OLIVEHURST PUBLIC UTILITY DISTRICT

RESOLUTION NO. 2069

A RESOLUTION OF THE BOARD OF DIRECTORS OF THE
OLIVEHURST PUBLIC UTILITY DISTRICT ESTABLISHING THE
OLIVEHURST PUBLIC UTILITY DISTRICT COMMUNITY FACILITIES DISTRICT
NO. 2004-1 (WASTEWATER TREATMENT FACILITY) AND CALLING AN
ELECTION FOR THE PURPOSE OF SUBMITTING THE LEVY OF THE SPECIAL
TAX AND THE ESTABLISHMENT OF AN APPROPRIATIONS LIMIT TO THE
QUALIFIED ELECTORS OF THE COMMUNITY FACILITIES DISTRICT

WHEREAS, the Board of Directors (the “Board”) of the Olivehurst Public Utility District (the “District”), on February 19, 2004, adopted its Resolution No. 2063 (the “Resolution of Intention”) (i) declaring its intention to establish Olivehurst Public Utility District Community Facilities District No. 2004-1 (Wastewater Treatment Facility) (the “CFD”) pursuant to the Mello-Roos Community Facilities Act of 1982 (Chapter 2.5, Part 1, Division 2, Title 5 (commencing with Section 53311) of the California Government Code) (the “Act”), (ii) proposing to levy a special tax therein for the purpose of providing for the financing of the construction and acquisition of improvements to its wastewater treatment facility (the “Facilities”) described in Exhibit A hereto, and (iii) calling a public hearing on the establishment of the CFD;

WHEREAS, Cresleigh Homes Corporation (owner of the property known as Creekside Village and Woodside Village) and Beazer Homes (owner of a portion of the property known as Rio Del Oro) have prepaid the wastewater facility capacity fees with respect to such property, and, as a result, the Board will exclude such property from the CFD;

WHEREAS, those properties originally proposed to be included within the CFD that have not completed their annexation to the District (namely, those properties known as Draper Ranch North, Draper Ranch South, Summerfield, and Plumas Lake Phase 1) and, as a result, may not now be included within the CFD;

WHEREAS, pursuant to the Act and the Resolution of Intention, a noticed public hearing was convened by the Board on March 25, 2004, at the hour of 5:00 p.m. at the regular meeting place of the Board, 1970 9th Avenue, Olivehurst, California, relative to the establishment of the CFD;

WHEREAS, at the hearing, the testimony of all interested persons, including all taxpayers, property owners, and registered voters within the CFD, desiring to be heard on the establishment of the CFD, the extent thereof, the furnishing of specified types of facilities, the proposed special tax, the establishment of an appropriations limit for the CFD, or any other matters set forth in the Resolution of Intention was heard and a full and fair hearing was conducted thereon;

WHEREAS, written protests against the levying of the special tax have not been filed either by 50% or more of the registered voters or six registered voters (whichever is more)
residing within the territory of the CFD or by the owners of one-half or more of the area of the land within the CFD that is not exempt from the special tax;

WHEREAS, on the basis of all of the foregoing, the Board has determined at this time to establish the CFD and to submit to the qualified electors of the CFD the levy of the special tax therein (as such tax is more particularly described in Exhibit B hereto) and the establishment of an appropriations limit for the CFD;

WHEREAS, the Board has received a written instrument from each landowner in the CFD consenting to the shortening of election time requirements, waiving analysis and arguments, and waiving all notice requirements relating to the conduct of the election;

WHEREAS, the Deputy Clerk has concurred in the election date set forth herein;

NOW, THEREFORE, BE IT RESOLVED by the Board of Directors of the Olivehurst Public Utility District, that:

1. **Recitals.** The foregoing recitals are true and correct.

2. **No Majority Protest.** The proposed special tax to be levied in the CFD has not been precluded by majority protest pursuant to Section 53324 of the Act.

3. **Establishment of CFD.** As proposed in the Resolution of Intention, a community facilities district is hereby established pursuant to the Act, designated “Olivehurst Public Utility District Community Facilities District No. 2004-1 (Wastewater Treatment Facility).”

4. **Finding of Procedural Regularity.** The Board finds and determines that all prior proceedings had and taken by the Board with respect to the formation of the CFD are valid and in conformity with requirements of the Act.

5. **Boundaries of CFD.** The boundaries of the CFD shall be as set forth in the map of the proposed boundaries of the CFD that was filed with the Yuba County Recorder on March 10, 2004 in Book 1 of Maps of Assessment and Community Facilities Districts, at Page 43, less the property shown on the map as Creekside Village, Woodside Village, Beazer Homes Rio Del Oro, Draper Ranch North, Draper Ranch South, Summerfield, and Plumas Lake Phase 1. The Board hereby directs District staff to prepare and file an amended map of the boundaries of the CFD to reflect the exclusion of such property.

