THE BOARD OF SUPERVISORS OF THE COUNTY OF STANISLAUS

ACTION AGENDA SUNI	
DEPT: Public Works	BOARD AGENDA # 9:05 a.m.
Urgent 🦳 Routine 🔳	AGENDA DATE July 27, 2010
CEO Concurs with Recommendation YES NO (Information Attached)	4/5 Vote Required YES NO
SUBJECT:	
Public Hearing to Consider the Approval of the Fiscal Year : Area Nos. 4 through 26, Landscape and Lighting Districts Paradise South, Riverdale, Riverview, and Shackelford	
STAFF DECOMMENDATIONS:	
STAFF RECOMMENDATIONS:	" " O " OOOO (II O O O O
Find that the notice of public hearing was published in comp	oliance with Section 6066 of the Government Code.
2. Conduct a public hearing to receive comments regarding the	e Fiscal Year 2010-2011 annual assessments.
	(Continued on Page 2)
FISCAL IMPACT:	
There will be no fiscal impact to the General Fund. Annual as their respective services. These annual assessments will ge extended county services within the County Service Areas and	enerate funding in Fiscal Year 2010-2011 to provide
BOARD ACTION AS FOLLOWS:	No. 2010-490
On motion of Supervisor O'Brien , Sec and approved by the following vote, Ayes: Supervisors: O'Brien, Chiesa, Monteith, DeMartini, a	and Chairman Grover
Noes: Supervisors: None Excused or Absent: Supervisors: None	
Abstaining: Supervisor: None	
1) X Approved as recommended	
2) Denied 3) Approved as amended	
4) Other:	

ATTEST:

CHRISTINE FERRARO TALLMAN, Clerk

STAFF RECOMMENDATIONS (Continued):

3. Set the Fiscal Year 2010-2011 annual assessments as shown on Exhibit "A" for the following County Service Areas (CSA) and Landscape and Lighting Districts (LLD):

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CSA NO. 4 - Bristol Glen (Salida)
CSA NO. 5 - Starlite Place (Keyes)
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CSA NO. 7 - Modesto Auto Center (north Modesto)

CSA NO. 8 - Honey Bee Estates (Empire)

CSA NO. 9 - River/Souza (north Ceres)

CSA NO. 10 - Salida

CSA NO. 11 - Gilbert Road (Oakdale)

CSA NO. 12 - Peach Blossom Estates (Oakdale-Riverbank)

CSA NO. 16 - Olive Ranch Estates (east Oakdale)

CSA NO. 18 - Atlas Park (east Oakdale)

CSA NO. 19 - Tuolumne-Gratton (Denair)

CSA NO. 20 - Summit (north Modesto)

CSA NO. 21 - Riopel (Denair)

CSA NO. 22 - Old School North (Denair)

CSA NO. 23 - Hillsborough-Schutz (east Oakdale)

CSA NO. 24 - Hideaway Terrace (Denair)

CSA NO. 25 - Suncrest II (Denair)

CSA NO. 26 - Keyes

Bret Harte LLD (south Modesto)

Bystrum LLD (northwest Ceres)

Howard/McCracken LLD (Westley area; I-5/McCracken interchange)

Laurel LLD (south Ceres)

Paradise South LLD (south Modesto)

Riverdale LLD (south Modesto)

Riverview LLD (south Modesto)

Shackelford LLD (south Modesto)

- 4. Make the Engineer's Reports a part of the record of this proceeding.
- 5. Authorize the Auditor-Controller to add the annual assessments to the 2010-2011 Tax Roll.
- 6. Approve a resolution to levy Fiscal Year 2010-2011, and each subsequent fiscal year in which the charges may validly be levied, benefit assessment rates for those districts as listed in Staff Recommendation No. 3.

DISCUSSION:

The above County Service Areas (CSA) and Landscape and Lighting Districts (LLD) were formed by resolutions of the Board of Supervisors. The CSAs and LLDs provide extended services over and above those services provided to the general public. For CSAs, those services may include storm drainage maintenance, and park and streetscape maintenance. LLDs provide extended services for street lighting and in some instances landscape maintenance. The specific services provided to each CSA and LLD are outlined in the narrative below.

On June 29, 2010, the Board of Supervisors approved setting the public hearing date for July 27, 2010 to consider the proposed annual assessments for Fiscal Year 2010-2011. Notice of the public hearing was published in accordance with Section 6066 of the Government Code. Said notice stated that all persons would be afforded an opportunity to speak for or against the proposed annual assessments.

The CSAs and LLDs are funded through annual assessments included on property tax bills. Revenues are allocated when property owners make those payments. Therefore, the major receipts of revenue are in December and April, while expenditures are incurred throughout the year. This lag in funds can create a deficit in the CSA or LLD account if the existing year-end fund balance is not sufficient to cover the period from July through December, generally referred to as the "dry period". Once assessments are received, this deficit is corrected. It is the Department of Public Works' intent to accumulate sufficient fund balance in each of the CSA and LLD accounts to cover expenditures during this dry period.

Department of Public Works staff has made a concentrated effort to review each CSA and LLD to determine appropriate levels of service and to develop costs based on those services. A detailed schedule of anticipated expenditures is provided in each Engineer's Report. In general, cost increases are due to inflated energy and fuel costs, however, some of the increases and decreases are due to improved oversight of the program, including the estimating and tracking of expenditures.

The following is a summary of the proposed Fiscal Year 2010-2011 annual assessments:

CSA 4 - Bristol Glen (in Salida): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$31.38 per parcel, which is no change from the assessment of Fiscal Year 2009-2010. An amount of \$6,381 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$5,079.

