder); provided, however, that the District and/or the Corporation shall provide to the Trustee an incumbency certificate listing officers with the authority to provide such Instructions ("Authorized Officers") and containing specimen signatures of such Authorized Officers, which incumbency certificate shall be amended by the District and/or the Corporation whenever a person is to be added or deleted from the listing. If the District and/or the Corporation elects to give the Trustee Instructions using Electronic Means and the Trustee in its discretion elects to act upon such Instructions, the Trustee's understanding of such Instructions shall be deemed controlling. The District and the Corporation understand and agree that the Trustee cannot determine the identity of the actual sender of such Instructions and that the Trustee shall conclusively presume that directions that purport to have been sent by an Authorized Officer listed on the incumbency certificate provided to the Trustee have been sent by such Authorized Officer. The District and the Corporation shall be responsible for ensuring that only Authorized Officers transmit such Instructions to the Trustee and that the Corporation and all Authorized Officers are solely responsible to safeguard the use and confidentiality of applicable user and authorization codes, passwords and/or authentication keys upon receipt by the District and the Corporation. The Trustee shall not be liable for any losses, costs or expenses arising directly or indirectly from the Trustee's reliance upon and compliance with such Instructions notwithstanding such directions conflict or are inconsistent with a subsequent written instruction. The District and the Corporation agree: (i) to assume all risks arising out of the use of Electronic Means to submit Instructions to the Trustee, including without limitation the risk of the Trustee acting on unauthorized Instructions, and the risk of interception and misuse by third parties; (ii) that it is

fully informed of the protections and risks associated with the various methods of transmitting Instructions to the Trustee and that there may be more secure methods of transmitting Instructions than the method(s) selected by the District and/or the Corporation; (iii) that the security procedures (if any) to be followed in connection with its transmission of Instructions provide to it a commercially reasonable degree of protection in light of its particular needs and circumstances; and (iv) to notify the Trustee immediately upon learning of any compromise or unauthorized use of the security procedures.

When the Trustee incurs expenses or renders services after the occurrence of an Event of Default, such expenses and the compensation for such services are intended to constitute expenses of administration under any federal or state bankruptcy, insolvency, arrangement, moratorium, reorganization or other debtor relief law. Upon an Event of Default, and only upon an Event of Default, the Trustee shall have a first lien with right of payment prior to payment on account of principal of and premium, if any, and interest on any Certificate, upon the trust estate for the foregoing fees, charges and expenses incurred by it.

ARTICLE X

MODIFICATION OR AMENDMENT OF AGREEMENTS

Section 10.01. Amendments Permitted. This Agreement and the rights and obligations of the Owners of the Certificates and the Lease and the rights and obligations of the parties thereto, may be modified or amended at any time by a supplemental agreement which shall become effective when the written consent of the Owners of a majority in aggregate principal amount of the Certificates then Outstanding, exclusive of Certificates disqualified as provided in Section 10.03 hereof shall have been filed with the Trustee. No such modification or amendment shall (1) extend or have the effect of extending the fixed maturity of any Certificate or reducing the interest rate with respect thereto or extending the time of payment of interest thereon, or reducing the amount of principal thereof or reducing any premium payable upon the prepayment thereof, without the express consent of the Owner of such Certificate, or (2) reduce or have the effect or reducing the percentage of Certificates required for the affirmative vote or written consent to an amendment or modification of this Agreement or the Lease, or (3) modify any of the rights or obligations of the Trustee without its written assent thereto. Any such supplemental agreement shall become effective as provided in Section 10.02 hereof.

This Agreement and the rights and obligations of the Owners of the Certificates and the Lease and the rights and obligations of the parties thereto, may be modified or amended at any time by a supplemental agreement, without the consent of any such Owners, but only to the extent permitted by law and only (1) to add to the covenants and agreements of any party other covenants to be observed, or to surrender any right or power herein or therein reserved to the Corporation or the District, (2) to cure, correct or supplement any ambiguous or defective provision contained herein or therein, or (3) in regard to questions arising hereunder or thereunder, as the parties hereto or thereto may deem necessary or desirable and which shall not materially adversely affect the interests of the Owners of the Certificates, as evidenced by the opinion of counsel delivered pursuant to Section 10.07 hereof. Any such supplemental agreement shall become effective upon execution and delivery by the parties hereto or thereto, as the case may be.

Section 10.02. Procedure for Amendment with Written Consent of Certificate Owners. In the event the consent of the Owners of the Certificates is required pursuant to Section 10.01 hereof, this Agreement and the Lease may be amended by supplemental agreement only upon compliance with the provisions of this Section 10.02. A copy of the proposed supplemental agreement, together with a request to the Certificate Owners for their consent thereto, shall be mailed, at the expense of the District, by the Trustee to each Owner of a Certificate at his address as set forth on the Certificate registration books maintained pursuant to Section 2.12 hereof, but failure to mail copies of any such supplemental agreement and request shall not affect the validity of the supplemental agreement when assented to as in this Section provided.

Such a supplemental agreement shall not become effective unless there shall be filed with the Trustee the written consent of the Owners of a majority in aggregate principal amount of the Certificates then Outstanding (exclusive of Certificates disqualified as provided in Section 10.03 hereof) and a notice shall have been mailed as hereinafter in this Section provided. Each such Owner consent shall be effective only if accompanied by a certificate of execution of the Certificates for which such consent is given, which shall be such as is permitted by Section 2.11 hereof. Any such consent shall be binding upon the Owner of the Certificate giving such consent and on any subsequent Owner thereof (whether or not such subsequent Owner has notice thereof) unless such consent is revoked in writing by the Owner giving such consent or a subsequent Owner by filing such revocation with the Trustee prior to the date when the notice hereinafter in this Section provided for has been given. Any such revocation received by the Trustee after notice has been so given shall be of no effect.

After the Owners of the required percentage of Certificates shall have filed their consents to such a supplemental agreement, the Trustee shall mail a notice to the Owners of the Certificates, at the expense of the District, in the manner hereinbefore in this Section provided for the mailing of such supplemental agreements and the requests for consent thereto, stating in substance that the supplemental agreement has been consented to by the Owners of the required percentage of Certificates and will be effective as provided in this Section (but failure to mail copies of said notice shall not affect the validity of such a supplemental agreement or consents thereto). Such a supplemental agreement shall become effective upon the mailing of the notice last-mentioned above, and the supplemental agreement shall be deemed conclusively binding upon the parties hereto and the Owners of all Certificates at the expiration of sixty (60) days after such mailing, except in the event of a final decree of a court of competent jurisdiction setting aside such consent in a legal action or equitable proceeding for such purpose commenced within such sixty (60)-day period.

Section 10.03. Disqualified Certificates. Certificates owned or held by or for the account of the District or by any person directly or indirectly controlled by, or under direct or indirect common control with, the District (except any Certificates held in any pension or retirement fund) shall not be deemed Outstanding for the purpose of any vote, consent, waiver or other action or any calculation of Outstanding Certificates provided for in this Agreement, and shall not be entitled to vote upon, consent to, or take any other action provided for in this Agreement; except that in determining whether the Trustee shall be protected in relying upon any such vote, consent, waiver or any other action of an Owner, only Certificates which the Trustee actually knows to be owned or held by or for the account of the District or by any person directly or indirectly controlled by, or under direct or indirect common control with, the District (except any

Certificates held in any pension or retirement fund) shall be disregarded unless all Certificates are so owned or held, in which case such Certificates shall be considered Outstanding for the purpose of such determination.

The District may adopt appropriate regulations to require each Certificate Owner, before his consent provided for in this Article X shall be deemed effective, to reveal if the Certificates as to which such consent is given are disqualified as provided in this Section. Upon request of the Trustee, the District shall specify to the Trustee those Certificates disqualified pursuant to this Section and the Trustee may conclusively rely on such certificate.

Section 10.04. Effect of Supplemental Agreement. From and after the time any supplemental agreement becomes effective pursuant to this Article X, this Agreement or the Lease, as the case may be, shall be deemed to be modified and amended in accordance therewith, and the respective rights, duties and obligations of the parties hereto or thereto, as the case may be, all Owners of Certificates Outstanding shall thereafter be determined, exercised and enforced hereunder subject in all respects to such modification and amendment, and all the terms and conditions of any supplemental agreement shall be deemed to be part of the terms and conditions of this Agreement or the Lease, as the case may be, for any and all purposes. Any amendments or modifications to this Agreement or the Lease shall be delivered to Standard & Poor's and Moody's at least 10 days prior to the effective date thereof.

Section 10.05. Endorsement or Replacement of Certificates Delivered After Amendments. The District may determine that Certificates delivered after the effective date of any action taken as provided in this Article X shall bear a notation, by endorsement or otherwise, in form approved by the Trustee as to such action. In that case, upon demand on the Owner of any Certificate Outstanding at such effective date and presentation of his Certificate at the hereinafter mentioned office of the Trustee, a suitable notation shall be made on such Certificate. The Trustee may determine that new Certificates, so modified as in the opinion of the District is necessary to conform to action taken pursuant to this Article X, shall be prepared, executed and delivered, at the expense of the District. In that case, upon demand on the Owner of any Certificate then Outstanding, such a new Certificate shall be exchanged for the Outstanding Certificate at the Principal Corporate Trust Office of the Trustee, without cost to the Owner, for a Certificate of the same character then outstanding, upon surrender of such Certificate.

Section 10.06. Amendatory Endorsement of Certificates. The provisions of this Article X shall not prevent any Certificate Owner from accepting any amendment as to the particular Certificates held by him, provided that due notification thereof is made on such Certificates. The provisions of this section shall govern, notwithstanding anything to the contrary set forth in this Trust Agreement.

Section 10.07. Execution of Supplemental Agreements.

In executing, or accepting the additional trusts created by, any supplemental agreement, modification or amendment of this Agreement or the Lease permitted by this Article or the modification thereby of the trusts created by this Agreement or the Lease, the Trustee shall be entitled to receive, and shall be fully protected in relying upon, an opinion of counsel stating that the execution of such supplemental agreement is authorized or permitted by this Agreement, and,

if applicable, the Lease, and complies with the terms hereof, and, if applicable, the terms of the Lease. The Trustee may, but shall not be obligated to, enter into any such supplemental agreement which affects the Trustee's own rights, duties or immunities under this Agreement or otherwise.

ARTICLE XI

COVENANTS; NOTICES

Section 11.01. Compliance With and Enforcement of Lease. The District covenants and agrees with the Owners of the Certificates to perform all obligations and duties imposed on it under the Lease. The Corporation covenants and agrees with the Owners of the Certificates to perform all obligations and duties imposed on it under the Lease.

The District will not do or permit anything to be done, or omit or refrain from doing anything, in any case where any such act done or permitted to be done, or any such omission of or refraining from action, would or might be a ground for cancellation or termination of the Lease by the Corporation thereunder. The Corporation and the District, immediately upon receiving or giving any notice, communication or other document in any way relating to or affecting their respective estates, or either of them, in the Facility, which may or can in any manner affect such estate of the District, will deliver the same, or a copy thereof, to the Trustee and the Purchaser.

Section 11.02. Payment of Taxes. Except as permitted by the Lease, the District will pay or cause to be paid all taxes, assessments and other governmental charges, if any, that may be levied, assessed or charged upon the Facility, or any part thereof, promptly as and when the same shall become due and payable; and the District will, from time to time keep the Trustee advised of such payments, and deliver to the Trustee on or before July 1 annually a certificate that all such payments have been made. The District will not suffer the Facility, or any part thereof, to be sold for any taxes, assessments or other charges whatsoever, or to be forfeited therefor.

Section 11.03. Observance of Laws and Regulations. The District will well and truly keep, observe and perform all valid and lawful obligations or requirements now or hereafter imposed on it by contract, or prescribed by any law of the United States, or of the State of California, or by any officer, board or commission having jurisdiction or control, as a condition of the continued enjoyment of any and every right, privilege or franchise now owned or hereafter acquired by the District, including its right to exist and carry on business as a public agency to the end that such rights, privileges and franchises shall be maintained and preserved, and shall not become abandoned, forfeited or in any manner impaired.

Section 11.04. Prosecution and Defense of Suits. The District shall promptly, upon request of the Trustee, from time to time take such action as may be necessary or proper to remedy or cure any defect in or cloud upon the title to the Facility, whether now existing or hereafter developing and shall prosecute all such suits, actions and other proceedings as may be appropriate for such purpose, and shall indemnify and save the Trustee, the Corporation and every Certificate Owner harmless from all loss, cost, damage and expense, including attorneys'

fees and expenses, which they or any of them may incur by reason of any such defect, cloud, suit, action or proceeding.

Section 11.05. Recordation and Filing. The District shall record and file the Lease and all such documents as may be required by law (together with whatever else may be necessary or be reasonably required by the Trustee, which has no duty to so require), all in such manner, at such times and in such places as may be required by law, in order fully to preserve, protect and perfect the security of the Trustee and the Certificate Owners.

Section 11.06. District Budgets. The District shall supply to the Trustee and the Purchaser, at least sixty (60) days prior to the beginning of each Fiscal Year of the District, a determination that the District has made adequate provision in its proposed budget for the Fiscal Year for the payment of Lease Payments due under the Lease during the Fiscal Year. Such determination shall be made as soon as practicable after the first publication of any notice of public hearing upon the proposed budget of the District for each ensuing Fiscal Year and shall be made, in any event, not later than the date fixed for any public hearing on the proposed budget. The determination given by the District to Trustee shall be that the amounts so budgeted are fully adequate for the payment of all Lease Payments due under the Lease in the then ensuing Fiscal Year. If the amounts so budgeted are not adequate for the payment of Lease Payments due under the Lease, the District will take such action as may be necessary to cause such annual budget to be amended, corrected or augmented so as to include therein the amounts required to be raised by the District in the then ensuing Fiscal Year for the payment of Lease Payments due under the Lease, and will notify Trustee of the proceedings then taken or proposed to be taken by the District. The District will keep the Trustee advised of all proceedings thereafter taken by the District. The District shall supply to Trustee a certificate signed by a District Representative indicating that funds have been appropriated for the next Fiscal Year to make Lease Payments with respect to the Certificates within 30 days after final approval of the District's budget.

Section 11.07. Further Assurances. The Corporation and the District will make, execute and deliver any and all such further resolutions, instruments and assurances as may be reasonably necessary or proper to carry out the intention or to facilitate the performance of this Agreement, and for the better assuring and confirming unto the Owners of the Certificates and the rights and benefits provided herein.

ARTICLE XII

LIMITATION OF LIABILITY

Section 12.01. Limited Liability of District. Except for the payment of Lease Payments and Prepayments when due in accordance with the Lease and the performance of the other covenants and agreements of the District contained in said agreement or this Agreement, the District shall have no obligation or liability to any of the other parties hereto or to the Owners of the Certificates with respect to this Agreement or the terms, execution, delivery or transfer of the Certificates, or the distribution of Lease Payments to the Owners by the Trustee.

Section 12.02. No Liability for Trustee Performance. Except for those specific instances provided for herein where the Trustee must act as specifically requested or ordered by the

District or the Corporation, neither the District nor the Corporation shall have any obligation or liability to any of the other parties hereto or to the Owners of the Certificates with respect to the performance by the Trustee of any duty imposed upon it under this Agreement. Anything in this Agreement, the Lease or the Certificates to the contrary notwithstanding, it is understood that no recourse shall be had against the Corporation for the payment of the principal of or interest or premium on the Certificates or for any claim based on or in respect of this Agreement or the Certificates.

Section 12.03. Limited Liability of Trustee. The Trustee shall have no obligation or responsibility for providing information to the Owners concerning the investment character of the Certificates, for the sufficiency or collection of any Lease Payments or other moneys required to be paid to it under the Lease, or for the actions or representations of any other party to this Agreement. The Trustee shall have no obligation or liability to any of the other parties or the Owners of the Certificates with respect to the failure or refusal of any other party to perform any covenant or agreement made by any of them under this Agreement or the Lease, but shall be responsible solely for the performance of the duties expressly imposed upon it hereunder. The recitals of facts, covenants and agreements herein and in the Certificates contained shall be taken as statements, covenants and agreements of the District or the Corporation (as the case may be), and the Trustee assumes no responsibility for the correctness of the same, nor makes any representations as to the validity or sufficiency of this Agreement or of the Certificates, and shall not incur any responsibility in respect thereof, other than in connection with the duties or obligations herein or in the Certificates assigned to or imposed upon it. The Trustee shall not be liable in connection with the performance of its duties hereunder, except for its own negligence or willful misconduct.