6. **Description of Facilities.** The Facilities to be financed by the CFD are set forth in Exhibit A hereto. The Facilities have a useful life of five years or longer. The cost of financing the acquisition and construction of the Facilities includes “incidental expenses,” which include the cost of planning and designing the Facilities and environmental evaluations thereof; costs associated with the creation of the CFD, issuance of bonds, determination of the amount of special taxes, collection or payment of special taxes, or costs otherwise incurred in order to carry out the authorized purposes of the CFD; and any other expenses incidental to the construction, completion, and inspection of the Facilities.
7. **Special Tax.** As stated in the Resolution of Intention, except where funds are otherwise available, a special tax sufficient to pay the costs of the Facilities (including incidental expenses and debt service on bonds issued to finance the Facilities), secured by recordation of a continuing lien against all nonexempt real property in the CFD, will be levied annually within the CFD. The rate, method of apportionment, and manner of collection of the special tax are specified in Exhibit B, which includes modifications to the rate and method specified in the Resolution of Intention to reduce the amount required to prepay the special tax obligation during the period prior to the Board’s action to authorize issuance of bonds. Exhibit B specifies the conditions under which the special tax may be prepaid and permanently satisfied. Because the special tax will be levied on parcels only prior to issuance of an occupancy permit, the second paragraph of Government Code section 53321(d) does not apply, because the special tax will not be levied on any parcel “used for private residential purposes” as defined in that section.

8. **Apportionment of Tax.** The special tax as apportioned to each parcel is based on the cost of making the Facilities available to each parcel, or other reasonable basis, and is not based on or upon the ownership of real property.

9. **Tax Roll Preparation.** The office of the General Manager, 1970 9th Avenue, Olivehurst, California 95961, telephone 530-743-0317, is hereby designated as the office that will be responsible for annually preparing a current roll of special tax levy obligations by assessor’s parcel number and that will be responsible for estimating future special tax levies pursuant to Government Code section 53340.2. The General Manager may cause these functions to be performed by his deputies, assistants, or other designated agents.

10. **Appropriations Limit.** The Board proposes that the appropriations limit, as defined by Article XIII B, Section 8(h), of the Constitution of the State of California, for the CFD be established in the amount of special taxes collected.

11. **Accountability Measures.** Pursuant to Sections 50075.1 and 53411 of the California Government Code, the District shall create separate accounts into which tax and bond proceeds will be deposited; and the General Manager annually shall file a report with the Board that will state (a) the amount of funds collected and expended and (b) the status of the Facilities financed in the CFD.

12. **Special Election; Voting Procedures.** The Board hereby submits the questions of levying the special tax and the establishment of the annual appropriations limit for the CFD to the qualified electors within the CFD, in accordance with and subject to the Act. The special election shall be held on Tuesday, April 13, 2004, and shall be conducted as follows:

   (a) **Qualified Electors.** The Board hereby determines that the Facilities are necessary to meet increased demands placed upon the District and other local agencies as a result of development occurring within the boundaries of the CFD. Because the special tax will not be apportioned in any tax year on any portion of property in residential use in that tax year, the
qualified electors shall be the landowners within the CFD, and each landowner who was the
owner of record at the close of the hearing shall have one vote for each acre or portion of an acre
of land that such landowner owns within the CFD.

(b) Consolidation of Elections; Combination of Propositions on Ballot. As
authorized by Government Code section 53351(h), the elections on the questions of levying the
special tax, establishing an appropriations limit, and incurring a bonded indebtedness for the
CFD shall be consolidated; and, as authorized by Government Code Section 53353.5, the three
propositions shall be combined into a single ballot proposition for submission to the voters. The
combined ballot proposition shall read as shown in the form of the ballot attached hereto as
Exhibit C.

(c) Mail Ballot Election. Pursuant to Government Code section 53327.5, the
election shall be conducted as a mail ballot election. The Board hereby ratifies the Deputy
Clerk’s delivery to each landowner in the CFD of a ballot in the form set forth in Exhibit C.

(d) Return of Ballots. The Deputy Clerk shall accept the ballots of the
landowners no later than 4:00 p.m. on April 13, 2004, which is the day of the election. The
Deputy Clerk shall have available ballots that may be marked at the Deputy Clerk’s office on the
election day by voters. Once all qualified electors have voted, the Deputy Clerk may close the
election.

(e) Canvass of Election. The Deputy Clerk shall commence the canvass of
the returns of the special election as soon as the election is closed at the Deputy Clerk’s office
and at the regular meeting place of the Board. At the conclusion of the canvass, the Deputy
Clerk shall declare the results of the election.

(f) Declaration of Results. The Board shall declare the results of the special
election following the completion of the canvass of the returns and shall cause to be inserted into
its minutes a statement of the results of the special election as ascertained by the canvass of the
returns.

13. Filing of Resolution and Amended Map with Deputy Clerk. The Board
hereby directs the Deputy Clerk of the Board to file a copy of this resolution and
the amended map of the boundaries of the CFD in her office.

14. Lien to Secure Special Tax. Upon a determination by the Board that two-thirds
of the votes cast upon the question of levying the special tax were in favor
thereof, the Deputy Clerk shall record the notice of special tax lien provided for in
Section 3114.5 of the California Streets and Highways Code. Upon recordation
of the notice of special tax lien, a continuing lien to secure each levy of the
special tax shall attach to all nonexempt real property in the CFD, and this lien
shall continue in force and effect until the special tax obligation is prepaid and
permanently satisfied and the lien cancelled in accordance with law or until
collection of the tax by the Board ceases.
PASSED AND ADOPTED this 25th day of March 2004.