It is estimated there will be a fund balance on June 30, 2010, of \$91,122. This amount has been generated in order to have funds available for future capital improvements in the storm drain system, including an estimated \$23,000 for one (1) 20 HP drainage basin pump replacement. This fiscal approach is aimed at accumulating a sufficient reserve by the time capital improvements are required so that no increase in the annual assessment will be necessary to cover these costs.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$5,340 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

The continued use of fund balance to offset the cost of operating the CSA will deplete fund balance to a point where either service will have to be reduced to match the revenue being

collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

CSA 5 - Starlite Place (in Keyes): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$32.24 per parcel, which is no change from the assessment of Fiscal Year 2009-2010. An amount of \$3,985 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$3,935.

It is estimated there will be a fund balance on June 30, 2010, of \$136,571. This amount has been generated in order to have funds available for future capital improvements in the storm drain system, including an estimated \$46,000 for two (2) 20 HP drainage basin pump replacements. This fiscal approach is aimed at accumulating a sufficient reserve by the time the capital improvements are required so that no increase in the annual assessment will be necessary to cover these costs.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$5,242 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

The continued use of fund balance to offset the cost of operating the CSA will deplete fund balance to a point where either service will have to be reduced to match the revenue being collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

CSA 7 - Modesto Auto Center (in north Modesto): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$253.81 per net acre. There is no change in the assessment from Fiscal Year 2009-2010. An amount of \$2,967 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$5,066.

It is estimated there will be a fund balance on June 30, 2010, of \$59,546. This amount has been generated in order to have funds available for future capital improvements in the storm drain system, including an estimated \$25,000 for two (2) 10 HP drainage basin pump replacements. This fiscal approach is aimed at accumulating a sufficient reserve by the time capital improvements are required so that no increase in the annual assessment will be necessary to cover these costs.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to

maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$2,483 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

The continued use of fund balance to offset the cost of operating the CSA will deplete fund balance to a point where either service will have to be reduced to match the revenue being collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

CSA 8 - Honey Bee Estates (in Empire): The purpose of this District is to ensure the ongoing maintenance; operation and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$31.24 per parcel. There has been no change over the previous year's assessment. An amount of \$6,356 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$7,513.

It is estimated there will be a fund balance on June 30, 2010, of \$23,475. The continued use of fund balance to offset the cost of operating the CSA will deplete fund balance within 3 years to a point where either service will have to be reduced to match the revenue being collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

The Stanislaus County Department of Public works, in cooperation with the Planning Department and the Redevelopment Agency, has begun a phased project to provide storm drain infrastructure to the unincorporated town of Empire. County Service Area 27-Empire was formed in 2009 in order to provide a funding mechanism for the special benefits received. The next phase of the project would include the parcels within CSA-8 and all other parcels within the proposed improvement area. During the Fiscal Year 2010-2011 a Proposition 218 ballot procedure will be completed in order to annex the parcels within CSA-8 into CSA-27 Empire. A majority vote in favor of the proposal from the parcel owners within the proposed area of annexation would dissolve CSA-8 into CSA-27.

The fiscal year is the 12-month period from on July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$3,553 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

CSA 9 - River/Souza (in Ceres area): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$20.26 per parcel. There has been no change over the previous year's assessment. An amount of \$9,534 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$7,884.

It is estimated there will be a fund balance on June 30, 2010, of \$62,998. This amount was generated in order to have funds available for capital improvements in the storm drainage

system. In Fiscal Year 2010-2011, \$1,650 of that reserve will be used to replace the security gates at the storm drain basin.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$5,516 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

The continued use of the fund balance to offset the cost of operating the CSA will deplete the fund balance to a point where either service will have to be reduced to match the revenue being collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

CSA 10 – **Salida:** This CSA was established in October 1990, to provide extended governmental services for parks, streetscape, storm drain maintenance, library, and sheriff for the benefit of parcels within the CSA 10. Historically, library services have not been included in assessments. Sheriff services were removed in Fiscal Year 2009-2010 due to the general benefit level of service having increased to match or exceed the CSA 10 agreed upon level of service.

The following is a summary of the proposed Fiscal Year 2010-2011 annual assessments:

CSA 10 - Salida: The assessment for Fiscal Year 2010-2011 for a Single Family Residential lot is \$139.32 per parcel. Undeveloped Commercial/Industrial properties are levied at \$487.62 per acre, and Public Property is levied at \$306.50 per acre. The assessment for Landmark Business Center #2 is \$42.34 per acre. All of the assessments listed herein have not changed from Fiscal Year 2009-2010.

On June 30, 2010, it is estimated that CSA 10 will have the following fund balances: Administration will have a balance of \$-3,398, the Parks and Recreation Department will have a balance of \$-20,681 and Public Works will have a balance of \$177,435. The administration deficit is the result of the most recent ballot procedure. It is anticipated that those costs will have been repaid, through the annual assessment, and the fund will have a positive balance by the end of Fiscal Year 2010-2011. It is anticipated that the Parks and Recreation fund balance will be positive by the end of Fiscal Year 2010-2011. The Public Works amount has been generated in order to have funds available for future capital improvements in the storm drain system. CSA 10 has nine pumps located throughout the system. North pond has three (3) 70 HP pumps, south pond has two (2) 50 HP pumps and Landmark Business Center has two (2) 7.5 HP pumps. The collective total replacement cost is estimated at \$380,000. This fiscal approach is aimed at accumulating a sufficient reserve by the time the pumps are replaced so that no increase in the annual assessment will be necessary.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$78,182 in CSA 10

Public Works will be carried forward from available fund balance to cover costs from July 1st to December 31st. Since CSA 10 is set up as separate funds for Administration, Parks and Recreation, and Public Works, funds are not comingled. Therefore the reserve funds in CSA 10-Public Works are not available to offset costs in the other funds. Therefore, there is insufficient fund balance to fund the 6-month dry period in CSA 10 Administration and Parks, which will result in a fund deficit in the beginning half of the year. The deficit will be eliminated by year end as assessments are received.

CSA 11 - Gilbert Road (in Oakdale area): The purpose of this District is to ensure the ongoing maintenance and grading of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$0 per linear foot. There has been no change over the previous year's assessment. An amount of \$300 is proposed to be withdrawn from the available fund balance in Fiscal Year 2010-2011 to completely offset operations and maintenance costs, thereby keeping the assessment at \$0. The proposed use of the fund balance in Fiscal Year 2009-2010 was \$300.

It is estimated there will be a fund balance on June 30, 2010, of \$8,228. Fund balance will be held as a reserve to be used to offset future operations and maintenance costs.

CSA 12 - Peach Blossom Estates (in west Oakdale area): The purpose of this District is to insure the ongoing maintenance, operation, and servicing of the storm drain system. The assessment for Fiscal Year 2010-2011 is \$83.34, which is no change from the previous year's assessment. An amount of \$2,931 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment at the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$1,710.

It is estimated there will be a fund balance on June 30, 2010, of \$28,160. This amount was generated in order to have funds available for capital improvements in the storm drainage system.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment is not collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$1,965 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

The continued use of fund balance to offset the cost of operating the CSA will deplete fund balance to a point where either service will have to be reduced to match the revenue being collected, or a ballot measure to increase the assessment, per Proposition 218, would have to be conducted.

CSA 16 - Olive Ranch Estates (in east Oakdale area): The purpose of this District is to ensure the ongoing maintenance, operation and servicing of the storm drain system and landscaping of the storm drain basin. The assessment for Fiscal Year 2010-2011 is \$641.47. The Fiscal Year 2009-2010 assessment was \$623.59 per parcel. The proposed annual assessment is an increase of \$17.88 (3%) to last year's assessment.

It is estimated there will be a fund balance on June 30, 2010, of \$34,901. The fund balance will be carried forward as a general reserve and will not be used to offset the cost to operate the District. This amount has been generated in order to have funds available for future capital improvements in the storm drain system, including an estimated \$43,000 for two (2) 20 HP drainage pump replacements. This fiscal approach is aimed at accumulating a sufficient reserve by the time capital improvements are required so that no increase in the annual assessment will be necessary.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget of \$9,622 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

CSA 18 - Atlas Park (in east Oakdale area): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain basin, storm drain system, and park. The assessment for Fiscal Year 2010-2011 is \$626.97, which is an increase of \$66.63 (11%) from the prior year's assessment. An amount of \$3,100 is proposed to be withdrawn from the available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs. The proposed use of fund balance in Fiscal Year 2009-2010 was \$4,183.

It is estimated there will be a fund balance on June 30, 2010, of \$13,028. A portion of the fund balance will be carried forward as a general reserve.

The fiscal year is the 12-month period from July 1st through June 30thof the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, \$3,283 of available fund balance will be carried forward to cover costs from July 1st through December 31st.

CSA 19 - Tuolumne-Gratton (in Denair): The purpose of this District is to ensure the ongoing maintenance, operation and servicing of the storm drain basin, storm drain system, and park. The Fiscal Year 2010-2011 assessment for Sterling Ranch Units 1-5 is \$168.10 per parcel and for Runyan Country Estates, \$42.90 per parcel. The assessment for Sterling Ranch has decreased by \$7.00 (4%) and Runyan Estates has increased \$0.10. An amount of \$500 for Runyan Estates and \$0 for Sterling Ranch is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs. The proposed use of fund balance in Fiscal Year 2009-2010 was \$850 for Runyan Estates and \$3,812 for Sterling Ranch.

It is estimated there will be a fund balance on June 30, 2010, of \$107,382 for Sterling Ranch and \$11,931 for Runyan Estates for a total of \$119,313 for the CSA. This amount has been generated in order to have funds available for future capital improvements in the storm drain system, including an estimated \$54,000 for two (2) 25 HP drainage basin pump replacements. In addition, a capital reserve in the amount of \$3,000 is being established for unforeseen and/or catastrophic events in regards to vandalized irrigation, turf, tree or playground equipment. This fiscal approach is aimed at accumulating a sufficient fund reserve by the time capital

improvements are required so that no increase in the annual assessment will be necessary.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, \$26,484 of available fund balance will be carried forward to meet expenses from July 1st to December 31st.

CSA 20 - Summit (industrial park in north Modesto area): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain basin and storm drain system. The assessment for Fiscal Year 2010-2011 is \$177.51. This is a 36% increase to the Fiscal Year 2009-2010 assessment of \$130.40. Fund balance in the amount of \$800 will be used to offset a portion of the assessment in Fiscal Year 2010-2011. The proposed use of fund balance in Fiscal Year 2009-2010 was \$2,562.

It is estimated there will be a fund balance on June 30, 2010 of \$5,906. The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget, \$3,583, of available fund balance will be carried forward to meet expenses from July 1st to December 31st.

CSA 21 - Riopel (in Denair): The purpose of this District is to ensure the ongoing maintenance, operation and servicing of the storm drain basin, storm drain system, and park. The assessment for Fiscal Year 2010-2011 is \$401.45 per parcel. This is a 20% increase of the Fiscal Year 2009-2010 assessment of \$334.07. It is estimated there will be a fund balance on June 30, 2010, of \$40,650. An amount of \$11,250 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs. In addition, a capital reserve in the amount of \$3,000 is being established for unforeseen and/or catastrophic events in regards to vandalized irrigation, turf, tree or playground equipment. The proposed use of the fund balance in Fiscal Year 2009-2010 was \$16,342.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget, \$16,866, of available fund balance will be carried forward to meet expenses from July 1st to December 31st.

The park's maintenance section was added to the CSA in Fiscal Year 2009-2010. In prior years, the park was under development and the responsibility of the developer. An increase of 20% has been implemented for 3 consecutive years, Fiscal Year 2009-2010 thru Fiscal Year 2011-2012, to capture the increase in the Parks and Recreation budget for services provided to CSA 21. During those three years, fund balance will be used to offset the operational costs, allowing for a gradual increase in assessments.