Section 12.04. Indemnification. The District, to the extent permitted by law, agrees to indemnify and save the Trustee, its directors, officers, agents and employees, harmless from and against all claims, suits and actions brought against it, or to which it is made a party, and from all liability, losses and damages suffered by it as a result thereof, including, where and to the extent any such claim, suit or action arises out of the actions of any other party to this Agreement, including but not limited to the ownership, operation or use of the Project by the District, or in connection with the performance by the Trustee of its duties under this Agreement or any related document. Such indemnification shall not extend to claims, suits and actions adjudicated to have been caused by the negligence or willful misconduct of the Trustee. In the event the District is required to indemnify the Trustee, its directors, officers, agents or employees, as herein provided, the District shall be subrogated to the rights of the Trustee, its directors, officers, agents or employees, to recover losses or damages from any other person or entity. The Trustee, its directors, officers, agents or employees, may have its own counsel with respect to such claims, suits and actions, and such counsel shall be paid for by the District, except in those instances where it is found by a court of competent jurisdiction that the Trustee, its directors, officers, agents or employees, acted negligently or that its misconduct was willful. The obligations of the District under this Section 12.04 shall survive the payment in full of the Certificates and the discharge of this Agreement and the resignation or removal of the Trustee.

Section 12.05. Opinion of Counsel. Before being required to take any action, the Trustee may require an opinion of Independent Counsel acceptable to the Trustee and the Purchaser, which opinion shall be made available to the other parties hereto upon request, which counsel

may be counsel to any of the parties hereto, or a verified certificate of any party hereto, or both, concerning the proposed action. If it does so in good faith, the Trustee shall be absolutely protected in relying on such an opinion or certificate.

ARTICLE XIII

EVENTS OF DEFAULT AND REMEDIES OF CERTIFICATE OWNERS

Section 13.01. Assignment of Rights. Pursuant to the Assignment Agreement, the Corporation has transferred, assigned and set over to the Trustee all of the Corporation's rights in and to the Lease (excepting only the Corporation's rights under Sections 4.8, 5.8, 7.3 and 9.4 thereof and its rights to give approvals and consents thereunder), including without limitation all of the Corporation's rights to exercise such rights and remedies conferred on the Corporation pursuant to the Lease as may be necessary or convenient (i) to enforce payment of the Lease Payments, Prepayments and any other amounts required to be deposited in the Lease Payment Fund or the Insurance and Condemnation Fund, and (ii) otherwise to exercise the Corporation's rights and take any action to protect the interests of the Trustee or the Certificate Owners in an Event of Default. Such assignment shall impose no duties upon the Trustee beyond those duties expressly provided herein and in the Lease.

Section 13.02. Remedies. If an Event of Default shall happen, then and in each and every such case during the continuance of such Event of Default, the Trustee may exercise any and all remedies available pursuant to law or granted pursuant to the Lease; provided, however, that notwithstanding anything herein or in the Lease to the contrary, there shall be no right under any circumstances to accelerate the maturities of the Certificates or otherwise to declare any Lease Payment not then in default to be immediately due and payable.

Section 13.03. Application of Funds. All moneys received by the Trustee pursuant to any right given or action taken under the provisions of this Article XIII or Article IX of the Lease and any funds then held by the Trustee shall be applied by the Trustee in the order following upon presentation of the several Certificates, and the stamping thereon of the payment if only partially paid, or upon the surrender thereof if fully paid:

First, to the payment of the fees, costs and expenses of the Trustee in declaring the Event of Default and incurred in and about the performance of its powers and duties under this Trust Agreement, including compensation to its agents, attorneys and counsel and then the payment of the fees, costs and expenses of the Certificate Owners in declaring the Event of Default including compensation to its agents, attorneys and counsel;

Second, to the payment of the whole amount then owing and unpaid with respect to the Certificates for principal and interest, with interest on the overdue principal and installments of interest at the rate of interest payable with respect to the Certificates (but such interest on overdue installments of interest shall be paid only to the extent funds are available therefor following payment of principal and interest and interest on overdue principal, as aforesaid), and in case such moneys shall be insufficient to pay in full the

whole amount so owing and unpaid with respect to the Certificates, then to the payment of such principal and interest, without preference or priority of principal over interest, or of interest over principal, or of any installments of interest over any other installment of interest, ratably to the aggregate of such principal and interest.

Section 13.04. Institution of Legal Proceedings. If one or more Events of Default shall happen and be continuing, the Trustee in its discretion may upon the written request of the Owners of a majority in principal amount of the Certificates then Outstanding, and upon being indemnified to its satisfaction therefor proceed to protect or enforce its rights or the rights of the Owners of Certificates by a suit in equity or action at law, either for the specific performance of any covenant or agreement contained herein or in the Lease, or in aid of the execution of any power herein or therein granted, or by mandamus or other appropriate proceeding for the enforcement of any other legal or equitable remedy as the Trustee shall deem most effectual in support of any of its rights or duties hereunder.

Nothing herein shall be deemed to authorize the Trustee to authorize or consent to or accept or adopt on behalf of any Owner any plan of reorganization, arrangement, adjustment, or composition affecting the Certificates of the rights of any Owner thereof, or to authorize the Trustee to vote in respect of the claim of any Owner in any such proceeding without the approval of the Owners so affected.

Section 13.05. Non-waiver. Nothing in this Article XIII or in any other provision of this Agreement, or in the Certificates, shall affect or impair the obligation of the District, which is absolute and unconditional, to pay or prepay the Lease Payments as provided in the Lease, or affect or impair the right of action, which is also absolute and unconditional, of the Trustee or Certificate Owners, subject to the provisions of Section 13.07 hereof, to institute suit to enforce such payment. No delay or omission of the Trustee or of any Owner of any of the Certificates to exercise any right or power arising upon the happening of any Event of Default shall impair any such right or power or shall be construed to be a waiver of any such Event of Default or an acquiescence therein, and every power and remedy given by this Article XIII to the Trustee or to the Owners of Certificates may be exercised from time to time and as often as shall be deemed expedient by the Trustee or the Certificate Owners.

Section 13.06. Remedies Not Exclusive. No remedy herein conferred upon or reserved to the Trustee or to the Certificate Owners is intended to be exclusive of any other remedy, and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing, at law or in equity or by statute or otherwise.

Section 13.07. Limitation of Certificate Owners' Right to Sue. No Owner of any Certificate shall have the right to institute any suit, action or proceeding at law or in equity, with respect to any remedy under or upon this Agreement, unless (a) such Owner shall have previously given to the Trustee written notice of the occurrence of an Event of Default; (b) the Owners of at least a majority in aggregate principal amount of all the Certificates then Outstanding shall have made written request upon the Trustee to exercise the powers hereinbefore granted or to institute such action, suit or proceeding in its own name; (c) said Owners shall have tendered to the Trustee reasonable indemnity against the costs, expenses and liabilities to be incurred in compliance with such request; and (d) the Trustee shall have refused

or failed to comply with such request for a period of sixty (60) days after such written request shall have been received by, and such tender of indemnity shall have been made to, the Trustee.

Such notification, request, tender of indemnity and refusal or failure are hereby declared, in every case, to be conditions precedent to the exercise by any Owner of Certificates of any remedy hereunder; it being understood and intended that no one or more Owners of Certificates shall have any right in any manner whatever by his or their action to enforce any right under this Agreement, except in the manner herein provided, and that all proceedings at law or in equity with respect to an Event of Default shall be instituted, had and maintained in the manner herein provided and for the equal benefit of all Owners of the Outstanding Certificates.

The right of any Owner of any Certificate to receive payment of said Owner's proportionate interest in the Lease Payments as the same become due, or to institute suit for the enforcement of such payment, shall not be impaired or affected without the consent of such Owner, notwithstanding the foregoing provisions of this Section or any other provision of this Agreement.

Section 13.08. Agreement to Pay Attorneys' Fees and Expenses. In the event any party to this Agreement, other than the Trustee, should default under any of the provisions hereof and a non-defaulting party should employ attorneys or incur other expenses for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting party herein contained, the defaulting party agrees that it will, on demand therefor, pay to the non-defaulting party or parties the reasonable fees of such attorneys and such other expenses so incurred by the non-defaulting party or parties.

ARTICLE XIV

MISCELLANEOUS

Section 14.01. Defeasance. If and when all Outstanding Certificates shall be paid and discharged in any one or more of the following ways:

(a) by well and truly paying or causing to be paid the principal of and interest and prepayment premiums (if any) with respect to all Certificates Outstanding, as and when the same become due and payable;

(b) by depositing with the Trustee, in trust, at or before maturity, money which, together with the amounts then on deposit in the Lease Payment Fund and the Reserve Fund, is fully sufficient to pay all Certificates Outstanding, including all principal and interest and premium, if any; and

(c) by depositing with the Trustee, under an escrow deposit agreement, Federal Securities in such amount as evidenced in a report, addressed to the Trustee, of an independent certified public accountant shall determine will, together with the interest to accrue thereon and without reinvestment, and moneys then on deposit in the Lease Payment Fund and the Reserve Fund, together with the interest to accrue thereon, be fully sufficient to pay and discharge all Certificates Outstanding (including all principal, interest and prepayment premiums, if any) at or before their respective maturity dates;

If to the Trustee: U.S. Bank National Association
633 West Fifth Street, 24th Floor
Los Angeles, CA 90071

If to the Purchaser: [TO COME]

Attention: _____

Section 14.04. Governing Law. This Agreement shall be construed and governed in accordance with the laws of the State.

Section 14.05. Binding Effect; Successors. This Agreement shall be binding upon and inure to the benefit of the parties and their respective successors and assigns. Whenever in this Agreement either the Corporation, the District, the Owners or the Purchaser or the Trustee is named or referred to, such reference shall be deemed to include the successors or assigns thereof, and all the covenants and agreements in this Agreement contained by or on behalf of the Corporation, the District, the Owners or the Purchaser or the Trustee shall bind and inure to the benefit of the respective successors and assigns thereof whether so expressed or not.

Section 14.06. Execution in Counterparts. This Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same agreement.

Section 14.07. Headings. The headings or titles of the several Articles and Sections hereof, and any table of contents appended to copies hereof, shall be solely for convenience of reference and shall not affect the meaning, construction or effect of this Agreement. Unless otherwise specifically indicated, all references herein to "Articles," "Sections," and other subdivisions are to the corresponding Articles, Sections or subdivisions of this Agreement; and the words "herein," "hereof," "hereunder" and other words of similar import refer to this Agreement as a whole and not to any particular Article, Section or subdivision hereof.

Section 14.08. Limitation of Rights to Parties and Certificates Owners. Nothing in this Agreement or in the Certificates expressed or implied is intended or shall be construed to give to any person other than the Corporation, the District, the Trustee and the Owners of the Certificates, any legal or equitable right, remedy or claim under or in respect of this Agreement or any covenant, condition or provision therein or herein contained; and all such covenants, conditions and provisions are and shall be held to be for the sole and exclusive benefit of the Corporation, the District the Trustee and the Owners of the Certificates.

Section 14.09. Waiver of Notice. Whenever in this Agreement the giving of notice by mail or otherwise is required, the giving of such notice may be waived in writing by the person entitled to receive such notice and in any case the giving or receipt of such notice shall not be a condition precedent to the validity of any action taken in reliance upon such waiver.

Section 14.10. Separability of Invalid Provisions. In case any one or more of the provisions contained in this Agreement or in the Certificates shall for any reason be held to be

invalid, illegal or unenforceable in any respect, then such invalidity, illegality or unenforceability shall not affect any other provision of this Agreement, and this Agreement shall be construed as if such invalid or illegal or unenforceable provision had never been contained herein. The parties hereto hereby declare that they would have entered into this Agreement and each and every other section, paragraph, sentence, clause or phrase hereof and authorized the delivery of the Certificates pursuant hereto irrespective of the fact that any one or more sections, paragraphs, sentences, clauses or phrases of this Agreement may be held illegal, invalid or unenforceable.

Section 14.11. Unclaimed Moneys. Notwithstanding any provisions of this Agreement, any moneys deposited with the Trustee in trust for the payment of the principal of, or interest or premium with respect to, any Certificates and remaining unclaimed for two years after the principal of all the Outstanding Certificates has become due and payable (whether at maturity or upon call for prepayment or by declaration as provided in this Agreement) shall then be repaid to the District upon its written request, and the Owners of such Certificates shall thereafter be entitled to look only to the District for payment thereof, and all liability of the Trustee with respect to such moneys shall thereupon cease.

Section 14.12. Benefits of Trust Agreement Limited to Parties. Nothing contained herein, expressed or implied, is intended to give to any person other than the Corporation, the District, the Trustee and the Owners any claim, remedy or right under or pursuant hereto, and any agreement, condition, covenant or term contained herein required to be observed or performed by or on behalf of the Corporation or the District shall be for the sole and exclusive benefit of the Trustee and the Owners.

(Signature page follows)

IN WITNESS WHEREOF, the parties have executed this Agreement relating to Riverside Unified School District 2015 School Facilities Project, as of the date and year first above written.

U.S. BANK NATIONAL ASSOCIATION, as
Trustee

By: _____
Authorized Officer

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

Attest:

Secretary

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
President

Attest:

Clerk

*-Signature Page-
Trust Agreement*

EXHIBIT A

(FORM OF CERTIFICATE OF PARTICIPATION)

SUBJECT TO THE EXCEPTIONS SET FORTH IN SECTION 2.08(a) OF THE TRUST AGREEMENT (HEREINAFTER DEFINED), THE PURCHASER OF THIS CERTIFICATE MUST BE AN "ACCREDITED INVESTOR" WITHIN THE MEANING OF REGULATION D UNDER THE SECURITIES ACT OF 1933, AS AMENDED OR A "QUALIFIED INSTITUTIONAL BUYER" WITHIN THE MEANING OF RULE 144A UNDER THE SECURITIES ACT OF 1933 AND WILL BE REQUIRED TO EXECUTE AND DELIVER AN INVESTMENT LETTER AGREEMENT THAT WILL, AMONG OTHER THINGS RESTRICT TRANSFER OF THIS CERTIFICATE.

Riverside Unified School District
(2015 School Facilities Project)
CERTIFICATE OF PARTICIPATION

Evidencing an Undivided Proportionate Interest of the
Owner Hereof in Lease Payments to be Made by

RIVERSIDE UNIFIED SCHOOL DISTRICT

As the Rental for Certain Property
Pursuant to a Lease with

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

No. R-1

**\$ _____ **

RATE OF INTEREST MATURITY DATE DATED DATE

REGISTERED OWNER: _____

PRINCIPAL AMOUNT:

THIS IS TO CERTIFY THAT the Registered Owner identified above, or registered assigns, as the registered owner of this Certificate of Participation (this "Certificate"), is the owner of an undivided proportionate interest in the right to receive certain Lease Payments and Prepayments thereof under and defined in that certain Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project (the "Lease") dated as of June 1, 2015 by

and between Riverside Unified School District School Facilities Corporation, a nonprofit public benefit corporation organized and existing under the laws of the State of California (the "Corporation"), and Riverside Unified School District, a school district organized and existing under and by virtue of the Constitution and laws of the State of California (the "District"), which Lease Payments and Prepayments and certain other rights and interests under the Lease have been assigned to U.S. Bank National Association, as trustee (the "Trustee"), having principal corporate trust offices at which it conducts its corporate trust business in Los Angeles, California.

The Registered Owner of this Certificate is entitled to receive, subject to the terms of the Lease, on the Maturity Date specified above, the Principal Amount specified above, representing a portion of the Lease Payments designated as principal coming due during the preceding twelve months, and to receive on August 1, 2015, and semiannually thereafter on August 1 and August 1 of each year (the "Payment Dates"), until payment in full of said Principal Amount, the Registered Owner's proportionate share of the Lease Payments designated as interest coming due during the six months immediately preceding each of the Payment Dates; provided that interest with respect hereto shall be payable from the Payment Date next preceding the date of execution of this Certificate (i) unless this Certificate is executed on a Payment Date, in which event interest shall be payable from such Payment Date, or (ii) unless this Certificate is executed after the close of business on the fifteenth day of the month prior to a Payment Date and prior to such Payment Date, in which event interest shall be payable from such Payment Date, or (iii) unless this Certificate is executed prior to the close of business on July 15, 2015 in which event interest shall be payable from the Dated Date specified above. Said proportionate share of the portion of the Lease Payments designated as interest is the result of the multiplication of the aforesaid portion of the Lease Payments designated as principal by the per annum Rate of Interest specified above. Such interest amounts are payable in lawful money of the United States of America by check or draft mailed by first class mail by the Trustee to the Registered Owner hereof at his address as it appears on the registration books of the Trustee or by wire transfer to owners of \$1,000,000 or more in aggregate principal amount to an account within the United States as such owner shall specify in written notice requesting payment by wire transfer to the Trustee not less than twenty days prior to such interest Payment Date.

This Certificate has been executed and delivered by the Trustee pursuant to the terms of a Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project by and among the Trustee, the Corporation and the District, dated as of June 1, 2015 (the "Trust Agreement"). The District is authorized to enter into the Lease and the Trust Agreement under the Constitution and laws of the State of California. Reference is hereby made to the Lease and the Trust Agreement (copies of which are on file at the principal corporate trust office of the Trustee) for a description of the terms on which the Certificates are delivered, the rights thereunder of the Registered Owners of the Certificates, the rights, duties and immunities of the Trustee and the rights and obligations of the District under the Lease and the Trust Agreement, to all of the provisions of which Lease and Trust Agreement the Registered Owner of this Certificate, by acceptance hereof, assents and agrees.

The District is obligated under the Lease to pay Lease Payments from any source of legally available funds (subject to certain exceptions) and the District has covenanted in the Lease to make the necessary annual appropriations therefor. The obligation of the District to pay

the Lease Payments does not constitute an obligation of the District for which the District is obligated to levy or pledge any form of taxation or for which the District has levied or pledged any form of taxation. The obligation of the District to pay Lease Payments does not constitute a debt of the District, the State of California or any of its political subdivisions within the meaning of any constitutional or statutory debt limitation or restriction.

To the extent and in the manner permitted by the terms of the Trust Agreement, the provisions of the Trust Agreement may be amended by the parties thereto with the written consent of the owners of at least a majority in aggregate principal amount of the Certificates then outstanding, and may be amended without such consent under certain circumstances, but in no event such that the interests of the Registered Owners of the Certificates are adversely affected. No such amendment may reduce in amount or extend in time the right of any Registered Owner to receive in any case the Registered Owner's proportionate share of any Lease Payment or Prepayment thereof, in accordance with the Registered Owner's Certificate, without the Registered Owner's express consent.

THIS CERTIFICATE IS SUBJECT TO THE TRANSFER RESTRICTIONS SET FORTH IN SECTION 2.08(a) OF THE TRUST AGREEMENT. This Certificate is transferable by the Registered Owner hereof, in person or by his attorney duly authorized in writing, at the principal corporate trust office of the Trustee in Los Angeles, California, or such other place as designated by the Trustee, but only in the manner, subject to the limitations and upon payment of the charges provided in the Trust Agreement, and upon surrender and cancellation of this Certificate. Upon such transfer a new Certificate or Certificates, of authorized denomination or denominations, for the same aggregate principal amount will be delivered to the transferee in exchange for this Certificate. The District, the Corporation and the Trustee may treat the Registered Owner hereof as the absolute owner hereof for all purposes, whether or not this Certificate shall be overdue, and the District, the Corporation and the Trustee shall not be affected by any notice to the contrary.

The Certificates are subject to optional prepayment prior to maturity in whole, or in part among maturities such that approximately equal Lease Payments prevail following each prepayment, on any date at the prepayment prices equal to the principal amount thereof, together with accrued interest to the prepayment date and any additional amount, if any, set forth in Section 10.2 of the Lease.

The Certificates are also subject to mandatory prepayment on any date, in whole, or in part, on a pro rata basis among maturities and by lot within a maturity, from the net proceeds of title or hazard insurance or condemnation which net proceeds are deposited in the Lease Payment Fund and credited pursuant to Section 10.3 of the Lease, at a prepayment price equal to the principal amount thereof together with accrued interest to the date fixed for prepayment, without premium.

The Certificates are also subject to mandatory sinking fund prepayment on August 1 in each year on and after August 1, _____, by lot, at a prepayment price equal to the principal amount thereof, without premium, together with accrued interest to the date of prepayment, from the principal component of the Lease Payments to be paid by the District pursuant to the Lease with respect to each such prepayment date.

If the Certificates are prepaid in part, other than pursuant to the mandatory sinking fund prepayment provisions of the Trust Agreement, the principal amount of the Certificates to be prepaid on each of the mandatory sinking fund prepayment dates set forth above shall be modified to correspond to the principal components of the Lease Payments prevailing following such partial prepayment pursuant to a schedule to be provided by the District.

As provided in the Trust Agreement, notice of prepayment shall be mailed by first class mail, not less than thirty (30) nor more than sixty (60) days before the prepayment date, to the Registered Owner of this Certificate, but neither failure to mail such notice nor any immaterial defect in the notice so mailed shall affect the sufficiency of the proceedings for prepayment.

If this Certificate is called for prepayment and payment is duly provided therefor as specified in the Trust Agreement, interest shall cease to accrue with respect hereto from and after the date fixed for prepayment.

IN WITNESS WHEREOF, this Certificate has been executed and delivered U.S. Bank National Association, as Trustee acting pursuant to the Trust Agreement, as of the date set forth below.

Dated: _____

U.S. BANK NATIONAL ASSOCIATION

By: _____
Authorized Officer

ASSIGNMENT

For value received the undersigned do(es) hereby sell, assign and transfer unto _____

(Name, Address and Tax Identification or Social Security Number of Assignee)

the within Bond and do(es) hereby irrevocably constitute and appoint _____
_____ attorney, to transfer the same on the books of
the Trustee, with full power of substitution in the premises.

Dated: _____

Note: Signature guarantee shall be made by a guarantor institution participating in the Securities Transfer Agents Medallion Program or in such other guarantee program acceptable to the Trustee.

Note: The signature(s) on this Assignment must correspond with the name(s) as written on the face of the within Bond in every particular, without alteration or enlargement or any change whatsoever.

EXHIBIT B

REQUISITION FOR DISBURSEMENT FROM ACQUISITION FUND

The undersigned, a duly authorized representative of Riverside Unified School District (the "School District"), hereby certifies to U.S. Bank National Association, the Trustee, for purposes of disbursing funds from the Acquisition Fund to pay costs of traffic circulation improvements that:

The School District is to pay the payees set forth on Exhibit 1 hereto the amount set forth next to each payee's name for the item described on Exhibit 1 (which may include reimbursement of the School District costs previously incurred);

The conditions set forth in the Trust Agreement to the release of these amounts from the Acquisition Fund have been satisfied and such account shall be reduced as a result of this disbursement in the amount set forth on Exhibit 1;

This obligation was incurred for the purposes set forth on Exhibit 1 hereto.

There has not been filed with or served upon the School District notice of any lien, right to lien or attachment upon, stop notice or claim affecting the right to receive payment of, any of the moneys payable to any of the payees named on Exhibit 1 hereto which has not been released or will not be released simultaneously with the payment of such amounts, other than materialman's or mechanic's liens accruing by mere operation of law.

Dated: _____

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
Authorized Officer

EXHIBIT 1

<u>Payee</u>	<u>Amount Due</u>	<u>Purpose of Expenditure</u>
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2. We have not offered, offered to sell, offered for sale or sold any of the Certificates by means of any form of general solicitation or general advertising, and we are not an underwriter of the Certificates within the meaning of Section 2(11) of the 1933 Act.

3. We have sufficient knowledge and experience in financial and business matters, including purchase and ownership of municipal and other tax-exempt obligations, to be able to evaluate the risks and merits of the investment represented by the purchase of the Certificates.

4. We have authority to purchase the Certificates and to execute this letter and any other instruments and documents required to be executed by the purchaser in connection with the purchase of the Certificates.

5. The undersigned is a duly appointed, qualified and acting representative of the Purchaser and is authorized to cause the Purchaser to make the certifications, representations and warranties contained herein by execution of this letter on behalf of the Purchaser.

6. The Purchaser is a “qualified institutional buyer” as defined in Rule 144A promulgated under the 1933 Act or an “accredited investor” as defined in Regulation D promulgated under the 1933 Act.

7. The undersigned understands that no official statement, prospectus, offering circular, or other comprehensive offering statement is being provided with respect to the Certificates. The undersigned has made its own inquiry and analysis with respect to the District, the Certificates and the security therefor, and other material factors affecting the security for and payment of the Certificates.

8. The undersigned acknowledges that it has either been supplied with or been given access to information, including financial statements and other financial information, regarding the District, to which a reasonable investor would attach significance in making investment decisions, and has had the opportunity to ask questions and receive answers from knowledgeable individuals concerning the District, the Certificates and the security therefor, so that as a reasonable investor, it has been able to make its decision to purchase the Certificates.

9. The Certificates are being acquired by the Purchaser for investment for its own account and not with a present view toward resale or distribution; *provided, however*, that the Purchaser reserves the right to sell, transfer or redistribute the Certificates, but agrees that any such sale, transfer or distribution by the Purchaser shall be to a Person:

(a) that is an affiliate of the Purchaser;

(b) that is a trust or other custodial arrangement established by the Purchaser or one of its affiliates, the owners of any beneficial interest in which are limited to qualified institutional buyers; or

(c) that the Purchaser reasonably believes to be a qualified institutional buyer and a commercial bank organized under the laws of the United States, or any state thereof, or any other country which is a member of the Organization for Economic

Cooperation and Development, or a political subdivision of any such country, and, in any case, having a combined capital and surplus of not less than \$5,000,000,000 as of the date of such sale, transfer or distribution who executes an investor letter substantially in the form of this letter.

10. We have entered into this financing with no present intention to transfer or resell and we intend to book and hold the Certificates as a loan in our loan portfolio. To the extent the word “Certificates” or “Bond” may have been used in any way to reference the debt instrument, we acknowledge that the words “Certificates” or “Bond” is for convenience only and not intended to indicate that the instrument is a security within the meaning of the Securities Act of 1933.

Very truly yours,

By _____
Authorized Signer

Title: _____

LEASE AGREEMENT

RELATING TO
RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION
as Lessor

and

RIVERSIDE UNIFIED SCHOOL DISTRICT,
as Lessee

(Exempt from filing fee pursuant to
Government Code Section 6103)

LEASE AGREEMENT

THIS LEASE AGREEMENT relating to Riverside Unified School District 2015 School Facilities Project, made as of June 1, 2015, is entered into by and between RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit public benefit corporation duly organized and existing under the laws of the State of California, as lessor (the "Corporation" or the "Lessor"), and RIVERSIDE UNIFIED SCHOOL DISTRICT, a school district, duly organized and existing under the Constitution and laws of said state, as lessee (the "District" or the "Lessee").

WITNESSETH

WHEREAS, the District desires to acquire parcels of property, identified herein in Exhibit B, for the purpose of developing future additional school facilities or the expansion of existing school facilities (the "Project");

WHEREAS, the Corporation is willing to acquire a leasehold interest in the Project and any improvement thereon (the "Facility") and to sublease the Facility to the District and the District is willing to sublease the Facility from the Corporation; and

WHEREAS, for the purpose of financing of the Project, the Corporation will assign and transfer certain of its rights under this Lease to U.S. Bank National Association, N.A., as trustee (the "Trustee"), and authorize the execution and delivery of \$_____ principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project), evidencing a proportionate interest in the lease payments and prepayments to be made by the District under this Lease (the "Certificates") pursuant to a trust agreement relating to Riverside Unified School District 2015 School Facilities Project dated as of June 1, 2015 by and among the District, the Corporation and the Trustee (the "Trust Agreement"); and

WHEREAS, the Corporation and the District have determined to enter into this Lease, to provide for Lease Payments to be made on the dates and in the amounts set forth in Exhibit A hereto and incorporated herein by reference;

WHEREAS, the District is authorized to enter into this Lease and carry out all other actions contemplated herein pursuant to California Education Code Section 17400 et seq.

NOW, THEREFORE, in consideration of the above premises and of the mutual covenants hereinafter contained and for other good and valuable consideration, the parties hereto agree as follows:

ARTICLE I
DEFINITIONS AND EXHIBITS

Section 1.1 Definitions. Unless the context otherwise requires, the terms defined in this Section shall, for all purposes of this Lease, have the meanings herein specified.

“Asbestos Containing Materials” shall mean material in friable form containing more than one percent (1%) of the asbestiform varieties of (a) chrysotile (serpentine); (b) crocidolite (ricbeckite); (c) amosite (cummington-itegrinerite); (d) anthophyllite; (e) tremolite; and (f) actinolite.

“Assignment Agreement” means the Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the Corporation and the Trustee, and any duly authorized and executed amendment thereto.

“Certificates of Participation” or “Certificates” means the \$_____ aggregate principal amount of Riverside Unified School District Certificates of Participation (2015 School Facilities Project) to be executed and delivered pursuant to the Trust Agreement.

“Closing Date” means the day when the Certificates of Participation, duly executed by the Trustee, are delivered to the Original Purchaser thereof.

“Corporation” means Riverside Unified School District School Facilities Corporation, a nonprofit public benefit corporation organized and existing under and by virtue of the laws of the State of California, its successors and assigns.

“County” means the County of Riverside.

“Corporation Representative” means the President of the Corporation, or any person authorized to act on behalf of the Corporation under or with respect to this Lease as evidenced by a resolution conferring such authorization adopted by the Board of Directors of the Corporation.

“Delivery Costs” means all items of expense directly or indirectly payable by or reimbursable to the District or the Corporation relating to the execution, sale and delivery of this Lease or the Certificates, including but not limited to filing and recording costs, settlement costs, printing costs, reproduction and binding costs, initial fees and charges of the Trustee (including legal fees), initial fees and charges of the Purchaser (including legal fees), financing discounts, legal fees and charges, insurance fees and charges, financial and other professional consultant fees, costs of rating agencies or credit ratings, Certificate insurance premiums, fees for execution, transportation and safekeeping of the Certificates, and charges and fees in connection with the foregoing.

“District” means Riverside Unified School District, a school district duly organized and existing under the Constitution and laws of the State of California.

“District Representative” means the Superintendent, any Assistant Superintendent or Chief Financial Officer of the District or a person authorized by the Board of Education of the District to act on behalf of the District under or with respect to this Lease.

“Environmental Regulations” shall mean all Laws and Regulations, now or hereafter in effect, with respect to Hazardous Materials, including, without limitation, the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (42 U.S.C. Section 9601, et seq.) (together with the regulations promulgated thereunder, “CERCLA”), the Resource Conservation and Recovery Act, as amended (42 U.S.C. Section 6901, et seq.) (together with the regulations promulgated thereunder, “RCRA”), the Emergency Planning and Community Right-to-Know Act, as amended (42 U.S. C. 11001, et seq.) (together with the regulations promulgated thereunder, “Title III”), the Clean Water Act, as amended (33 U.S.C. Section 1321, et seq.) (together with the regulations promulgated thereunder, “CWA”), the Clean Air Act, as amended (42 U.S. C. Section 7401, et seq.) (together with the regulations promulgated thereunder, “CAA”) and the Toxic Substances Control Act, as amended (15 U.S.C. Section 2601 et seq.) (together with the regulations promulgated thereunder, “TSCA”), and any state or local similar laws and regulations and any so-called local, state or federal “superfund” or “superlien” law.

“Event of Default” means one or more events of default as defined in Section 9.1 of this Lease.

“Facility” means the parcels and any improvements thereon as described in Exhibit B to this Lease or any facility substituted therefor pursuant to Section 4.1(b) hereof.

“Federal Securities” means any of the following which at the time of investment are legal investments under the laws of the State of California for moneys proposed to be invested therein:

(a) Cash; or

(b) Direct obligations of (including obligations issued or held in book entry form on the books of the Department of Treasury of the United States of America), or obligations the timely payment of principal of and interest on which are fully and unconditionally guaranteed by, the United States of America.

“Independent Counsel” means an attorney duly admitted to the practice of law before the highest court of the state in which such attorney maintains an office and who is not an employee of the Corporation, the Trustee or the District.

“Insurance and Condemnation Fund” means the fund by that name established and held by the Trustee pursuant to Article VII of the Trust Agreement.

“Lease Agreement” or “Lease” means this Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, together with any duly authorized and executed amendment hereto.

“Lease Payment” means any payment required to be made by the District pursuant to Section 4.5 of this Lease and as set forth in Exhibit A attached to this Lease.

“Lease Payment Date” means the dates upon which the District is to make the Lease Payments pursuant to Section 4.5 of this Lease and as set forth in Exhibit A attached to this Lease.

“Lease Payment Fund” means the fund by that name established and held by the Trustee pursuant to Article V of the Trust Agreement.

“Material Adverse Effect” means an event or occurrence which adversely affects in a material manner (a) the assets, liabilities, condition (financial or otherwise), business, facilities or operations of the District, (b) the ability of the District to carry out its business in the manner conducted as of the date of this Lease or to meet or perform its obligations under this Lease on a timely basis, (c) the validity or enforceability of this Lease, or (d) the exclusion of the interest component of the Lease Payments from gross income for federal income tax purposes or the exemption of such interest for state income tax purposes, and shall include, amongst other events or occurrences, any material, adverse change to the rating by Moody's Investors Service, Inc., Standard & Poor's, a Standard & Poor's Financial Services LLC business, or Fitch Ratings, Inc. of any debt securities issued by the District.

“Material Litigation” means any action, suit, proceeding, inquiry or investigation against the District in any court or before any arbitrator of any kind or before or by any governmental or quasi-governmental entity, (i) if determined adversely to the District, may have a Material Adverse Effect, (ii) seek to restrain or enjoin any of the transactions contemplated by this Lease, or (iii) may adversely affect (A) the exclusion of the interest component of the Lease Payments from gross income for federal income tax purposes or the exemption of such interest for state income tax purposes or (B) the ability of the District to perform its obligations under this Lease.

“Moody's” means Moody's Investors Service, its successors and assigns.

“Net Proceeds” means any insurance proceeds or condemnation award paid with respect to the Facility or any proceeds resulting from the re-renting of the Facility pursuant to Section 9.2(b) of this Lease remaining after payment therefrom of all expenses incurred in the collection thereof.

“Owner” or “Certificate Owner” or “Owner of a Certificate”, or any similar term, when used with respect to a Certificate means the person in whose name such fully registered Certificate shall be registered. Initially, the Owner is the Purchaser.

“Permitted Encumbrances” means, as of any particular time: (i) liens for general ad valorem taxes and assessments, if any, not then delinquent, or which the District may, pursuant to provisions of Article V hereof, permit to remain unpaid; (ii) the Assignment Agreement; (iii) the Site Lease Agreement; (iv) this Lease; (v) any right or claim of any mechanic, laborer, materialman, supplier or vendor not filed or perfected in the manner prescribed by law to the extent permitted hereunder; (vi) easements, rights-of-way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions which exist of record as of the Closing Date and which the District certifies in writing will not materially impair the use of the Facility; and (vii) easements, rights-of-way, mineral rights, drilling rights and other rights, reservations, covenants, conditions or restrictions established following the date of recordation of this Lease and to which the Corporation, the Purchaser and the District consent in writing which will not impair or impede the District's use of the Facility for educational purposes.

“Prepayment Price” means the price to be paid by the District to exercise its option to prepay all or a portion of the remaining Lease Payments, on any Prepayment Date, as set forth in Section 10.2 hereof.

“Project” means the parcels acquired with the proceeds of the Certificates.

“Purchaser” has the meaning set forth in the Trust Agreement.

“Rating Agency” means Moody’s and Standard & Poor’s.

“Site Lease Agreement” means the Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and between the District and the Corporation, and any duly authorized and executed amendment thereto.

“Standard & Poor’s” means Standard & Poor’s Ratings Group, its successors and assigns.

“Term of this Lease” or “Term” means the time during which this Lease is in effect, as provided for in Section 4.2 of this Lease.

“Trustee” means U.S. Bank National Association, or any successor thereto acting as Trustee pursuant to the Trust Agreement.

“Trust Agreement” means the Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of June 1, 2015, by and among the Trustee, the Corporation and the District, together with any duly authorized and executed amendment thereto.

Section 1.2 Exhibits. The following Exhibits are attached to, and by reference made a part of, this Lease:

Exhibit A: The schedule of Lease Payments to be paid by the District hereunder, showing the date and amount of each Lease Payment.

Exhibit B: The description of the real property and improvements consisting of the Facility.

ARTICLE II REPRESENTATIONS, COVENANTS AND WARRANTIES

Section 2.1 Representations, Covenants and Warranties of the District. The District represents, covenants and warrants to the Corporation as follows:

(a) Due Organization and Existence. The District is a school district, duly organized and existing under the Constitution and laws of the State of California.

(b) Authorization; Enforceability. The Constitution and the laws of the State of California authorize the District to enter into this Lease, the Site Lease Agreement, and the Trust Agreement (collectively, the “Agreements”), and to enter into the transactions contemplated by and to carry out its obligations under all of the Agreements, and the District has duly authorized and executed all of the Agreements. The Agreements constitute legal, valid

and binding obligations of the District, enforceable in accordance with their respective terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws or equitable principles affecting the rights of creditors generally.

(c) No Violations. Neither the execution and delivery of this Lease, the Site Lease Agreement or the Trust Agreement, nor the fulfillment of or compliance with the terms and conditions hereof or thereof, nor the consummation of the transactions contemplated hereby or thereby, conflicts with or results in a breach of the terms, conditions or provisions of any restriction or any agreement or instrument to which the District is now a party or by which the District is bound, or constitutes a default under any of the foregoing, or results in the creation or imposition of any lien, charge or encumbrance whatsoever upon any of the property or assets of the District, or upon the Facility except Permitted Encumbrances.

(d) Execution and Delivery. The District has duly authorized and executed this Lease in accordance with the Constitution and laws of the State of California.

(e) No Condemnation. The District hereby covenants and agrees, to the extent it may lawfully do so, that so long as any of the Certificates remain outstanding and unpaid, the Lessee will not exercise the power of condemnation with respect to the Facility. The District further covenants and agrees, to the extent it may lawfully do so, that if for any reason the foregoing covenant is determined to be unenforceable or if the District should fail or refuse to abide by such covenant and condemns the Facility, the appraised value of the Facility shall not be less than the greater of (i) if such Certificates are then subject to redemption the principal and interest components of the Certificates outstanding through the date of their redemption, or (ii) if such Certificates are not then subject to redemption, the amount necessary to defease such Certificates to the first available redemption date in accordance with the Trust Agreement.

(f) Compliance with Law, Regulations, Etc.

(i) The District has, after due inquiry, no knowledge and has not given or received any written notice indicating that the Facility or the past or present use thereof or any practice, procedure or policy employed by it in the conduct of its business materially violates any applicable law, regulation, code, order, rule, judgment or consent agreement, including, without limitation, those relating to zoning, building, use and occupancy, fire safety, health, sanitation, air pollution, ecological matters, environmental protection, hazardous or toxic materials, substances or wastes, conservation, parking, architectural barriers to the handicapped, or restrictive covenants or other agreements affecting title to the Facility (collectively, "Laws and Regulations"). Without limiting the generality of the foregoing, neither the District nor to the best of its knowledge, after due inquiry, any prior or present owner, tenant or subtenant of any of the Facility has, other than as set forth in subsections (i) and (ii) of this Section or as may have been remediated in accordance with Laws and Regulations (A) used, treated, stored, transported or disposed of any material amount of flammable explosives, polychlorinated biphenyl compounds, heavy metals, chlorinated solvents, cyanide, radon, petroleum products, asbestos or any Asbestos Containing Materials, methane, radioactive materials, pollutants, hazardous materials, hazardous wastes, hazardous, toxic, or regulated substances or related materials, as defined in CERCLA, RCRA, CWA, CAA, TSCA and Title III, and the regulations promulgated pursuant thereto, and in all other Environmental

Regulations applicable to the District, any of the Facility or the business operations conducted by the District thereon (collectively, "Hazardous Materials") on, from or beneath the Facility, (B) pumped, spilled, leaked, disposed of, emptied, discharged or released (hereinafter collectively referred to as "Release") any material amount of Hazardous Materials on, from or beneath the Facility, or (C) stored any material amount of petroleum products at the Facility in underground storage tanks.

(ii) Excluded from the representations and warranties in subsection (a) hereof with respect to Hazardous Materials in those amounts ordinarily found in the inventory of or used in the operation of a public middle school, the use, treatment, storage, transportation and disposal of which has been and shall be in compliance with all Laws and Regulations.

(iii) No Leased Property located in an area of high potential incidence of radon has an unventilated basement or subsurface portion which is occupied or used for any purpose other than the foundation or support of the improvements to the Facility.

(g) Environmental Compliance.

(i) The District shall not use or permit the Facility or any part thereof to be used to generate, manufacture, refine, treat, store, handle, transport or dispose of, transfer, produce or process Hazardous Materials, except, and only to the extent, if necessary to maintain the improvements on the Facility and then, only in compliance with all Environmental Regulations, and any state equivalent laws and regulations, nor shall it permit, as a result of any intentional or unintentional act or omission on its part or by any tenant, subtenant, licensee, guest, invitee, contractor, employee and agent, the storage, transportation, disposal or use of Hazardous Materials or the Release or threat of Release of Hazardous Materials on, from or beneath the Facility or onto any other property excluding, however, those Hazardous Materials in those amounts ordinarily found in the inventory or used in the operation of a public middle school, the use, storage, treatment, transportation and disposal of which shall be in compliance with all Environmental Regulations. Upon the occurrence of any Release or threat of Release of Hazardous Materials, the District shall promptly commence and perform, or cause to be commence and performed promptly all investigations, studies, sampling and testing, and all remedial, removal and other actions necessary to clean up and remove all Hazardous Materials so released, on, from or beneath the Facility or other property, in compliance with all Environmental Regulations. Notwithstanding anything to the contrary contained herein, underground storage tanks shall only be permitted subject to compliance with subsection (iv) and only to the extent necessary to maintain the improvements on the Facility.

(ii) The District shall comply with, and shall use its best efforts to assure that its tenant's subtenants, agents, licensees, employees, contractors, and agents comply with, all Environmental Regulations and shall keep the Facility free and clear; provided, however, that notwithstanding that a portion of this covenant is limited to the District's use of its best efforts, the District shall remain solely responsible for ensuring such compliance and such limitation shall not diminish or affect in any way the District's obligations contained in subsection (iii) hereof as provided in subsection (iii) hereof.

Upon receipt of any notice from any Person with regard to the Release of Hazardous Materials on, from or beneath the Facility, (and, in any event, prior to the expiration of any period in which to respond to such notice under any Environmental Regulation).

(iii) Irrespective of whether any representation or warranty contained in Section 2.1(f) is not true or correct, the District shall defend, indemnify and hold harmless the Corporation, the Trustee, the Owners, its partners, depositors and each of its and their employees, agents, officers, directors, trustees, successors and assigns, from and against any claims, demands, penalties, fines, attorneys' fees and expenses (including, without limitation, attorneys' fees incurred to enforce the indemnification contained in this Section 2.1(g), consultants' fees, investigation and laboratory fees, liabilities, settlements (five (5) Business Days' prior notice of which the Corporation, Trustee, as appropriate, shall have delivered to the District), court costs, damages, losses, costs or expenses of whatever kind or nature, known or unknown, contingent or otherwise, occurring in whole or in part, arising out of, or in any way related to, (i) the presence, disposal, Release, threat of Release, removal, discharge, storage or transportation of any Hazardous Materials on, from or beneath the Leased Property, (ii) any personal injury (including wrongful death) or property damage (real or personal) arising out of or related to such Hazardous Materials, (iii) any lawsuit brought or threatened, settlement reached (five (5) Business Days' prior notice of which the Corporation, the Trustee, as appropriate, shall have delivered to the District), or governmental order relating to Hazardous Materials on, from or beneath any of the Facility, (iv) any violation of Environmental Regulations or subsection (i) or (ii) hereof by it or its agents, tenants, employees, contractors, guests, licensees, subtenants, or invitees, and (v) the imposition of any governmental Lien for the recovery of environmental cleanup or removal costs. To the extent that the District is strictly liable under any Environmental Regulation, its obligation to the Corporation, the Trustee, the Owners, and the other indemnitees under the foregoing indemnification shall likewise be without regard to fault on its part with respect to the violation of any Environmental Regulation which results in liability to any indemnitee. Its obligations and liability under this Section 2.1(g)(iii) shall survive any remedy of the security interest in the Facility or the delivery of any instrument in lieu of any remedy and the satisfaction of all Lease Payments.

(iv) The District shall conform to and carry out a reasonable program of maintenance and inspection of all underground storage tanks, if any, and shall maintain, repair, and replace such tanks only in accordance with Laws and Regulations, including but not limited to Environmental Regulations.

(h) Essentiality of the Facility. The Facility is essential to the operations of the District. During the term of this Lease, the Facility shall be used by the District only for the purpose of performing one or more governmental or proprietary functions of the District consistent with the permissible scope of the District's authority.

(i) Flood Hazard. To the best of the District's knowledge, the Facility is not located in a "Special Flood Hazard Area" shown on a Flood Hazard Boundary Map or a Flood Insurance Rate Map used in connection with the National Flood Insurance Program and has not been subject to material damage from flooding within the last ten (10) years.

(j) Useful Life. The remaining useful life of the Facility exceeds the term of this Lease.

(k) Financial Statements, Budgets and Annual Certifications.

(1) The financial statements of the District for the Fiscal Year ended June 30, 2014, fairly present the financial condition and results of the operations of the District as of the date and for the period therein set forth and the audited financial statements have been prepared in accordance with generally accepted accounting principles as consistently applied. The District is not aware of any information since its audited financial statements for the Fiscal Year ended June 30, 2014, that would cause a Material Adverse Effect. Additionally, the District hereby represents that it does not and did not have a qualified or negative certification in this fiscal year or in the previous fiscal year.

(2) As soon as available, but no later than two hundred ten (210) days following the end of each Fiscal Year of the District during the term hereof, the District will provide to the Purchaser and the Trustee a copy of the District's annual audited financial statements for such Fiscal Year, including such information as is required by applicable Government Accounting Standard's Board pronouncements and applicable State law and a certification of the District that it is not aware of any default under the Lease or Event of Default under the Trust Agreement. The Trustee shall have no duty to review, verify or analyze such financial statements and shall hold such financial statements solely as a repository for the benefit of the Owners. The Trustee shall not be deemed to have notice of any information contained therein, default or Event of Default which may be disclosed therein in any manner.

(3) As soon as available, the District shall provide the Purchaser with unaudited interim financial statements reflecting updates to the annual budget.

(l) Notices.

(1) The District shall promptly notify the Purchaser of any Material Adverse Affect or Material Litigation.

(2) The District shall immediately notify the Purchaser by telephone, promptly confirmed in writing, of any event, action or failure to take any action which constitutes an event of default under this Lease, together with a detailed statement of the steps being taken by the District to cure the effect of such Event of Default.

(3) The District shall provide the Purchaser with reasonable promptness, such other information respecting the District, and the operations, affairs and financial condition of the District as the Purchaser may from time to time reasonably request.

(m) Accuracy of Information. All information, reports and other papers and data furnished by the District to the Purchaser were, at the time the same were so furnished, complete and accurate in all material respects and insofar as necessary to give the Purchaser a true and accurate knowledge of the subject matter and were provided in expectation of the Purchaser's reliance thereon in entering into the transactions contemplated by this Lease. No

fact is known to the District which has had or, so far as the District can now reasonably foresee, may in the future have a Material Adverse Effect, which has not been set forth in the financial statements previously furnished to the Purchaser or in other such information, reports, papers and data or otherwise disclosed in writing to the Purchaser prior to the Closing Date. Any financial, budget and other projections furnished to the Purchaser by the District or its or their agents were prepared in good faith on the basis of the assumptions stated therein, which assumptions were fair and reasonable in light of the conditions existing at the time of delivery of such financial, budget or other projections, and represented, and as of the date of this representation, represent the District's best estimate of its future financial performance. No document furnished nor any representation, warranty or other written statement made to the Purchaser in connection with the negotiation, preparation or execution of this Lease contains or will contain any untrue statement of a material fact or omits or will omit to state (as of the date made or furnished) any material fact necessary in order to make the statements contained herein or therein, in light of the circumstances under which they were or will be made, not misleading.