OLIVEHURST PUBLIC UTILITY DISTRICT

President, Board of Directors

ATTEST:

Deputy Clerk & ex-officio Secretary

APPROVED AS TO FORM AND LEGAL SUFFICIENCY

Jonathan P. Cristy, Bond Counsel
I hereby certify that the foregoing is a full, true, and correct copy of a Resolution duly adopted and passed by the Board of Directors of the Olivehurst Public Utility District, Yuba County, California, at a meeting thereof held on the 25th day of March 2004, by the following vote:

AYES, AND IN FAVOR THEREOF: Directors Patty, Donahue, Brown, Miller, and Carpenter.

NOES, : None.

ABSTAIN : None.

ABSENT : None.

Deputy Clerk and ex-officio Secretary
EXHIBIT A

Community Facilities District No. 2004-1
(Wastewater Treatment Facility)
Olivehurst Public Utility District
Olivehurst, California

LIST OF AUTHORIZED FACILITIES

A. PUBLIC IMPROVEMENTS

The following improvements represent the primary facilities that are authorized to be constructed with Mello-Roos CFD Special Tax proceeds. These facilities are representative of the authorized infrastructure required for development of land within the boundaries of the Olivehurst Public Utility District.

Wastewater Treatment Facility Improvements

Authorized facilities include any and all wastewater treatment facility improvements designed to serve the development needs of Olivehurst Public Utility District. These facilities may include, but are not limited to, wastewater treatment plant construction, land acquisition, capital improvements, related facilities, equipment, and all other appurtenances related to wastewater treatment facility improvements.

B. OTHER EXPENSE

The above listed types of facilities are proposed to include incidental expenses as authorized by the Mello-Roos Community Facilities Act of 1982, including, but not limited to, the cost of planning, engineering, legal costs, and designing of the wastewater treatment facilities (including the cost of environmental evaluation thereof); cost associated with the creation of the District; issuance of bonds thereof; determination of the amount of taxes; collection of taxes; payment of taxes; or costs otherwise incurred in order to carry out the authorized purposes of the District; and any other expenses incidental to the construction, completion, and inspection of the facilities, including the cost of planning and designing the facilities (including the cost of environmental evaluation and environmental remediation or mitigation).
EXHIBIT B

Olivehurst Public Utility District
Community Facilities District No. 2004-1
(Wastewater Treatment Facility)
Olivehurst Public Utility District
Olivehurst, California

RATE, METHOD OF APPORTIONMENT, AND MANNER OF COLLECTION OF SPECIAL TAX

1. Basis of Special Tax Levy

A Special Tax authorized under the Mello-Roos Community Facilities Act of 1982 (the “Act”) applicable to the land in Community Facilities District No. 2004-1 (Wastewater Treatment Facility) (the “CFD”) of the Olivehurst Public Utility District (the “District”) shall be levied and collected according to the tax liability determined by the District through the application of the appropriate amount or rate, as described below.

2. Definitions

“**Acre(age)**” means the totals acres of a Parcel as shown in the records of the County Assessor, Tentative Maps, or other records of the County or District.


“**Administrative Expenses**” means the following actual or reasonably estimated costs directly related to the administration of the CFD: the costs of computing Special Taxes and preparing the annual Special Tax collection schedules (whether by the District or designee thereof or both); the costs of collecting the Special Taxes (whether by the County, the District, or otherwise); the costs of remitting the Special Taxes to the Trustee; the costs of the Trustee (including its legal counsel) in the discharge of the duties required of it under the Indenture; the costs to the District, CFD or any designee thereof of complying with arbitrage rebate requirements; the costs to the District, CFD or any designee thereof of complying with District, CFD or obliged persons disclosure requirements associated with preparing Special Tax disclosure statements and responding to public inquiries regarding the Special Taxes; the costs to the District, CFD or designee thereof related to the appeal of the Special Tax; and the costs associated with the release of funds from an escrow account, if any. Administrative Expenses shall also include amounts estimated or advanced by the District or CFD for any other administrative purposes,
including attorney’s fees and other costs related to commencing and pursuing to completion any foreclosure of delinquent Special Taxes.

“Administrator” means the General Manager or designee.

“Annexation Parcels” means any Parcel that is annexed to the CFD after the CFD is formed.

“Annual Costs” means, for any Fiscal Year, the total of the following:
  i) Debt Service to be paid from Special Taxes collected during such Fiscal Year;
  ii) Administrative Expenses for such Fiscal Year;
  iii) The amount needed to replenish the reserve fund for the Bonds to the level required under the Bond Indenture;
  iv) The amount needed to replenish the Special Tax Stabilization Fund (actual amounts or anticipated shortfalls) to the level required in the Bond Indenture;
  v) An amount equal to the amount of delinquencies in payments of Backup Special Taxes, if any, levied in the previous Fiscal Year and/or anticipated for the current Fiscal Year;
  vi) