

# BOARD OF SUPERVISORS AGENDA LETTER

Agenda Number:

Clerk of the Board of Supervisors 105 E. Anapamu Street, Suite 407 Santa Barbara, CA 93101

(805) 568-2240

Department Name: Parks
Department No.: 052

For Agenda Of: 7/07/09, 7/14/09

Placement: Set Hearing
Estimated Tme: 15 minutes

Continued I tem:  $N_0$ 

If Yes, date from:

Vote Required: Majority

**TO:** Board of Supervisors

FROM: Department Daniel C. Hernandez, Parks Director (568-2461)

Director

Contact Info: Mike Gibson, Business Manager (568-2477)

**SUBJECT:** Levy Special Tax for Providence Landing Community Facilities District

<u>County Counsel Concurrence</u> <u>Auditor-Controller Concurrence</u>

As to form: Yes As to form: Yes

Other Concurrence: N/A

### **Recommended Actions:**

That the Board of Supervisors set a hearing for July 14, 2009 (estimated 15 minutes) to:

- a. Receive Summary of Proposed Fiscal Year 2009-10 Tax Levy for Providence Landing Community Facilities District No. 2004-1; and,
- b. Adopt Resolution Levying Special Taxes within County of Santa Barbara Community Facilities District No. 2004-1 (Providence Landing).

## **Summary Text:**

A Community Facilities District (CFD) is a financing entity commonly used by cities and counties to finance new community facilities and services associated with new development by placing an additional special tax on each newly-created residential parcel (i.e., each dwelling unit). The Providence Landing Community Facilities District (PLCFD) is a specific financing entity that was approved by the Board of Supervisors on January 11, 2005 to pay for the operational and maintenance costs associated with Providence Landing Park. Providence Landing Park was built by the developer (Capital Pacific Homes) as a condition of approval for the Providence Landing residential project, which was approved by the Board of Supervisors on July 9, 2002. The Providence Landing residential project is located along the southern portion of Vandenberg Village and north of and adjacent to the Lompoc city limits.

Each year, the special tax rate is levied on the parcels that have been sold and transferred title to the homeowner in accordance with the Rate and Method of Apportionment ("RMA"). The RMA provides the methodology for the collection of the special taxes and was approved with the creation of the PLCFD in January 2005. The RMA specifies the maximum special taxes to be levied within the PLCFD based on the costs associated with the provision of service, which is the cost of operating and maintaining the park.

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For Fiscal Year 2009-10, the special tax requirement to be levied is \$672 per lot, which is the same rate as last year.

The special tax is based on a PLCFD budget of \$168,750 for park operations and maintenance, plus \$10,000 for administrative expenses (to cover the cost of preparation of the taxes by an independent firm), for a total cost of \$178,750. As per the existing development agreement, the rate of \$672 per lot will be applied to both homeowner and developer lots (lots that have not yet been sold).

After the special tax rate is determined, the Board of Supervisors must annually adopt a resolution levying the amounts of the special tax prior to August 10th. Section 53340 of the Mello-Roos Community Facilities Act of 1982 requires that a resolution to levy a special tax on a Community Facilities District must be filed with the County Auditor on or before the 10th day of August for that tax year.

# **Background:**

On July 9, 2002, the Board of Supervisors approved the Providence Landing residential project, located along the southern portion of Vandenberg Village and north of and adjacent to the Lompoc city limits, in the Third Supervisorial District. The project is approximately 141 acres and consists of both single-family detached residential units and affordable attached residential units. It also includes a 12-acre community park to be dedicated to the County. One of the conditions of approval for this project required the applicant to initiate the formation of a Community Facilities District (CFD). The CFD would assess all of the new single-family detached homes located within the Providence Landing subdivision project for the cost of operating and maintaining the community park. The affordable attached units would not be levied the tax to facilitate affordability.

On June 22, 2004 the Board of Supervisors approved the final map, accepted easements, and approved and executed an agreement with the developer to create the park and approved and executed an agreement with the developer to have the YMCA maintain the park. On January 11, 2005, a Community Facilities District (CFD) was formed within the proposed Providence Landing residential development and a resolution authorizing the levying of special taxes within the Providence Landing CFD was approved. The maximum special tax rate was set at \$1,300 per applicable parcel at that time. However, the park maintenance budget was revised and on July 12, 2005, the Board approved the special tax rate of \$913 annually per applicable assessor parcel. On June 6, 2006, the Board of Supervisors approved the use of \$75,000 from General Fund Contingency toward the Providence Landing CFD to reduce the cost of the special tax assessment on individual homeowners. On August 1, 2006, the special tax rate was levied at \$672 per applicable parcel for FY 2006-07. On July 17, 2007, the special tax rate was levied at \$672 per applicable parcel for FY 2007-08. On July 15, 2008, the special tax rate was levied at \$672 per applicable parcel for FY 2008-09. The special tax rate proposed to be levied on July 14, 2009 is again \$672 per applicable parcel.

Discussions have been ongoing and an agreement has been drafted between the County and the Providence Landing Homeowners' Association (HOA) which calls for the HOA to assume operations and maintenance responsibilities for Providence Landing Park. Due to the ongoing nature of these discussions, the park has not yet been accepted by the County into the parks system.

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After this agreement has been finalized, it will be presented to the Board of Supervisors for consideration. At the conclusion of this process, it is anticipated that the park will be formally conveyed to the County. The CFD will continue in effect as a mechanism to finance the park's ongoing operating and maintenance costs.

# Fiscal and Facilities Impacts:

Budgeted: Yes

## Fiscal Analysis:

Funding Sources	Curre	ent FY Cost:	Annualized On-going Cost:	 otal One-Time Project Cost
General Fund				
State				
Federal				
Fees: Special Tax Revenues	\$	112,896		
Other: Developer Contribution	\$	65,854		
Total	\$	178,750	\$ -	\$ -

#### Narrative:

The total budget of \$178,750 includes \$168,750 for the operation and maintenance of the park, plus \$10,000 for administrative expenses. For Fiscal Year 2009-10, there are 168 lots that have closed escrow prior to May 1, 2009 that will be levied \$672 (total of \$112,896). The developer will be levied the \$672 rate on the remaining homes that have not been sold (266 homes at build out -168 homes sold = 98 homes) for a developer contribution of \$65,854.

# **Staffing Impacts:**

<u>Legal Positions:</u>	<u>FTEs:</u>
N/A	N/A

## **Attachments:**

Attachment 1 – Administration Report Fiscal Year 2009-10, County of Santa Barbara CFD No. 2004-1

Attachment 2 – Resolution Levying Special Taxes within the County of Santa Barbara Community Facilities District (CFD) 2004-1

## **Authored by:**

Mike Gibson, Business Manager, Parks Department (568-2477)

#### cc:

Ed Price, Property Tax Division Chief, Auditor-Controller Mike Ledbetter, Deputy County Counsel Mike Gibson, Parks Department John Baker, Director, Planning & Development John Jayasinghe, County Executive Office Jay Higgins, Capital Pacific Homes