(n) Role of Purchaser. The District acknowledges that (1) _____, the initial Purchaser of the Certificates, is acting solely for its own loan account and not as a fiduciary for the District or in the capacity of broker, dealer, placement agent, municipal securities underwriter or municipal advisor, (2) the Purchaser has not provided, and will not provide, financial, legal (including securities law), tax, accounting or other advice to or on behalf of the District or Stifel, Nicolaus & Company, Incorporated, as placement agent (the "Placement Agent") with respect to the execution, delivery, or placement of the Certificates, and (3) the Purchaser has expressed no view regarding the legal sufficiency of its representations for purposes of compliance with any legal requirements applicable to any other party, including but not limited to the Placement Agent, if any, or the correctness of any legal interpretation made by counsel to any other party, including but not limited to counsel to the Placement Agent, if any, with respect to any such matters.

Section 2.2 Representations, Covenants and Warranties of the Corporation. The Corporation represents, covenants and warrants to the District as follows:

(a) Due Organization and Existence; Enforceability. The Corporation is a nonprofit public benefit corporation duly organized and existing under and by virtue of the Laws of the State of California; has power to enter into this Lease, the Site Lease Agreement, the Assignment Agreement and the Trust Agreement; is possessed of full power to own and hold real and personal property, and to lease and sell the same; and has duly authorized the execution and delivery of all of the aforesaid Agreements. The Assignment Agreement, the Site Lease Agreement, the Trust Agreement and this Lease constitute legal, valid and binding obligations of the Corporation, enforceable in accordance with their respective terms, except as may be limited by applicable bankruptcy, insolvency, reorganization, moratorium or similar laws or equitable principles affecting the rights of creditors generally.

(b) No Encumbrances. The Corporation will not pledge the Lease Payments or other amounts derived from the Facility and from its other rights under this Lease, and will not mortgage or encumber the Facility, except as provided under the terms of this Lease, the Site Lease Agreement, the Assignment Agreement and the Trust Agreement.

(c) No Violations. Neither the execution and delivery of this Lease, the Site Lease Agreement, the Assignment Agreement or the Trust Agreement, nor the fulfillment of or compliance with the terms and conditions hereof or thereof, nor the consummation of the transactions contemplated hereby or thereby, conflicts with or results in a breach of the terms, conditions or provisions of any restriction or any agreement or instrument to which the Corporation is now a party or by which the Corporation is bound, or constitutes a default under any of the foregoing, or results in the creation or imposition of any lien, charge or encumbrance whatsoever upon any of the property or assets of the Corporation, or upon the Facility, except Permitted Encumbrances.

(d) No Assignments. Except as provided herein, the Corporation will not assign this Lease, its right to receive Lease Payments and prepayments from the District, or its duties and obligations hereunder to any other person, firm or Corporation so as to impair or violate the representations, covenants and warranties contained in this Section 2.2.

(e) The Trust Agreement. The Corporation hereby acknowledges and agrees to the provisions of the Trust Agreement applicable to it.

(f) No Litigation. There is no action, suit, proceeding, inquiry or investigation, at law or in equity, before or by any court, governmental agency, public board or body, pending or, to the best of its knowledge, threatened against the Lessor in any way contesting or affecting the validity or enforceability of the Assignment Agreement, the Site Lease Agreement, the Trust Agreement or this Lease or contesting the powers of the Corporation to execute and deliver such documents or to consummate the transactions contemplated hereby or thereby.

(g) Cooperation. The Corporation shall cooperate fully with the Lessee at the expense of the District in filing any proof of loss with respect to any insurance policy maintained pursuant to Article V of this Lease and shall cooperate fully with the District in contesting any lien filed or established against the Leased Property, upon the request and at the expense of the District pursuant to Article V of this Lease.

ARTICLE III DEPOSIT OF MONEYS

Section 3.1 Deposit of Moneys. On the Closing Date, the Corporation shall cause to be deposited with the Trustee the proceeds of sale of the Certificates. Pursuant to the Trust Agreement such proceeds shall be deposited with the Trustee as follows:

(1) the sum of \$ _____ shall be deposited in the Costs of Issuance Fund to pay Delivery Costs; and

(2) the sum of \$ _____ shall be deposited in the Acquisition Fund to pay the purchase price of the Project.

ARTICLE IV
AGREEMENT TO LEASE; TERMINATION OF THIS
LEASE; LEASE PAYMENTS

Section 4.1 Lease; No Merger; Substitution. (a) The Corporation hereby leases the Facility to the District, and the District hereby leases the Facility from the Corporation, upon the terms and conditions set forth in this Lease.

The leasing by the Corporation to the District of the Facility, as described in Exhibit A to the Site Lease Agreement, shall not effect or result in a merger of the District's leasehold estate pursuant to this Lease and its fee estate as lessor under the Site Lease Agreement, and the Corporation shall continue to have and hold a leasehold estate in said Facility pursuant to the Site Lease Agreement throughout the term thereof and the term of this Lease. As to said Facility this Lease shall be deemed and constitute a sublease.

(a) The District may, upon giving prior notice to the Rating Agencies and receiving the prior written consent of the Owners of the majority in aggregate principal of the Certificates then Outstanding, at any time and from time to time during the term of this Lease, substitute other land, facilities, improvements or other property (the "Substitute Facility") for the Facility or portion thereof, provided that the District shall satisfy all of the following requirements prior to such substitution: (i) the District shall file with the Corporation and the Trustee a description of such Substitute Facility; (ii) the District shall certify in writing to the Corporation and the Trustee either that the estimated fair market value and the estimated fair rental value of the Substitute Facility are at least equal to the estimated fair market value and the estimated fair rental value, respectively, of the former Facility or that the estimated fair market value of the Substitute Facility is equal to or greater than the principal amount of Certificates Outstanding on the date of such proposed substitution and that the estimated fair rental value of the Substitute Facility is equal to or greater than the Lease Payments that remain to be paid pursuant to this Lease; (iii) the District shall certify in writing to the Corporation and the Trustee that the Substitute Facility serves a public purpose of the District which the District is permitted to lease under the laws of the State of California; (iv) the District shall certify in writing to the Corporation and the Trustee that the estimated useful life of the Substitute Facility at least extends to the date on which the final Lease Payment allocable to the former Facility becomes due and payable; (v) the Substitute Facility shall not cause the District or the Corporation to violate any of its covenants, representations and warranties made in the Site Lease Agreement and in the Trust Agreement as certified in writing by an officer of the Corporation and an officer of the District to the Trustee; and (vi) the District shall deliver to the Trustee and the Corporation an opinion of counsel, experienced in such matters, to the effect that such substitution shall not, in and of itself, impair the exclusion from gross income of interest payable with respect to the Certificates for Federal income tax purposes; and (vii) there shall also be delivered to the Lessor and the Trustee a policy of title insurance acceptable to the Purchaser in an amount equal to the same proportion of the principal amount of the Lease Payments attributable to the Substitute Facility insuring the District's leasehold interest in the Substitute Facility (except any portion thereof which is not real property) subject only to Permitted Encumbrances, together with an endorsement thereto making said policy payable to the Trustee for the benefit of the Owners and relating to this Lease and evidence that no prior liens exist with respect to such Substitute Facility subject only to Permitted Encumbrances.

Section 4.2 Term of Lease. The Term of this Lease shall commence as of June ____, 2014 and, unless sooner terminated as hereinafter provided, shall terminate on August 1, _____ unless, on August 1, _____ any Certificates are Outstanding, this Lease shall continue in full force and effect until 10 days after payment in full of all of the Certificates, but in no event later than ten years from the last maturity date of the Certificates.

Section 4.3 Termination of Term. The Term of this Lease shall terminate upon the earliest of any of the following events:

(a) the exercise by the District of its option to prepay the Lease Payments, on any Prepayment Date, by paying the applicable Prepayment Price with respect to a prepayment in whole, as provided in Section 10.2 hereof;

(b) an Event of Default and the Corporation's election to terminate this Lease pursuant to Section 9.2 hereof; or

(c) the arrival of the last day of the Term of this Lease and payment of all Lease Payments and all other payments due hereunder and under the Trust Agreement.

Section 4.4 Possession. The District has taken possession of the facility hereunder on the date on which the same is leased to the Corporation by the District pursuant to the Site Lease Agreement.

Section 4.5 Lease Payments.

(a) Obligation to Pay. Subject to the provisions of Articles VI and X hereof, the District agrees to pay to the Corporation, its successors and assigns, as rental for the use and occupancy of the Facility, the Lease Payments (denominated into components of principal and interest) in the respective amounts specified in Exhibit A hereto on the twentieth (20th) day of the month immediately preceding each Lease Payment Date. A portion of each Lease Payment shall be paid as, and represents payment of, interest. The interest component of each Lease Payment is set forth in Exhibit A hereto. Any amount held in the Lease Payment Fund on the twentieth (20th) day of the month immediately preceding each Lease Payment Date (other than amounts resulting from the prepayment of the Lease Payments in part but not in whole pursuant to Article X hereof, and other amounts required for payment of past due principal with respect to any Certificates not presented for payment) shall be credited towards the Lease Payment then due and payable; and no Lease Payment need be made on any Lease Payment Date if the amounts then held in the Lease Payment Fund are at least equal to the Lease Payment then required to be paid. All Lease Payments for the Facility due during any twelve-month period shall be for the use of the Facility for such twelve-month period.

(b) Effect of Prepayment. In the event that the District prepays all remaining Lease Payments pursuant to Article X hereof, the District's obligations under this Lease, including but not limited to the District's obligation to pay Lease Payments under this Section, shall thereupon cease and terminate except the obligations of the District set forth in Sections 4.8 and 7.3 hereof. In the event the District prepays less than all the remaining principal components of the Lease Payments pursuant to Section 10.2(b) or Section 10.3 hereof, the principal components of the remaining Lease Payments shall be reduced such that

approximately equal Lease Payments prevail, corresponding to the prevailing payments of principal and interest with respect to the outstanding Certificates; and the interest component of each subsequent remaining Lease Payment shall be reduced by the aggregate corresponding amount of interest which would otherwise be payable with respect to the Certificates prepaid as a result of such prepayment.

(c) Fair Rental Value. The Lease Payments and any other amounts which may be due hereunder for the Facility for each rental payment period during the Term of this Lease shall constitute the total rental for the Facility for such rental payment period, and shall be paid by the District in each rental payment period for and in consideration of the right of the use and occupancy of, and the continued quiet use and enjoyment of the Facility during each such period for which said rental is to be paid. The parties hereto have agreed and determined that the total Lease Payments and any other amounts which may be due hereunder for the Facility represent the fair rental value of the Facility. In making such determination, consideration has been given to the costs of construction and replacement value of the Facility, other obligations of the parties under this Lease, the uses and purposes which may be served by the Facility, and the benefits therefrom which will accrue to the District and the general public.

(d) Lease Payments to Constitute Current Expense of the District. The District and the Corporation understand and intend that the obligation of the District to pay Lease Payments and other payments hereunder constitutes a current expense of the District and shall not in any way be construed to be a debt of the District in contravention of any applicable constitutional or statutory limitation or requirement concerning the creation of indebtedness by the District, nor shall anything contained herein constitute a pledge of the general tax revenues, funds or moneys of the District. Lease Payments and other payments due hereunder shall be payable only from current funds which are budgeted and appropriated, or otherwise legally available, for the purpose of paying Lease Payments or other payments due hereunder as consideration for use of the Facility during the fiscal year of the District for which such funds were budgeted and appropriated or otherwise made legally available for such purpose. This Lease shall not create an immediate indebtedness for the aggregate payments in future years which may become due hereunder. The District has not pledged the full faith and credit of the District, the State of California or any agency or department thereof to the payment of the Lease Payments or any other payments due hereunder, the Certificates or the interest thereon.

(e) Continuation of Lease. The District intends to continue this Lease and to pay the Lease Payments. The District reasonably believes that legally available funds of an amount sufficient to make all Lease Payments during the Term of this Lease can be obtained. The District covenants that it will take all procedural steps lawfully within its power to obtain and maintain funds from which all payments may be made, including provisions for such payments to the extent necessary in each budget submitted for the purpose of obtaining funding, using its bona fide best efforts to have such portion of the budget approved and exhausting all available administrative reviews and appeals in the event such portion of the budget is not approved.

(f) Budget and Appropriation. The District covenants to take such action as may be necessary to include all Lease Payments (other than the first Lease Payment of advance rental) and other payments due hereunder in its annual budgets and to make the necessary annual appropriations for all such Lease Payments and other payments due hereunder. During the Term of this Lease, the District will furnish to the Trustee at least 60 days prior to the

beginning of each fiscal year, a determination that the District has made adequate provisions in its proposed budget for the Fiscal Year for the payment of Lease Payments due under this Lease in the Fiscal Year. The covenants on the part of the District herein contained shall be deemed to be and shall be construed to be ministerial duties imposed by law, and it shall be the ministerial duty of each and every public official of the District to take such action and do such things as are required by law in the performance of the official duty of such officials to enable the District to carry out and perform the covenants and agreements in this Lease agreed to be carried out and performed by the District.

(g) Assignment. The District understands and agrees that all Lease Payments have been assigned by the Corporation to the Trustee in trust, pursuant to the Assignment Agreement, for the benefit of the Owners of the Certificates, and the District hereby assents to such assignment. The Corporation hereby directs the District, and the District hereby agrees, to pay to the Trustee at the Trustee's principal corporate trust office in Los Angeles, California, or to the Trustee at such other place as the Trustee shall direct in writing, all payments payable by the District pursuant to this Section 4.5 and all amounts payable by the District pursuant to Article X hereof.

Section 4.6 Quiet Enjoyment. During the Term of this Lease, the Corporation shall provide the District with quiet use and enjoyment of the Facility, and the District shall during such Term peaceably and quietly have and hold and enjoy the Facility, without suit, trouble or hindrance from the Corporation, except as expressly set forth in this Lease. The Corporation will, at the request of the District and at the District's cost, join in any legal action in which the District asserts its right to such possession and enjoyment to the extent the Corporation may lawfully do so. Notwithstanding the foregoing, the Corporation shall have the right to inspect the Facility as provided in Section 7.2 hereof.

Section 4.7 Title. During the Term of this Lease, the District shall hold title to the Facility and shall also have a leasehold interest in the Facility under this Lease and the Corporation shall have a leasehold interest in the Facility pursuant to the Site Lease Agreement. If the District prepays the Lease Payments in full pursuant to Article X hereof or makes an advance deposit pursuant to Section 10.1 hereof, or pays all Lease Payments during the Term of this Lease together with all other amounts payable hereunder and under the Trust Agreement as the same become due and payable, all right and interest of the Corporation in and to the Facility shall be transferred to and vested in the District.

Section 4.8 Additional Payments. In addition to the Lease Payments, the District shall pay when due all costs and expenses incurred by the Corporation to comply with the provisions of the Trust Agreement, including without limitation compensation due to the Trustee and all costs and expenses of attorneys, auditors, engineers and accountants (but excluding Delivery Costs), insurance premiums and any moneys payable as rebate to the United States Department of Treasury, and interest on any overdue Lease Payments at a rate per annum equal to the rate of interest payable with respect to the Certificates. Additionally, the District shall pay additional amounts reflecting amounts to be recouped as a result of an abatement event pursuant to Section 6.3 of this Lease. The obligations of the District under this Section 4.8 shall survive the payment in full of the Lease Payments and the termination of this Lease, and with regard to the Trustee, the resignation and removal of the Trustee.

ARTICLE V
MAINTENANCE; TAXES; INSURANCE; AND OTHER MATTERS

Section 5.1 Maintenance, Utilities, Taxes and Assessments. Throughout the Term of this Lease, as part of the consideration for the rental of the Facility, all improvement, repair and maintenance of the Facility shall be the responsibility of the District, and the District shall pay for or otherwise arrange for the payment of all utility services, if any, supplied to the Facility, which may include, without limitation, janitor service, security, power, gas, telephone, light, heating, water and all other utility services. In exchange for the Lease Payments herein provided, the Corporation agrees to provide only the Facility, as hereinbefore more specifically set forth. The District waives the benefits of subsections 1 and 2 of Section 1932 of the California Civil Code, but such waiver shall not limit any of the rights of the District under the terms of this Lease.