CSA 22 - Old School North (in Denair): The purpose of this District is to ensure the ongoing

maintenance; operation and servicing of the storm drain basin, storm drain system, and park. The assessment for Fiscal Year 2010-2011 is \$842.59, which is a \$2.56 increase or .03% from the Fiscal Year 2009-2010 assessment of \$840.03. It is estimated there will be a fund balance on June 30, 2010, of \$15,686. An amount of \$2,100 is proposed to be withdrawn from the available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment near the previous year's level. The proposed use of the fund balance in Fiscal Year 2009-2010 was \$1,500.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is collected in December and April, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget, \$5,684, of available fund balance will be carried forward to cover costs from July 1st to December 31st.

CSA 23 - Hillsborough-Schutz (in east Oakdale): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain system and river outfall facility. The assessment for Fiscal Year 2010-2011 is \$60.41, which is a 3% increase from the Fiscal Year 2009-2010 assessment of \$58.81. An amount of \$5,000 is proposed to be withdrawn from the available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs, thereby keeping the assessment near the previous year's level. The proposed use of fund balance in Fiscal Year 2009-2010 was \$3,500.

The estimated fund balance as of June 30, 2010 is \$80,342.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, a reserve of one half of the annual operating budget, \$4,826, of available fund balance will be carried forward to cover costs from July 1st to December 31st.

CSA 24 - Hideaway Terrace (in Denair): The purpose of this District is to ensure the ongoing maintenance, operation and servicing of the storm drain basin, storm drain system, and park. The assessment for Fiscal Year 2010-2011 is \$620.23. This is equal to the Fiscal Year 2009-2010 assessment of \$620.23.

The revenue collected for Fiscal Year 2009-2010 was only \$3,374, due to property owners defaulting on property taxes and assessments. This resulted in a fund balance deficit of \$15,000. Assessments will continue to be placed on the tax rolls and services will continue to be provided in order to maintain the infrastructure that has been put into place. Fund Balance will be restored as defaulted property taxes and assessments are brought current. Penalties and interest on associated revenues will also be received. On August 11, 2009 the Board of Supervisors approved, as authorized by Government Code Section 25214.5, the establishing of a revolving fund to address temporary funding shortfalls of this nature.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to

maintain the various services provided. Due to the lack of fund balance, there are no funds available to cover expenses for the first six months as explained above.

CSA 25 - Suncrest II (in Denair): The purpose of this District is to ensure the ongoing maintenance, operation, and servicing of the storm drain basin, storm drain system, and the adjacent lot located west of the basin. The assessment for Fiscal Year 2010-2011 is \$600.38 per parcel. This is an increase of \$59.65 (11.03%) from the Fiscal Year 2009-2010 assessment of \$540.73. An amount of \$2,200 is proposed to be withdrawn from available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs. The proposed use of fund balance in Fiscal Year 2009-2010 was \$500.

The estimated fund balance as of June 30, 2010 is \$6,225. The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Therefore, available fund balance in the amount of \$2,801 will be carried forward to cover costs from July 1st to December 31st.

CSA 26 - Keyes: The purpose of this District is to ensure the ongoing maintenance; operation and servicing of the storm drain basin, storm drain system, and parks. The assessment for Fiscal Year 2010-2011 is \$159.37. This is a decrease of \$.08 from the previous year's assessment of \$159.45. An amount of \$5,000 is proposed to be withdrawn from the available fund balance in Fiscal Year 2010-2011 to offset operations and maintenance costs. The proposed use of the fund balance for CSA 26 in Fiscal Year 2009-2010 was \$9,399.

On June 30, 2010, it is estimated that CSA 26 will have a fund balance of \$431,085. This reserve will remain in place to have funds available for future capital improvements in the storm drain system. CSA 26 has five pumps located throughout the system. There is one (1) outfall pump and four (4) lift station pumps. The collective total replacement cost is estimated at approximately \$165,000. This fiscal approach is aimed at accumulating a sufficient reserve by the time the pumps are replaced so that no increase in the annual assessment will be necessary. Fund balance in the amount of \$85,000 was set aside in Fiscal Year 2009-2010 for Parks to use in Bonita Ranch and Hatch Parks. Since both parks were under construction and inaccessible at that time the monies will be used in Fiscal Year 2010-2011 for lighting, park fencing, a multi-use sport field, irrigation, turf, trees and playground equipment. The total use of fund balance for Fiscal Year 2010-2011 is \$90,000.

The fiscal year is the 12-month period from July 1st through June 30th of the following year. The annual assessment is received with property taxes collected in December and April. This means the fiscal year starts on July 1st but the first installment of the annual assessment will not be collected until December, creating a 6-month lag in receiving the money necessary to maintain the various services provided. Consequently, a reserve of one half of the annual operating budget, \$130,003 will be carried forward from available fund balance to cover costs from July 1st to December 31st.

Bret Harte Landscape and Lighting District (in south Modesto area): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$42.82 per parcel. This is an increase of \$4.26 or 11% from the Fiscal Year 2009-2010 assessment of \$38.56. The first installment of assessments is received in December; therefore adequate funds

must be carried forward to cover operating costs from July through December. The estimated fund balance as of June 30, 2010 is \$13,587. Since the current fund balance is insufficient to cover these costs, an additional \$2,500 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$48,500.

Bystrum Landscape and Lighting District (in northwest Ceres): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$55.94 per parcel. This assessment is an increase of \$5.75 (11%) from the Fiscal Year 2009-2010 assessment of \$50.19. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. The estimated fund balance as of June 30, 2010 is \$5,988. Since the current fund balance is insufficient to cover these costs, an additional \$3,456 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$25,800.

Howard/McCracken Landscape and Lighting District (in Westley area; I-5/McCracken Interchange): The District provides maintenance of landscaping and street lighting to the neighborhood. The increase of the assessment by \$188.65 per parcel to \$1,296.59 per parcel is due to an increase in PG&E utility cost and a lack of fund balance to offset the operating cost. This is an increase of 15% over the Fiscal Year 2009-2010 assessment of \$1107.94. The estimated fund balance as of June 30, 2010 is \$4,711. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. Since the current fund balance is insufficient to cover these costs, an additional \$1,200 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$20,842.

Fiscal Year 2010-2011 will provide the opportunity for the parcel owners within the Howard McCracken Landscape and Lighting District to approve a Proposition 218 Ballot proposal that will provide a capital improvement project and an increased level of service to the district. The ballot proposal is being done at the request of the parcel owners due to their request to upgrade the area around the businesses within the district and the interstate.

Laurel Landscape and Lighting District (in south Ceres area): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$77.79 per parcel. This is an increase of \$7.60, or 11%, from that of the Fiscal Year 2009-2010 assessment of \$70.19. The estimated fund balance as of June 30, 2010 is \$5,334. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. Since the current fund balance is insufficient to cover these costs, an additional \$541 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$11,750.

Paradise South Landscape and Lighting District (in south Modesto area): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$50.13 per parcel. This is a decrease of 3% over the Fiscal Year 2009-2010 assessment of \$51.82. The estimated fund balance as of June 30, 2010 is \$7,527. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. Since the current fund balance is insufficient to cover these costs, an additional \$1,500 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$17,600.

Riverdale Landscape and Lighting District (in Riverdale Park Tract, southwest Modesto): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$57.63. This is an increase of \$7.85 or 16% from the Fiscal Year 2009-2010 assessment of \$49.78. The estimated fund balance as of June 30, 2010 is \$3,758. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. Since the current fund balance is insufficient to cover these costs, an additional \$871 has been added to the balance to levy to rebuild fund balance and insure availability of funds for Fiscal Year 2011-2012. The total budget is \$11,000.

Riverview Landscape and Lighting District (in southwest Modesto area): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$36.97 per parcel, a decrease of \$5.46 (13%) from the previous year's assessment of \$42.43. The estimated fund balance as of June 30, 2010 is \$9,019. The first installment of assessments is received in December; therefore funds in the amount of \$6,100 will be carried forward to cover operating costs from July through December. The total budget is \$12,200.

Shackelford Landscape and Lighting District (in southwest Modesto area): The District provides street lighting to the neighborhood. The assessment for Fiscal Year 2010-2011 is \$45.86 per parcel, an increase of \$13.14 (40%) from the previous year's assessment of \$32.72. The increase is primarily due to the shortage of fund balance available to cover the period of July through December, the "dry period" and a 7.85% increase in T.I.D. utility rates. The first installment of assessments is received in December; therefore adequate funds must be carried forward to cover operating costs from July through December. The estimated fund balance as of June 30, 2010 is \$2,419. The total budget is \$22,700.

POLICY ISSUES:

The Board should consider if this action is consistent with its priorities of providing a Safe Community, a Healthy Community, and a Well Planned Infrastructure System.

STAFFING IMPACT:

There is no staffing impact associated with this item.

CONTACT PERSON:

Matt Machado, Public Works Director. Telephone: 209-525-4130.

H:\SERVICES\Districts\CSA\CSA\s FY2010-2011\Board Items\Public Hearing Csas And LLDsBOS.7-27-10

ATTACHMENTS AVAILABLE FROM YOUR CLERK

EXHIBIT "A"

THE FOLLOWING IS A SUMMARY STATEMENT OF THE ASSESSMENTS FOR THE 2010-2011 FISCAL YEAR COUNTY SERVICE AREAS (CSA) AND THE LANDSCAPE & LIGHTING DISTRICTS (LLD):

COUNTY SERVICE AREAS (CSA):

COUNTY SERVICE AREAS (CSA):				Annual		
		Total	Λ.	Annuai ssessment per		
District Name	Tax Code	Parcels/EBU	A	ssessment per EBU		Total Charge
CSA4	51004	137/137	\$	31.38	\$	4,299.00
	21001	1377137		31.50	Ψ	1,255.00
CSA5	51005	192/201.59	\$	32.24	\$	6,499.00
CSA 7	51007	7/7.88	\$	253.81	\$	2,000.00
CSA8	51008	24/24	\$	31.24	\$	750.00
CSA9	51009	74/74	\$	20.26	\$	1,499.00
CSA10	51010	2781/2971.31	\$	139.32	\$	413,962.00
LANDMARK BUSINESS CENTER within CSA 10*- Assessed per acre	51100	Total Parcels/Acres 23*/35.43	Assess \$	ment per Acre 42.34	\$	1,500.00
CSA11-Assessed per lineal foot		Total Parcels/LF	Assessr	nent per LF		
	51011	9/1807	\$		\$	-
CSA12	51012	12/12	\$	83.34	\$	1,000.00
CSA16	51016	30/30	\$	641.47	\$	19,244.00
CSA18	51018	16/16	\$	626.97	\$	10,031.00
CSA19	51019	325			\$	51,270.00
Sterling Ranch		305/305	\$	168.10		·
Runyan Estates		20/20	\$	42.90		
CSA20	51020	38/35.96	\$	177.51	\$	6,383.00
CSA21	51021	56/56	\$	401.45	\$	22,481.00
CSA22	51022	11/11	\$	842.59	\$	9,269.00
CSA23	51023	77/77	\$	60.41	\$	4,652.00
CSA24	51024	16/16	\$	620.23	\$	9,924.00
CSA25	51025	15/15	\$	600.38	\$	9,006.00
CSA26	51026	1032/1066.72	\$	159.37	\$	170,005.00

^{*} Both are within CSA10 . CSA10 has a total parcel count on the Engineers Report of 2804. There is a separate Tax Code for the 23 lots w/n Landmark Business Center.