The District shall also pay or cause to be paid all taxes and assessments of any type or nature charged to the Corporation or affecting the Facility or the respective interests or estates therein; provided that with respect to special assessments or other governmental charges that may lawfully be paid in installments over a period of years, the District shall be obligated to pay only such installments as are required to be paid during the Term of this Lease as and when the same become due.

The District or any sublessee may, at the District's or such sublessee's expense and in its name, in good faith contest any such taxes, assessments, utility and other charges and, in the event of any such contest, may permit the taxes, assessments or other charges so contested to remain unpaid during the period of such contest and any appeal therefrom unless the Corporation or the Trustee shall notify the District or such sublessee that, in the opinion of Independent Counsel, by nonpayment of any such items, the interest of the Corporation in the Facility will be materially endangered or the Facility, or any part thereof, will be subject to loss or forfeiture, in which event the District or such sublessee shall promptly pay such taxes, assessments or charges or provide the Corporation and the Trustee with full security against any loss which may result from nonpayment, in form satisfactory to the Corporation and the Trustee.

Section 5.2 Modification of Facility. The District and any sublessee shall, at its own expense, have the right to remodel the Facility or to make additions, modifications and improvements to the Facility. All such additions, modifications and improvements shall thereafter comprise part of the Facility and be subject to the provisions of this Lease. Such additions, modifications and improvements shall not in any way damage the Facility or cause it to be used for purposes other than those authorized under the provisions of this Lease or state and federal law; and the Facility, upon completion of any additions, modifications and improvements made pursuant to this Section, shall be of a value which is at least equal to the value of the Facility immediately prior to the making of such additions, modifications and improvements. The District will not permit any mechanic's or other lien to be established or remain against the Facility for labor or materials furnished in connection with any remodeling, additions, modifications, improvements, repairs, renewals or replacements made by the District or any sublessee or assignee pursuant to this Section; provided that if any such lien is established and the District shall first notify or cause to be notified the Corporation of the District's or any sublessee's intention to do so, the District or any sublessee may in good faith contest any lien filed or established against the Facility, and in such event may permit the items so contested to

remain undischarged and unsatisfied during the period of such contest and any appeal therefrom, and shall provide the Corporation with full security against any loss or forfeiture which might arise from the nonpayment of any such item, in form satisfactory to the Corporation. The Corporation will cooperate fully in any such contest, upon the request and at the expense of the District or such sublessee.

Section 5.3 Public Liability and Property Damage Insurance. The District shall maintain or cause to be maintained, throughout the term of this Lease, a standard comprehensive general liability insurance policy or policies in protection of the District, the Corporation and its members, officers, agents and employees, and the Trustee. Said policy or policies shall provide for indemnification of said parties against direct or contingent loss or liability for damages for bodily and personal injury, death or property damage occasioned by reason of the operation of the Facility. Said policy or policies shall provide coverage in the minimum liability limits of \$1,000,000 for personal injury or death of each person and \$3,000,000 for personal injury or deaths of two or more persons in a single accident or event, and in a minimum amount of \$250,000 for damage to property (subject to a deductible clause of not to exceed \$200,000 per claim) resulting from a single accident or event. Such public liability and property damage insurance may, however, be in the form of a single limit policy in the amount of \$3,000,000 covering all such risks. Such liability insurance may be maintained as part of or in conjunction with any other liability insurance coverage carried or required to be carried by the District, or subject to Section 5.11, in the form of self-insurance. The Net Proceeds of such liability insurance shall be applied toward extinguishment or satisfaction of the liability with respect to which the Net Proceeds of such insurance shall have been paid.

Section 5.4 Fire and Extended Coverage Insurance. The District shall procure and maintain, or cause to be procured and maintained, or may self-insure pursuant to the provisions of Section 5.11 hereof, throughout the Term of this Lease, insurance against loss or damage to any structures constituting any part of the Facility by fire and lightning, with extended coverage and vandalism and malicious mischief insurance. Said extended coverage insurance shall, as nearly as practicable, cover loss or damage by explosion, windstorm, riot, aircraft, vehicle damage, smoke and other such hazards as are normally covered by such insurance, but excluding insurance for earthquake and flood. Such insurance shall be in an amount equal to one hundred percent (100%) of the replacement cost (without adjustment for depreciation) of the Facility, or the principal amount of the outstanding Certificates, whichever is greater (except that such insurance may be subject to deductible clauses of not to exceed \$100,000 for any one loss). Such insurance may be maintained as part of or in conjunction with any other fire and extended coverage insurance carried or required to be carried by the District. The Net Proceeds of such insurance shall be applied as provided in Section 6.2(a) hereof.

Section 5.5 Rental Interruption or Use and Occupancy Insurance; Additional Facility.

(a) The District shall procure, and maintain throughout the Term of this Lease from and after the date when it takes possession of the Facility, rental interruption or use and occupancy insurance to cover loss, total or partial, of the use of any part of the Facility in an amount sufficient to pay the maximum Lease Payments with respect thereto payable in any twenty-four-month period. The Net Proceeds of such insurance shall be paid to the Trustee for the benefit of the Certificate Owners and deposited in the Lease Payment Fund, and shall be

credited towards the payment of the Lease Payments in the order in which such Lease Payments come due and payable.

(b) In the event that the Facility is damaged and the rental interruption or use and occupancy insurance is unable to cover the loss of the use of the Facility, the District hereby covenants that it shall use its best efforts to provide a substitute property to be subject to this Lease; provided however that the annual fair market rental value of such substitute property for the rental period during which such substitution occurs and each subsequent Facility thereafter shall at least be equal to the Lease Payments required hereunder.

Section 5.6 Title Insurance. Upon the execution and delivery of the Certificates the District will provide, at its own expense, one or more ALTA title insurance policies in the aggregate amount of not less than \$ _____ with respect to the real property component of the Facility. Said policy or policies shall insure the District's fee or leasehold estate of the real property component of the Facility, subject only to Permitted Encumbrances. All Net Proceeds received under said policy or policies shall either be applied to the element of the title default or shall be deposited with the Trustee in the Lease Payment Fund and shall be credited towards the prepayment of the remaining Lease Payments pursuant to Section 10.3 hereof.

Section 5.7 Insurance Net Proceeds; Form of Policies. The policies of insurance required by Sections 5.4, 5.5 and 5.6 hereof shall provide that all proceeds thereunder shall be payable to the Trustee for the benefit of the Certificate Owners and shall be provided by insurers rated "A" or better by Best, S & P, Moody's or Fitch. The District shall pay or cause to be paid when due the premiums for such insurance policy required by this Lease, and shall promptly furnish or cause to be furnished evidence of such payments to the Trustee. All such policies shall provide that the Trustee and the Purchaser shall be given thirty (30) days' notice of each expiration thereof, any intended cancellation thereof or reduction or amendment of the coverage provided thereby. The Trustee shall not be responsible for the sufficiency of any insurance herein required and shall be fully protected in accepting payment on account of such insurance or any adjustment, compromise or settlement of any loss agreed to by the Trustee. The District shall cause to be delivered to the Trustee and the Purchaser on or before July 1 annually a certificate signed by a District Representative stating that the policies required by Sections 5.3, 5.4, 5.5, 5.6 and 5.12 of this Lease is in full force and effect.

Section 5.8 Advances. If the District shall fail to perform any of its obligations under this Article the Corporation or the Trustee may, but shall not be obligated to, take such action as may be necessary to cure such failure, including the advancement of money, and the District shall be obligated to repay all such advances as soon as possible, with interest at the rate of twelve percent (12%) per annum from the date of the advance to the date of repayment or such lesser amount as is then permitted by law.

Section 5.9 Installation of District's Equipment. The District and any sublessee may at any time and from time to time, in its sole discretion and at its own expense, install or permit to be installed items of equipment or other personal property in or upon the Facility. All such items shall remain the sole property of such party, in which neither the Corporation nor the Trustee shall have any interest, and may be modified or removed by such party at any time provided that such party shall repair and restore any and all damage to the Facility resulting from the installation, modification or removal of any such items. Nothing in this Lease shall prevent

the District and any sublessee from purchasing items to be installed pursuant to this Section under a conditional sale or lease purchase contract, or subject to a vendor's lien or security agreement, as security for the unpaid portion of the purchase price thereof, provided that no such lien or security interest shall attach to any part of the Facility.

Section 5.10 Liens. The District shall not, directly or indirectly, create, incur, assume or suffer to exist any mortgage, pledge, lien, charge, encumbrance or claim on or with respect to the Facility, other than the respective rights of the Corporation and the District as herein provided and Permitted Encumbrances. Except as expressly provided in this Article V, the District shall promptly, at its own expense, take such action as may be necessary to duly discharge or remove any such mortgage, pledge, lien, charge, encumbrance or claim, for which it is responsible, if the same shall arise at any time. The District shall reimburse the Corporation for any expense incurred by it in order to discharge or remove any such mortgage, pledge, lien, charge, encumbrance or claim.

Section 5.11 Self-Insurance. In no event may the District provide the insurance required by Section 5.5 or Section 5.6 in the form of self-insurance. Any other insurance required by this Lease and maintained by the District in the form of self-insurance shall be maintained on a basis which is actuarially sound as established by the District's risk manager or an independent insurance consultant which determination shall be reviewed annually and certified to the Trustee. Any deficiency shall be corrected within 60 days of the District's becoming aware of such deficiency.

Section 5.12 Workers' Compensation. The District shall maintain or cause to be maintained throughout the term of this Lease workers' compensation insurance issued by a responsible carrier authorized under the laws of the State of California to insure employers against liability for compensation under the Labor Code of the State of California, or any act enacted as an amendment or supplement thereto or in lieu thereof. Such workers' compensation insurance shall cover all persons employed by the District in connection with the Facility and shall cover full liability for compensation under any such act.

ARTICLE VI DAMAGE, DESTRUCTION AND EMINENT DOMAIN; USE OF NET PROCEEDS

Section 6.1 Eminent Domain. If all of the Facility shall be taken permanently under the power of eminent domain, the term of this Lease shall cease as of the day possession shall be so taken. If less than all of the Facility shall be taken permanently, or if all of the Facility or any part thereof shall be taken temporarily, under the power of eminent domain, (1) this Lease shall continue in full force and effect and shall not be terminated by virtue of such taking and the parties waive the benefit of any law to the contrary, and (2) there shall be a partial abatement of Lease Payments as a result of the application of the Net Proceeds of any eminent domain award to the prepayment of the Lease Payments hereunder, but in no event shall the resulting Lease Payments be less than the amount required for the payment of the principal and interest with respect to outstanding Certificates as the same become due and payable.

Section 6.2 Application of Net Proceeds.

(a) From Insurance Award. The Net Proceeds of any insurance award under Section 5.4 or Section 5.6 hereof shall be deposited in the Insurance and Condemnation Fund by the Trustee promptly upon receipt thereof and, if the District determines that the accident, destruction or title defect giving rise to such Net Proceeds has substantially interfered with its use and occupancy of the Facility then to the extent that the District does not intend to apply such Net Proceeds to repair or replace the Facility or to cure any title defect, such Net Proceeds shall be promptly transferred by the Trustee to the Lease Payment Fund and applied as provided in Section 10.3 hereof; provided, however, that the District shall only apply such Net Proceeds to prepay the Certificates in full if sufficient Net Proceeds are received by the District for such purpose, and provided further that if the District elects to prepay the Certificates in part, from such Net Proceeds, the resulting Lease Payments for the portion of the Facility which the District continues to occupy shall represent the fair rental value for such portion of the Facility. All Net Proceeds deposited in the Insurance and Condemnation Fund and not so transferred to the Lease Payment Fund shall be applied to cure any such title defect giving rise to such Net Proceeds or to the prompt replacement, repair, restoration, modification or improvement of the damaged and destroyed portion of the Facility upon receipt of a requisition signed by the District Representative stating with respect to each payment to be made (i) the requisition number, (ii) the name and address of the person, firm or corporation to whom payment is due, (iii) the amount to be paid, and (iv) that each obligation mentioned therein has been properly incurred, is a proper charge against the Insurance and Condemnation Fund, has not been the basis of any previous withdrawal, and specifying in reasonable detail the nature of the obligation, accompanied by a bill or a statement of account for such obligation. Any balance of the Net Proceeds remaining after such work has been completed shall be paid to the District, upon the filing by the District with the Trustee of a certificate to that effect signed by the District Representative.

(b) From Eminent Domain Award. The Net Proceeds of any eminent domain award resulting from any event described in Section 6.1 hereof shall be deposited in the Insurance and Condemnation Award Fund to be held and applied by the Trustee pursuant to Section 7.02 of the Trust Agreement.

Section 6.3 Abatement of Rental in the Event of Damage or Destruction. The amount of the Lease Payments and any other amounts due hereunder pursuant to Section 4.8 shall be abated during any period in which by reason of damage, destruction or title defect (other than by eminent domain which is hereinbefore provided for) there is substantial interference with the District's use and occupancy of the Facility. The amount of such abatement shall be such that the resulting Lease Payments and any other amounts due hereunder pursuant to Section 4.8 represent fair consideration for the use and occupancy of the portions of the Facility not damaged or destroyed or affected by title defect. Such abatement shall continue for the period commencing with such damage, destruction or title defect and ending with the occupancy of the Facility by the District. In the event of any such damage, destruction or title defect, this Lease shall continue in full force and effect and the District waives any right to terminate this Lease by virtue of any such damage, destruction or title defect. Notwithstanding the foregoing, there shall be no abatement of Lease Payments under this Section 6.3 in the event and to the extent that the Net Proceeds of rental interruption insurance are available for such purpose pursuant to Section 5.5 hereof or to the extent that amounts in the Reserve Fund are available to pay Lease

Payments which would otherwise be abated under this Section 6.3. Upon the cessation of such damage, destruction or title defect, the Facility shall be appraised to determine its current fair rental value. If such value has increased since the closing date, Lease Payments shall be increased for the remaining term to reflect such increases so that amounts abated are recouped.

ARTICLE VII DISCLAIMER OF WARRANTIES; ACCESS

Section 7.1 Disclaimer of Warranties. The Corporation makes no warranty or representation, either express or implied, as to the value, design, condition, merchantability or fitness for any particular purpose or fitness for the use contemplated by the District of the Facility or any item thereof, or any other representation or warranty with respect to the Facility. In no event shall the Corporation be liable for incidental, indirect, special or consequential damages, in connection with or arising out of this Lease, the Site Lease Agreement or the Trust Agreement, or for the existence, furnishing or functioning of, or the District's use of the Facility.

Section 7.2 Access to the Facility. The District agrees that the Corporation and any Corporation Representative, and the Corporation's successors or assigns, shall have the right at all reasonable times to enter upon and to examine and inspect the Facility. The District further agrees that the Corporation, any such Representative, and the Corporation's successors or assigns shall have such rights of access to the Facility as may be reasonably necessary to cause the proper maintenance of the Facility in the event of failure by the District to perform its obligations hereunder.

Section 7.3 Release and Indemnification Covenants. The District shall and hereby agrees to indemnify and save the Corporation and the Trustee and the Trustee's officers, directors, agents and employees harmless from and against all claims, losses and damages, including legal fees and expenses, arising out of (i) the use, maintenance, condition or management of, or from any work or thing done on the Facility by the District, (ii) any breach or default on the part of the District in the performance of any of its obligations under this Lease, (iii) any act or negligence of the District or of any of its agents, contractors, servants, employees or licensees with respect to the Facility, (iv) any act or negligence of any assignee or sublessee of the District with respect to the Facility, (v) the Trustee's acceptance or administration of the trust under the Trust Agreement, or the exercise or performance of any of its powers or duties hereunder, under the Assignment Agreement or under the Site Lease Agreement, or (vi) the lease of the Facility. No indemnification is made under this Section or elsewhere in this Lease for willful misconduct, negligence, or breach of duty under this Lease by the Corporation, its officers, agents, employees, successors or assigns. No indemnification is made under this Section or elsewhere in this Lease for willful misconduct or negligence by the Trustee, its officers, agents, employees, successors or assigns. The obligations of the District under this Section 7.3 shall survive the payment in full of the Lease Payments and the termination of this Lease and the resignation or removal of the Trustee.

ARTICLE VIII ASSIGNMENT, SUBLEASING; AMENDMENT

Section 8.1 Assignment by the Corporation. The Corporation's rights under this Lease, including the right to receive and enforce payment of the Lease Payments to be made by

the District under this Lease (excepting the Corporation's rights under Sections 4.8, 5.8, 7.3 and 9.4 hereof and its rights to give consents and approvals hereunder) have been assigned to the Trustee pursuant to the Assignment Agreement and the Trust Agreement, to which assignment the District hereby consents.

Section 8.2 Assignment and Subleasing by the District. This Lease may not be assigned by the District. The Facility may not be subleased in whole or in part by the District without the written consent of the Corporation. Any such sublease shall be subject to all of the following conditions:

(i) This Lease and the obligation of the District to make Lease Payments hereunder shall remain obligations of the District, as certified by the District to the Trustee; and

(ii) The District shall, within thirty (30) days after the delivery thereof, furnish or cause to be furnished to the Corporation and the Trustee a true and complete copy of such sublease; and

(iii) No such sublease by the District shall cause the Facility to be used for a purpose other than a governmental or proprietary function authorized under the provisions of the Constitution and laws of the State of California; and

(iv) The District shall furnish the Corporation, the Trustee and the Purchaser with a written opinion of nationally recognized bond counsel, with respect to any such sublease, stating that such sublease shall not cause the interest component of the Lease Payments to become subject to inclusion in gross income for purposes of federal or State of California personal income taxation.

Section 8.3 Amendment of this Lease. Without the written consent of the Trustee and the Owners of the majority in aggregate principal of the Certificates then Outstanding, the District will not alter, modify or cancel, or agree or consent to alter, modify or cancel this Lease, excepting only as such alteration or modification may be permitted by Article X of the Trust Agreement.

Section 8.4 Assignment by the Purchaser. The Corporation's rights, title and interests under this Lease, including the right to receive and enforce payment of the Lease Payments to be made by the District hereunder, have been assigned to the Trustee on behalf of the Owners of the Certificates pursuant to the Assignment Agreement. The Purchaser may make additional assignments of its rights, title and interests herein; provided such assignment is, as certified by such assignee of the Purchaser to the Trustee (which may be by means of the investor letter provided for in Section 2.08 of the Trust Agreement) to (i) an "accredited investor" within the meaning of Regulation D promulgated under the Securities Act of 1933, or (ii) a "qualified institutional buyer" within the meaning of Rule 144A promulgated under the Securities Act of 1933, as amended, and is in compliance with all applicable securities laws, but no such assignment will be effective as against the District unless and until the Purchaser has filed with the District at least five (5) Business Days' prior written notice thereof.

ARTICLE IX
EVENTS OF DEFAULT AND REMEDIES

Section 9.1 Events of Default Defined. The following shall be “Events of Default” under this Lease and the terms “Event of Default” and “default” shall mean, whenever they are used in this Lease, any one or more of the following events:

(i) Failure by the District to pay any Lease Payment or other payment required to be paid hereunder at the time specified herein.

(ii) Failure by the District to observe and perform any covenant, condition or agreement in this Lease or the Trust Agreement on its part to be observed or performed, other than as referred to in clause (i) of this Section, for a period of thirty (30) days after written notice specifying such failure and requesting that it be remedied has been given to the District by the Corporation, the Trustee, or the Owners of not less than twenty-five percent (25%) in aggregate principal amount of Certificates then outstanding; provided, however, if the failure stated in the notice cannot be corrected within the applicable period, the Corporation, and such Owners shall not unreasonably withhold their consent to an extension of such time if corrective action is instituted by the District within the applicable period and diligently pursued until the default is corrected.

(iii) The filing by the District of a voluntary petition in bankruptcy, or failure by the District promptly to lift any execution, garnishment or attachment, or adjudication of the District as a bankrupt, or assignment by the District for the benefit of creditors, or the entry by the District into an agreement of composition with creditors, or the approval by a court of competent jurisdiction of a petition applicable to the District in any proceedings instituted under the provisions of the Federal Bankruptcy Statute, as amended, or under any similar acts which may hereafter be enacted.

Section 9.2 Remedies on Default. (a) Whenever any Event of Default referred to in Section 9.1 hereof shall have happened and be continuing, it shall be lawful for the Corporation to exercise any and all remedies available pursuant to law or granted pursuant to this Lease; provided, however, that notwithstanding anything herein or in the Trust Agreement to the contrary, there shall be no right under any circumstances to accelerate the Lease Payments or otherwise declare any Lease Payments not then in default to be immediately due and payable. Each and every covenant hereof to be kept and performed by the District is expressly made a condition hereof and upon the breach thereof the Corporation may exercise any and all rights of entry and re-entry upon the Project, and also, at its option, with or without such entry, may terminate this Lease; provided, that no such termination shall be effected either by operation of law or acts of the parties hereto, except only in the manner herein expressly provided. Further, the Trustee, as assignee of the Corporation, shall have the right to re-enter and re-let the Facility and to terminate this Lease. In the event of such default and notwithstanding any re-entry by the Corporation, the District shall, as herein expressly provided, continue to remain liable for the payment of the Lease Payments and/or damages for breach of this Lease and the performance of all conditions herein contained and, in any event such rent and/or damages shall be payable to the Corporation at the time and in the manner as herein provided, to wit:

(b) In the event the Corporation does not elect to terminate this Lease in the manner herein provided for in subparagraph (c) hereof, the District agrees to and shall remain liable for the payment of all Lease Payments and the performance of all conditions herein contained and shall reimburse the Corporation for any deficiency arising out of the re-letting of the Facility or, in the event the Corporation is unable to re-let the Facility, then for the full amount of all Lease Payments to the end of the Term of this Lease, but said Lease Payments and/or deficiency shall be payable only at the same time and in the same manner as hereinbefore provided for the payment of Lease Payments hereunder, notwithstanding such entry or re-entry by the Corporation or any suit in unlawful detainer, or otherwise, brought by the Corporation for the purpose of effecting such reentry or obtaining possession of the Facility or the exercise of any other remedy by the Corporation. The District hereby irrevocably appoints the Corporation as the agent and attorney in fact of the District to enter upon and re-let the Facility in the event of default by the District in the performance of any covenants herein contained to be performed by the District and to remove all personal property whatsoever situated upon the Facility and to place such property in storage or other suitable place in the County of Riverside, State of California, for the account of and at the expense of the District, and the District hereby exempts and agrees to save harmless the Corporation from any costs, loss or damage whatsoever arising or occasioned by any such entry upon and re-letting of the Facility and the removal and storage of such property by the Corporation or its duly authorized agents in accordance with the provisions herein contained. The District hereby waives any and all claims for damages caused or which may be caused by the Corporation in re-entering and taking possession of the Facility as herein provided and all claims for damages that may result from the destruction of or injury to the Facility and all claims for damages to or loss of any property belonging to the District that may be in or upon the Facility. The District agrees that the terms of this Lease constitute full and sufficient notice of the right of the Corporation to re-rent the Facility in the event of such re-entry without effecting a surrender of this Lease, and further agrees that no acts of the Corporation in effecting such re-renting or re-leasing shall constitute a surrender or termination of this Lease irrespective of the term for which such re-leasing or re-renting is made or the terms and conditions of such re-leasing or re-renting, or otherwise, but that, on the contrary, in the event of such default by the District the right to terminate this Lease shall vest in the Corporation to be effected in the sole and exclusive manner hereinafter provided for in subparagraph (c) hereof. The District further waives the right to any rental obtained by the Corporation in excess of the Lease Payments and hereby conveys and releases such excess to the Corporation as compensation to the Corporation for its services in re-leasing the Facility.

(c) In an event of default by the District hereunder, the Corporation at its option may terminate this Lease and re-rent or re-lease any portion of the Facility. In the event of the termination of this Lease by the Corporation at its option and in the manner hereinafter provided on account of default by the District (and notwithstanding any re-entry upon the Facility by the Corporation in any manner whatsoever or the re-renting or re-leasing of the Facility), the District nevertheless agrees to pay to the Corporation all costs, losses or damages howsoever arising or occurring, payable at the same time and in the same manner as is herein provided in the case of payment of Lease Payments. Any surplus received by the Corporation from such re-renting, re-leasing shall be the absolute property of the Corporation and the District shall have no right thereto, nor shall the District be entitled to any credit in the event of a deficiency in the rentals received by the Corporation from the Facility. Neither notice to pay

rent or to deliver up possession of the premises given pursuant to law nor any proceeding in unlawful detainer taken by the Corporation shall of itself operate to terminate this Lease, and no termination of this Lease on account of default by the District shall be or become effective by operation of law, or otherwise, unless and until the Corporation shall have given written notice to the District of the election on the part of the Corporation to terminate this Lease. The District covenants and agrees that no surrender of the Facility for the remainder of the Term hereof or any termination of this Lease shall be valid in any manner or for any purpose whatsoever unless stated or accepted by the Corporation by such written notice.

(d) The District shall not have the right to terminate this Lease as a remedy for any Event of Default hereunder.

Section 9.3 No Remedy Exclusive. No remedy herein conferred upon or reserved to the Corporation is intended to be exclusive and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Lease or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Corporation to exercise any remedy reserved to it in this Article IX it shall not be necessary to give any notice, other than such notice as may be required in this Article or by law.

Section 9.4 Agreement to Pay Attorneys' Fees and Expenses. In the event either party to this Lease (other than the Trustee as assignee of the Corporation) should default under any of the provisions hereof and the nondefaulting party should employ attorneys or incur other expenses for the collection of moneys or the enforcement or performance or observance of any obligation or agreement on the part of the defaulting party herein contained, the defaulting party agrees that it will on demand therefor pay to the nondefaulting party the reasonable fees of such attorneys and such other expenses so incurred by the nondefaulting party.

Section 9.5 No Additional Waiver Implied by One Waiver. In the event any agreement contained in this Lease should be breached by either party and thereafter waived by the other party, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach hereunder.

Section 9.6 Application of Proceeds. All Net Proceeds received from the re-rent or re-release of the Project under this Article IX, and all other amounts derived by the Corporation or the Trustee as a result of an Event of Default hereunder, shall be transferred to the Trustee promptly upon receipt thereof and shall be applied by the Trustee in accordance with Section 13.03 of the Trust Agreement.

Section 9.7 Trustee and Certificate Owners to Exercise Rights. Such rights and remedies as are given to the Corporation under this Article IX have been assigned by the Corporation to the Trustee under the Trust Agreement, to which assignment the District hereby consents. Such rights and remedies shall be exercised by the Trustee and the Owners of the Certificates as provided in the Trust Agreement, subject to the Trustee's rights and protections under the Trust Agreement.

ARTICLE X
PREPAYMENT OF LEASE PAYMENTS

Section 10.1 Security Deposit. Notwithstanding any other provision of this Lease, the District may, so long as the District is not in default hereunder, on any date secure the payment of Lease Payments by a deposit with the Trustee of: (i) cash in an amount which, together with amounts on deposit in the Lease Payment Fund, is sufficient to pay all unpaid Lease Payments, including the principal and interest components thereof, in accordance with the Lease Payment Schedule set forth in Exhibit A hereto, together with an amount sufficient to prepay the Certificates remaining outstanding under the Trust Agreement or (ii) Federal Securities together with cash, if required, in such amount as will, in the opinion of an independent certified public accountant, together with interest to accrue thereon and, if required, all or a portion of moneys and Federal Securities then on deposit in the Lease Payment Fund, be fully sufficient to pay all unpaid Lease Payments on their respective Lease Payment Dates or by prepayment thereof pursuant to Section 10.2 hereof, together with an amount sufficient to prepay the Certificates remaining outstanding under the Trust Agreement as the District shall instruct at the time of said deposit. In the event of a deposit pursuant to this Section and provided that the District has paid in full all other amounts due and owing from the District hereunder and under the Trust Agreement, all obligations of the District under this Lease, and all security provided by this Lease for said obligations, shall cease and terminate, excepting only the obligation of the District to make, or cause to be made, Lease Payments from the deposit made by the District pursuant to this Section and the obligations of the District pursuant to Sections 4.8 and 7.3 hereof. Said deposit shall be deemed to be and shall constitute a special fund for the payment of Lease Payments in accordance with the provisions of this Lease.

Section 10.2 Optional Prepayment. The District may prepay the Lease Payments, in whole or in part on any date with respect to a prepayment to be applied to the prepayment of Certificates pursuant to Section 4.01(a) of the Trust Agreement (such dates being referred to herein as the "Prepayment Date"), from any source of funds, by paying a Prepayment Price plus or minus the "Make-Whole Amount" (defined below) equal in amount to the principal amount of Certificates outstanding or a portion thereof on such Prepayment Date, together with the interest component of the Lease Payment required to be paid on such Prepayment Date. Such Prepayment Price shall be deposited by the Trustee in the Lease Payment Fund to be applied to the prepayment of Certificates pursuant to Section 4.01(a) of the Trust Agreement on or before such Prepayment Date. The District shall give the Trustee notice of its intention to exercise its option not less than sixty (60) days in advance of the date of exercise.

[The District recognizes that the Purchaser may enter into a hedge agreement by and between it and a third party (a "Hedge Agreement") that is secured by the Purchaser's right to receive Lease Payments hereunder and pursuant to the Trust Agreement and Assignment Agreement. The "Make-Whole Amount" means the amount of any costs incurred or benefits realized as the result of the termination a Hedge Agreement, which termination is caused or necessitated by the District's extraordinary or optional prepayment of all or a portion of the Lease. In the event of the termination of a Hedge Agreement as a result of the District's extraordinary or optional prepayment of the Lease, the Purchaser shall provide to the District as soon as is reasonably possible, but no later than three (3) Business Days prior to the date of such prepayment, a detailed calculation of the costs to be incurred or benefits to be realized as a result of the termination of the Hedge Agreement, together with documentation of such costs or

benefits as reasonably requested by the District. In the event that termination of the Hedge Agreement results in a cost to the Purchaser, 100% of such cost shall be the "Make-Whole Amount" and shall be added to the principal amount of the Lease to be prepaid. In the event that termination of the Hedge Agreement results in a benefit to the Purchaser, 100% of such benefit shall be the "Make-Whole Amount" and shall be subtracted from the principal amount of the Lease to be prepaid.]

Section 10.3 Mandatory Prepayment. The District shall be obligated to prepay the Lease Payments with respect to the Project, in whole or in part on any September 1 or March 1 from and to the extent of any Net Proceeds of insurance award or condemnation award with respect to such Project theretofore deposited in the Lease Payment Fund for such purpose pursuant to Articles V or VI hereof or pursuant to Section 7.02 of the Trust Agreement. The District and the Corporation hereby agree that such Net Proceeds, to the extent remaining after payment of any delinquent Lease Payments, if any, shall be credited towards the District's obligations under this Section.

Section 10.4 Credit for Amounts on Deposit. In the event of prepayment of the principal components of the Lease Payments in full under this Article X, such that the Trust Agreement shall be discharged by its terms as a result of such prepayment, all amounts then on deposit in the Lease Payment Fund, or the Reserve Fund shall, at the direction of the District, be credited towards the amounts then required to be so prepaid.

ARTICLE XI
MISCELLANEOUS

Section 11.1 Notices. All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed to have been received 48 hours after deposit in the United States mail in registered or certified form with postage fully prepaid:

If to the District: Riverside Unified School District
3380 14th Street
Riverside, CA 92501
Attn: Assistant Superintendent Business
Services & Governmental Relation

If to the Corporation: Riverside Unified School District School
Facilities Corporation
3380 14th Street
Riverside, CA 92501
Attn:

If to the Trustee: U.S. Bank National Association
633 West Fifth Street, 24th Floor
Los Angeles, CA 90071

If to the Purchaser: _____

The Corporation, the Trustee and the District, by notice given hereunder, may designate different addresses to which subsequent notices, certificates or other communications will be sent.

Section 11.2 Binding Effect. This Lease shall inure to the benefit of and shall be binding upon the Corporation and the District and their respective successors and assigns. To the extent that this Lease Agreement confers upon or gives or grants to the Trustee any right, remedy or claim under or by reason of this Lease Agreement, the Trustee, the Purchaser and the Owners are hereby explicitly recognized as being a third party beneficiary hereunder and may enforce any such right, remedy or claim conferred given or granted.