EXHIBIT "A"

LANDSCAPE & LIGHTING DISTRICTS (LLD):

		Total	Δ	Annual ssessment Per		
District name	Tax Code	Parcels/EBU	7.8.	EBU	To	otal Charge
Bret Harte	57070	1191/1191	\$	42.82	\$	51,000.00
Bystrum	57200	523/523	\$	55.94	\$	29,256.00
Howard-McCracken	57650	17/17	\$	1,296.59	\$	22,042.00
Laurel	57715	158/158	\$	77.79	\$	12,291.00
Paradise South	57215	381/381	\$	50.13	\$_	19,100.00
Riverdale	57900	206/206	\$	57.63	\$	11,871.00
Riverview	57925	330/330	\$	36.97	\$	12,200.00
Shackelford	58000	495/495	\$	45.86	\$	22,700.00

H:Services/Districts/CSA/CSA's FY2010-2011/Board Items/Exhibit A for Public Hearing 7 27 10

Date:	July 27, 2010		No.	2010-490
	Supervisor by the followin		Seconded by Supervisor	Monteith
and approved Ayes: Supervi	=	•	ı, Monteith, DeMartini, aı	nd Chairman Grover
Noes: Superv	isors:	None	· · · · · · · · · · · · · · · · · · ·	
Excused or Al	bsent: Supervis	sors: None		
Abstaining: Su	upervisor:	None		
THE FOLL	OWING RESOI	LUTION WAS ADOPTED:		Item # 9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 4, BRISTOL GLEN SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 4, Bristol Glen subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within Service Area 4, Bristol Glen Subdivision for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
	of Supervisor		Seconded by Supervisor	Monteith	
and approv	ed by the following	g vote,			
Ayes: Supe	rvisors:	O'Brien, Chies	sa, Monteith, DeMartini, an	nd Chairman Grover	
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervis	ors: None			
Abstaining:	Supervisor:	None			
THE FOL	LOWING DECOL	UTION WAS ADODTED	•	Item # 9:05 a.m.	
IHE FUI	LOWING RESUL	UTION WAS ADOPTED) .		

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 5, STARLITE PLACE SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 5, Starlite Place subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within Service Area 5, Starlite Place Subdivision for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
On motion of and approved	Supervisor	O'Brien g vote,	Seconded by Supervisor	Monteith	
Ayes: Superv	isors:	O'Brien, Chiesa	i, Monteith, DeMartini, and	d Chairman (Grover
Noes: Superv	risors:	None			
Excused or A	bsent: Supervis	sors: None			
Abstaining: S	upervisor:	None			
THE FOLI	LOWING RESO	LUTION WAS ADOPTED		Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 7, MODESTO AUTO CENTER

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 7, Modesto Auto Center, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within service Area 7, Modesto Auto Center for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
	of Supervisor	O'Brien g vote,	Seconded by Supervisor	Monteith	
Ayes: Supe	rvisors:	O'Brien, Chiesa	a, Monteith, DeMartini, an	d Chairman (Grover
Noes: Supe	rvisors:	None			
Excused or	Absent: Supervis	ors: None			
Abstaining:	Supervisor:	None			
THE FOL	LOWING RESOL	_UTION WAS ADOPTED:		Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 8, HONEY BEE ESTATES

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 8, Honey Bee Estates, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 8, Honey Bee Estates for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
	of Supervisor ed by the followin		Seconded by Supervisor	Monteith	
Ayes: Supe	•	•	a, Monteith, DeMartini, an	d Chairman (Grover
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervis	sors: None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESO	LUTION WAS ADOPTED	:	Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 9, RIVER ROAD/SOUZA

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 9, River Road/Souza Avenue, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 9, River Road/Souza Avenue, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk
Stanislaus County Board of Supervisors.
State of California

Date: July 27, 2010		No.	2010-490	
On motion of Supervisor O'E		Seconded by Supervisor	Monteith	
and approved by the following vot	te,			
Ayes: Supervisors:	O'Brien, Chiesa	i, Monteith, DeMartini, and	l Chairman (Grover
Noes: Supervisors:	None			
Excused or Absent: Supervisors:	None			
Abstaining: Supervisor:	None			
THE FOLLOWING RESOLUTION	ON WAS ADOPTED:		Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 10, SALIDA

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 10, Salida, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Streetscape and Storm Drain System, parks, and landscapes within CSA 10.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 10, Salida, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
	of Supervisor ed by the followin	O'Brien	Seconded by Supervisor	Monteith	
Ayes: Supe	-	•	a, Monteith, DeMartini, an	d Chairman C	Grover
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervis	ors: None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESOL	_UTION WAS ADOPTED:		Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 11, GILBERT ROAD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 11, Gilbert Road, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of Grading the shoulder of Gilbert Road.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 11, Gilbert Road, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date: July 27, 2010		No.	2010-490		
•	O'Brien	Seconded by Supervisor	Monteith		•••••
and approved by the followir	ng vote,				
Ayes: Supervisors:	O'Brien, Chi	esa, Monteith, DeMartini, an	d Chairman G	rover	
Noes: Supervisors:	None				
Excused or Absent: Supervis	sors: None				
Abstaining: Supervisor:	None				••••
			ltem#	9·05 a m	

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 12, PEACH BLOSSOM ESTATES

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 12, Peach Blossom Estates, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 12, Peach Blossom Estates, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of California

1010-56 File No.

Date:	July 27, 2010		No.	2010-490	
	of Supervisor ed by the followin		Seconded by Supervisor	Monteith	
Ayes: Supe	rvisors:	O'Brien, Chies	sa, Monteith, DeMartini, an	d Chairman C	Grover
Noes: Supe	rvisors:	None			
Excused or	Absent: Supervis	sors: None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESO	LUTION WAS ADOPTED) :	ltem #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 16, OLIVE RANCH ESTATES

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 16, Olive Ranch Estates, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 16, Olive Ranch Estates, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of Galifornia

File No.

Date: July 27, 2010		No.	2010-490	
On motion of Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approved by the followir	ng vote,			
Ayes: Supervisors:	O'Brien, Ch	iesa, Monteith, DeMartini, and	d Chairman C	rover
Noes: Supervisors:	None			
Excused or Absent: Supervis	sors: None			
Abstaining: Supervisor:	None			
THE FOLLOWING RESO	LUTION WAS ADODT	ED.	Item #	9:05 a.m.
THE FULLUWING RESUL	LUTION WAS ADOPT	EV.		

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 18, ATLAS PARK SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 18, Atlas Park Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System, and landscaped storm basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 18, Atlas Park Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

File No.

Date:	July 27, 2010		No.	2010-490	
	of Supervisor ed by the following	O'Brien g vote,	Seconded by Supervisor	Monteith	
Ayes: Supe	rvisors:	O'Brien, Chiesa	, Monteith, DeMartini, and	d Chairman (Grover
Noes: Supe	rvisors:	None			
Excused or	Absent: Superviso	ors. None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESOL	UTION WAS ADOPTED:		Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 19, TUOLUMNE-GRATTON SUBDIVISIONS

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 19, Tuolumne-Gratton Subdivisions, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System, park, and landscaped storm basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 19, Tuolumne-Gratton Subdivisions, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of Galifornia

File No.

Date:	July 27, 2010		No.	2010-490	
	of Supervisor	***************************************	Seconded by Supervisor	Monteith	
and approv	ed by the following	g vote,			
Ayes: Supe	rvisors:	O'Brien, Chies	a, Monteith, DeMartini, an	d Chairman G	rover
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervis	ors: None			
Abstaining:	Supervisor:	None			
TUE EO	LLOWING PESOL	UTION WAS ADOPTED	•	Item#	9:05 a.m.
INETO	FFOAAIIAG KESOF	OTION WAS ADOPTED	•		

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 20, SUMMIT SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 20, Summit Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System, park, and landscaped storm basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 20, Summit Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of Galifornia

Date:	July 27, 2010		No.	2010-490	
	•	O'Brien	Seconded by Supervisor	Monteith	
and approve Ayes: Super	ed by the followir visors:	•	a, Monteith, DeMartini, an	nd Chairman (Grover
Noes: Supe	rvisors:	None			
Excused or	Absent: Supervi	sors: None			
Abstaining:	Supervisor:	None			
THE FOLLOWING RESOLUTION WAS ADOPTED:				Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 21, RIOPEL SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 21, Riopel Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System, park and landscaped basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 21, Riopel Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

Otational Colleges

State of Galifornia

Date:	July 27, 2010		No.	2010-490	
	of Supervisor		Seconded by Supervisor	Monteith	
and approv	ed by the followin	g vote,			
Ayes: Supe	rvisors:	O'Brien, Chies	a, Monteith, DeMartini, an	d Chairman	Grover
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervis	sors: None			
Abstaining:	Supervisor:	None			
THE EOI	I OWING RESOI	LUTION WAS ADOPTED:	•	Item #	9:05 a.m.
		-U U	•		

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 22, OLD SCHOOL NORTH SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 22, Old School North Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System, park and landscaped basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 22, Old School North Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Mustini Ferraro

Date:	July 27, 2010		No.	2010-490	
	of Supervisor		Seconded by Supervisor	Monteith	
Ayes: Supe	•		sa, Monteith, DeMartini, an	d Chairman (Grover
Noes: Supe	ervisors:	None			
Excused or	Absent: Superviso	ors: None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESOL	UTION WAS ADOPTED):	Item #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 23, HILLSBOROUGH-SCHUTZ SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 23, Hillsborough-Schutz Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 23, Hillsborough-Schutz Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of Alifornia

Date:	July 27, 2010		No.	2010-490	
	of Supervisor	O'Brien g vote,	Seconded by Supervisor	Monteith	
Ayes: Supe	ervisors:	O'Brien, Chi	esa, Monteith, DeMartini, an	d Chairman (Grover
Noes: Sup	ervisors:	None			
Excused or	Absent: Supervis	ors: None			
Abstaining:	Supervisor:	None			
THE FO	LLOWING RESOL	UTION WAS ADOPTE	:D:	ltem #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 24, HIDEAWAY TERRACE SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 24, Hideaway Terrace Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 24, Hideaway Terrace Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of California

Date: July 27, 2010)	No.	2010-490	
On motion of Supervisor and approved by the following		Seconded by Supervisor	Monteith	
Ayes: Supervisors:	•	hiesa, Monteith, DeMartini, an	d Chairman (Grover
Noes: Supervisors:	None			
Excused or Absent: Superv	isors: None			
Abstaining: Supervisor:	None			
THE FOLLOWING RESC	OLUTION WAS ADOP	TED:	ltem #	9:05 a.m.

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 25, SUNCREST II SUBDIVISION

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 25, Suncrest II Subdivision, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System and landscaped lot adjacent to basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 25, Suncrest II Subdivision, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of California

Date:	July 27, 2010		No.	2010-490		
	of Supervisor ed by the followir	O'Brien ng vote,	Seconded by Supervisor	Monteith		
Ayes: Supe	rvisors:	O'Brien, Chi	esa, Monteith, DeMartini, an	d Chairman G	rover	
Noes: Supe	ervisors:	None				
Excused or	Absent: Supervis	sors: None				
	Supervisor:	None				
				Item #	9:05 a.m.	

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN COUNTY SERVICE AREA 26, KEYES

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of providing extended storm drainage to CSA 26, Keyes, under the provisions of the Government Code Section 25210.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Storm Drain System and landscaped lot adjacent to basin.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within CSA 26, Keyes, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date: July 27, 2010		No.	2010-490		
On motion of Supervisor O'E		Seconded by Supervisor	Monteith		
and approved by the following vot	:e,				
Ayes: Supervisors:	O'Brien, Chiesa	i, Monteith, DeMartini, an	d Chairman G	rover	
Noes: Supervisors:	None				
Excused or Absent: Supervisors:	None				
Abstaining: Supervisor:	None				
			Item #	9·05 a m	

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE BRET HARTE LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Bret Harte Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Bret Harte Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

nistine Ferraro

State of California

Date: July 27, 2010)	No.	2010-490
On motion of Supervisor and approved by the followi	O'Brien ng vote,	Seconded by Supervisor	Monteith
Ayes: Supervisors:	_	iesa, Monteith, DeMartini, and	d Chairman Grover
Noes: Supervisors:	None		
Excused or Absent: Supervi	isors: None		
Abstaining: Supervisor:	None		
			Item # 9:05 a.m.

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE BYSTRUM LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Bystrum Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Bystrum Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of California

File No.

Date: July 27, 2010		No.	2010-490	
On motion of Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approved by the following	g vote,			
Ayes: Supervisors:	O'Brien, Chiesa	i, Monteith, DeMartini, an	d Chairman G	rover
Noes: Supervisors:	None			
Excused or Absent: Supervise	ors: None			
Abstaining: Supervisor:	None			
			Item #	9:05 a.m.
THE FOLLOWING RESOL	LUTION WAS ADOPTED:			

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE HOWARD/McCRACKEN LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Howard/McCracken Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Howard/McCracken Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors, State of California

Date:	July 27, 2010		No.	2010-490	
On motion o	f Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approve	ed by the following	ig vote,			
Ayes: Supervisors:		O'Brien, Cl	niesa, Monteith, DeMartini, and	d Chairman G	rover
Noes: Supervisors:		None			
Excused or Absent: Supervisors:		sors: None			
Abstaining: \$	Supervisor:	None			
	.,,,,,,,,,,			ltem #	9:05 a m

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE LAUREL LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Laurel Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Laurel Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date:	July 27, 2010		No.	2010-490	
On motion	of Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approv	ed by the following	ng vote,			
Ayes: Supervisors:		O'Brien, C	O'Brien, Chiesa, Monteith, DeMartini, and Chairman Grover		
Noes: Supervisors:		None			
Excused or Absent: Supervisors:		sors: None			
Abstaining: Supervisor:		None			
				Item # 9:05 a.m.	

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE PARADISE SOUTH LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Paradise South Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Paradise South Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Mustine Herraro

Date:	July 27, 2010		No.	2010-490	
On motion	of Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approv	ed by the following	ng vote,	•		
Ayes: Supervisors:		O'Brien	, Chiesa, Monteith, DeMartini, and	d Chairman C	3rover
Noes: Supe	ervisors:	None			
Excused or	Absent: Supervi	sors: None			
Abstaining: Supervisor:		None			
_				Item #	9:05 a.m.

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE RIVERDALE LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Riverdale Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Riverdale Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

File No.

Date:	July 27, 2010		No.	2010-490	
On motion	of Supervisor	O'Brien	Seconded by Supervisor	Monteith	
and approv	ed by the followin	ng vote,			·
Ayes: Supervisors:		O'Brien, Chie	esa, Monteith, DeMartini, an	d Chairman G	rover
Noes: Supe	ervisors:	None			
Excused or Absent: Supervisors:		sors: None			
Abstaining: Supervisor:		None			
				Item #	9:05 a.m.

THE FOLLOWING RESOLUTION WAS ADOPTED:

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE RIVERVIEW LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Riverview Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the Street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Riverview Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

State of California

Date: July 27,	2010	No.	2010-490
On motion of Supervis	***************************************	Seconded by Supervisor	Monteith
and approved by the for	ollowing vote,		
Ayes: Supervisors:	O'Brien, C	hiesa, Monteith, DeMartini, an	d Chairman Grover
Noes: Supervisors:	None		
Excused or Absent: Si	upervisors: None		
Abstaining: Supervisor	r: None		
			Item # 9:05 a.m.
THE FOLLOWING	RESOLUTION WAS ADOP	TED:	

A RESOLUTION ORDERING THE LEVY AND COLLECTION OF CHARGES WITHIN THE SHACKELFORD LLD

The Stanislaus County Department of Public Works of Modesto, California does resolve as follows:

WHEREAS, the Stanislaus County Department of Public Works has by previous resolutions or other proceedings declared its intent to levy charges or assessments for the purpose of maintaining the street lights within the Shackelford Landscape and Lighting district, under the provisions of the Government Code Section 22620.

WHEREAS, the charges against the real property are not levied with regard to property values but rather the cost of maintaining the street lighting.

WHEREAS, the Stanislaus County Department of Public Works has determined and certifies that the charges are either exempt from or in compliance with all the provisions of Proposition 218, which was passed by the voters in November 1996. The Stanislaus County Department of Public Works has further determined the charges are in compliance with all laws pertaining to the levy of such charges.

NOW, THEREFORE, BE IT RESOLVED that the Stanislaus County Department of Public Works so orders the levy and collection of such charges within the Shackelford Landscape and Lighting district, for the 2010/11 fiscal year, and in each subsequent fiscal year in which the charges may validly be levied; that a certified copy of this resolution and attached documentation shall be delivered to the Auditor-Controller of the County of Stanislaus for the placement of such charges on the 2010/11 County Tax Roll, and in each subsequent fiscal year in which the charges may validly be levied.

ATTEST: CHRISTINE FERRARO TALLMAN, Clerk Stanislaus County Board of Supervisors,

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State of California Lessaso