Section 11.3 Severability. In the event any provision of this Lease shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 11.4 Net-Net-Net Lease. This Lease shall be deemed and construed to be a “net-net-net lease” and the District hereby agrees that the Lease Payments shall be an absolute net return to the Corporation, free and clear of any expenses, charges or setoffs whatsoever.

Section 11.5 Further Assurances and Corrective Instruments. The Corporation and the District agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for correcting any inadequate or incorrect description of the Project hereby leased or intended so to be or for carrying out the expressed intention of this Lease.

Section 11.6 Execution in Counterparts. This Lease may be executed in several counterparts, each of which shall be original and all of which shall constitute but one and the same instrument.

Section 11.7 Applicable Law. This Lease shall be governed by and construed in accordance with the laws of the State of California.

Section 11.8 Corporation and District Representatives. Whenever under the provisions of this Lease the approval of the Corporation or the District is required, or the Corporation or the District is required to take some action at the request of the other, such approval or such request shall be given for the Corporation by the Corporation Representative and for the District by the District Representative, and any party hereto shall be authorized to rely upon any such approval or request.

Section 11.9 Captions. The captions or headings in this Lease are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Section of this Lease.

Section 11.10 Subsequent Events Affecting Corporation. The Corporation and the District hereby agree that this Lease is an executory contract for the sale of real property under 11 U.S.C. section 365(i) and the District will be in possession of the Project under section 365(i)(1). In the event the Corporation or its successor files a voluntary bankruptcy or an involuntary petition for bankruptcy is filed against the Corporation or its successor, the Corporation and the District agree that the District will have the rights accorded under 11 U.S.C.

section 365(i)(2) including, but not limited to, the right to remain in possession despite any rejection of this Agreement by the Corporation or its successor as debtor in possession or by its trustee and, upon termination of this Agreement under Section 4.3 hereof, the District shall be entitled to the delivery of title to the Project from the Corporation.

Section 11.11 Entire Agreement. This Lease contains the entire understanding between the District and the Corporation and supersedes any prior written or oral agreements between them on the subject matter contained in this Lease. There are no representations, agreements, arrangements or understandings, oral or written, between the District and the Corporation on the subject matter of the Lease which are not fully expressed herein.

IN WITNESS WHEREOF, the Corporation has caused this Lease relating to Riverside Unified School District 2015 School Facilities Project to be executed in its corporate name by its duly authorized officers and the District has caused this Lease to be executed in its name by its duly authorized officers, as of the date first above written.

RIVERSIDE UNIFIED SCHOOL DISTRICT
FINANCING CORPORATION, as Lessor

By: _____
President

Attest:

Secretary

RIVERSIDE UNIFIED SCHOOL DISTRICT,
as Lessee

By: _____
President

Attest:

Clerk

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A
SCHEDULE OF LEASE PAYMENTS

Period Ending	Principal	Interest	Debt Service
<hr/>			
<hr/> <hr/>			

EXHIBIT B
DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property

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SITE LEASE AGREEMENT

RELATING TO RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT
as Lessor

and

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION
as Lessee

(Exempt from filing fee pursuant to
Government Code Section 6103)

SITE LEASE AGREEMENT

This SITE LEASE AGREEMENT relating to Riverside Unified School District 2015 School Facilities Project (this "Site Lease Agreement") dated as of June 1, 2015, is made and entered into by and between RIVERSIDE UNIFIED SCHOOL DISTRICT (the "District"), a duly organized and existing school district under and by virtue of the Constitution and laws of the State of California, as lessor, and RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION (the "Corporation"), a nonprofit public benefit corporation duly organized and existing under and by virtue of the laws of the State of California, as lessee.

WITNESSETH

WHEREAS, the District desires to finance various school district facilities and education facilities by leasing such facility (the "Project") in cooperation with the Corporation for the issuance by the District of its Certificates of Participation ("2015 School Facilities Project") (the "Certificates");

WHEREAS, the Certificates are secured by lease payments made by the District to the Corporation under that certain Lease Agreement, dated as of June 1, 2015 (the "Lease Agreement");

WHEREAS, the Board of Education (the "Board") has determined that it is in the best interests of the District and for the common benefit of the citizens residing in the District to finance the Project by leasing the property described in Exhibit A attached hereto and incorporated herein by this reference (the "Facility") to the Corporation and immediately entering into a Lease Agreement relating to Riverside Unified School District (2015 School Facilities Project), dated as of the date hereof, between the District, as Lessee, and the Corporation, as Lessor (the "Lease") under which the Corporation will lease to the District the Facility; and

WHEREAS, the District is authorized by Section 17400 of the Education Code of the State of California to lease the Facility as lessor and has duly authorized the execution and delivery of this Site Lease Agreement; and

WHEREAS, the Corporation is authorized to lease the Facility as lessee and has duly authorized the execution and delivery of this Site Lease Agreement;

NOW, THEREFORE, for and in consideration of the premises, which are expressly made a part hereof, and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and the mutual covenants hereinafter contained, the parties agree as follows:

ARTICLE 1 DEFINITIONS

All words and phrases defined in Article I of the Lease Agreement dated as of June 1, 2015, by and between the District and the Corporation (the "Lease") shall have the same meaning in this Site Lease Agreement.

ARTICLE 2
DEMISING CLAUSES

Section 2.1 Lease of Facility. The District leases to the Corporation, and the Corporation leases from the District, for the benefit and on behalf of the Certificate Owners, the Facility, subject only to Permitted Encumbrances, in accordance with the provisions of this Site Lease Agreement, to have and to hold for the term of this Site Lease Agreement. It is intended that no merger of the estates of the District in the Facility shall occur by operation of law by the subleasing of the Facility to the District pursuant to the Sublease. The Corporation shall pay to the District as rental for the Facility the sum of One Dollar (\$1.00) on or before the Closing Date.

Section 2.2 Substitution. The District may, at any time and from time to time during this Site Lease Agreement, substitute other land, facilities, improvements or other property for the Facility, provided that the Board has substituted the Facility under the Lease Agreement and has met all of the conditions for substituting the Facility as set forth in Section 4.1(b) of the Lease.

ARTICLE 3
QUIET ENJOYMENT

The parties intend that the Facility will be subleased back to the District pursuant to the Lease for the term thereof. It is further intended that, to the extent provided herein and in the Lease, if an Event of Default occurs under the Lease, the Corporation, or its assignee, will have the right, for the then remaining term of this Site Lease Agreement, to: (i) take possession of the Project; (ii) if it deems it appropriate, cause appraisal of the Facility and a study of the then reasonable use thereof to be undertaken; and (iii) sublease the Facility. Subject to any rights the District may have under the Lease (in the absence of an Event of Default) to possession and enjoyment of the Facility, the District hereby covenants and agrees that it will not take any action to prevent the Corporation from having quiet and peaceable possession and enjoyment of the Facility during the term hereof and will, at the request of the Corporation, and at the District's cost, to the extent that it may lawfully do so, join in any legal action in which the Corporation asserts its right to such possession and enjoyment.

ARTICLE 4
SPECIAL COVENANTS

Section 4.1 Waste. The Corporation agrees that at all times that it is in possession of the Facility, it will not commit, suffer or permit any waste on the Facility, and that it will not willfully or knowingly use or permit the use of any Site for any illegal purpose or act.

Section 4.2 Further Assurances and Corrective Instruments. The District and the Corporation agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for correcting any inadequate or incorrect description of the Facility hereby leased or intended so to be or for carrying out the expressed intention of this Site Lease Agreement and the Lease.

ARTICLE 5
ASSIGNMENT AND SUBLEASING

Section 5.1 Assignment and Subleasing. This Site Lease Agreement may be assigned and the Facility subleased, as a whole or in part, by the Corporation, but without the necessity of obtaining the consent of the District, if an Event of Default occurs under the Lease. The Corporation shall within 30 days after such an assignment or sublease, furnish or cause to be furnished to the District a true and correct copy of such assignment or sublease, as the case may be.

The Corporation may assign any of its rights hereunder to the Trustee appointed pursuant to the Trust Agreement.

Section 5.2 Restrictions on District. The District agrees that it will not mortgage, sell, encumber, assign, transfer or convey the Facility or any portion thereof during the term of this Site Lease Agreement.

ARTICLE 6
IMPROVEMENTS

Title to all improvements, if any, made on the Facility during the term hereof shall vest in the District except as otherwise provided in the Lease.

ARTICLE 7
TERM

The term of this Site Lease Agreement shall commence as of June __, 2015 and shall remain in full force and effect from such date to and including August 1, ____; provided, however, that this Site Lease Agreement shall be terminated ten business days subsequent to either of the following dates:

(a) The date on which the District exercises its option to prepay the Lease Payments and purchase the Facility pursuant to Article X of the Lease by paying the then applicable Prepayment Price as set forth in Article X of the Lease plus such additional amounts as may be required by the terms of the Lease; or

(b) If no Event of Default has occurred under the Lease, the last day of the Term of the Lease, provided the District has paid to the Corporation, or its assignee, all Lease Payments and other payments which may be due under the Lease during the entire Lease Term of the Lease;

Provided, further, that if on August 1, ____, any Certificate is still Outstanding, the term of this Site Lease Agreement shall be extended until 10 days after payment in full of all the Certificates, but in no event later than August 1, ____, without requirement of payment of any additional amounts hereunder.

ARTICLE 8
DEFAULT BY CORPORATION

Section 8.1 Default by Corporation. In the event the Corporation shall be in default in the performance of any obligation on its part to be performed under the terms of this Site Lease Agreement, which default continues for thirty (30) days following notice and demand for correction thereof to the Corporation, the District may exercise any and all remedies granted by law, except that no merger of this Site Lease Agreement and of the Lease shall be deemed to occur as a result thereof; provided, however, that so long as any of the Certificates of Participation are outstanding and unpaid in accordance with the terms thereof, the District shall have no right to terminate this Site Lease or the Lease and the Lease Payments payable under the Lease shall continue to be paid by the District.

ARTICLE 9
MISCELLANEOUS

Section 9.1 Binding Effect. This Site Lease Agreement shall inure to the benefit of and shall be binding upon the District, the Corporation and their respective successors and assigns.

Section 9.2 Severability. In the event any provision of this Site Lease Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

Section 9.3 Amendments, Changes and Modifications. This Site Lease Agreement may not be effectively amended, changed, modified, altered or terminated without the written agreement of both parties hereto.

Section 9.4 Execution in Counterparts. This Site Lease Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 9.5 Applicable Law. This Site Lease Agreement shall be governed by and construed in accordance with the laws of the State of California.

Section 9.6 Obligations Absolute. The Corporation agrees that the obligations of the Corporation are absolute and unconditional and not subject to any charges or setoffs against the District whatsoever.

Section 9.7 Captions. The captions or headings in this Site Lease Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or sections of this Site Lease Agreement.

IN WITNESS WHEREOF, the District has caused this Site Lease Agreement to be executed in its corporate name and attested by its duly authorized officers, and the Corporation has executed this Site Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project in its corporate name and attested by its duly authorized officers. All of the above occurred as of the date first above written.

RIVERSIDE UNIFIED SCHOOL DISTRICT

By: _____
President

ATTEST:

Clerk

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

ATTEST:

Secretary

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A
DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property

Legal Description

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Recording requested by
and return to:

Best Best & Krieger LLP (KAB)
3390 University Avenue, 5th Floor
Riverside, CA 92501

ASSIGNMENT AGREEMENT

RELATING TO RIVERSIDE UNIFIED SCHOOL DISTRICT
(2015 SCHOOL FACILITIES PROJECT)

Dated as of June 1, 2015

by and between

RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION

and

U.S. BANK NATIONAL ASSOCIATION
as Trustee

This document is recorded for the benefit of the Riverside Unified School District, and recording is fee-exempt under §27383 of the Government Code.

ASSIGNMENT AGREEMENT

THIS ASSIGNMENT AGREEMENT relating to Riverside Unified School District 2015 School Facilities is made and entered into as of June 1, 2015, by and between RIVERSIDE UNIFIED SCHOOL DISTRICT SCHOOL FACILITIES CORPORATION, a nonprofit public benefit corporation duly organized and validly existing under the laws of the State of California (“the Corporation”) and U.S. BANK NATIONAL ASSOCIATION (the “Trustee”).

RECITALS

WHEREAS, the Corporation and Riverside Unified School District (the “District”) have entered into a Site Lease Agreement, dated June 1, 2015 (the “Site Lease”) whereby the Corporation will lease the Project from the District, and a Lease Agreement relating to Riverside Unified School District 2015 School Facilities Project, dated as of the date hereof (the “Lease”), whereby the Corporation has agreed to lease to the District and the District has agreed to lease from the Corporation certain real property more particularly described as the Project and existing improvements, if any, thereon as further described in Exhibit A attached hereto (the “Facility”);and

WHEREAS, under the Lease, the Corporation is required to deposit or cause to be deposited with the Trustee certain sums of money to be credited, held and applied in accordance with a Trust Agreement relating to Riverside Unified School District 2015 School Facilities Project by and among the Trustee, the Corporation and the District, dated as of the date hereof (the “Trust Agreement”); and

WHEREAS, for the purpose of obtaining the moneys required to be deposited with the Trustee, the Corporation is willing to assign and transfer its rights and interests under the Lease and the Site Lease to the Trustee for the benefit of the Owners of Certificates to be executed and delivered by the Trustee under the Trust Agreement, and in consideration of such assignment, the Trustee will execute and deliver such Certificates to the purchaser or purchasers thereof, the proceeds of the sale of which are anticipated to be sufficient to provide the moneys required to be deposited by the Corporation with the Trustee pursuant to the Lease; and

WHEREAS, each of the parties has authority to enter into this Assignment Agreement and has taken all actions necessary to authorize its officers to enter into it;

NOW, THEREFORE, for and in consideration of the premises and the covenants and conditions hereinafter contained, the parties agree as follows:

Section 1. Definitions. Capitalized terms used in this Assignment Agreement shall have the meanings respectively ascribed to them in the Lease, unless the context clearly indicates otherwise.

Section 2. Assignment. The Corporation, for good and valuable consideration, without recourse to the Corporation, does hereby sell, assign and transfer to the Trustee, for the benefit of the Owners of Certificates executed and delivered under the Trust Agreement, each and all of its rights under the Lease and the Site Lease (excepting only its rights under

Sections 4.8, 5.8, 7.3 and 9.4 of the Lease and its right to give consents and approvals thereunder), and each and all of its rights under the Trust Agreement (except for its rights to give consents and approvals thereunder), including but not limited to, its right to receive Lease Payments and Prepayments and all other amounts required to be deposited in the Lease Payment Fund from the District under the Lease and its right to exercise such rights and remedies conferred on the Corporation under the Lease and the Site Lease as may be necessary to enforce payment of the Lease Payments when due or otherwise to protect its interests in the event of a default by the District, and all rights of entry in and upon the Facility as provided in the Lease and the Site Lease. This assignment is absolute and intended to be presently effective. The Lease Payments shall be applied and the rights so assigned shall be exercised by the Trustee as provided in the Trust Agreement.

Section 3. Acceptance. The Trustee hereby accepts such assignment for the purpose of securing such Lease Payments and rights to the Owners of Certificates delivered pursuant to the Trust Agreement and subject to the provisions of the Trust Agreement.

Section 4. Conditions. This Assignment Agreement will confer no rights nor impose any duties upon the Trustee beyond those expressly provided in the Trust Agreement. The Trustee does not warrant the accuracy of the recitals herein.

Section 5. Counterparts. This Assignment Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

(Signature page follows)

IN WITNESS WHEREOF, the parties have executed this Assignment Agreement relating to Riverside Unified School District 2015 School Facilities Project Certificates of Participation by their officers thereunto duly authorized as of the day and year first written above.

RIVERSIDE UNIFIED SCHOOL DISTRICT
SCHOOL FACILITIES CORPORATION

By: _____
President

ATTEST:

Secretary

U.S. BANK NATIONAL ASSOCIATION, as
Trustee

By: _____
Authorized Officer

*-Signature Page-
Assignment Agreement*

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

A notary public or other officer completing this certificate verifies only the identity of the individual who signed the document to which this certificate is attached, and not the truthfulness, accuracy, or validity of that document.

STATE OF CALIFORNIA)
)
COUNTY OF _____)

On _____, before me, _____, a Notary Public, personally appeared _____, who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature _____

(Seal)

EXHIBIT A

1. DESCRIPTION OF FACILITY AND REAL PROPERTY

Facility

Real Property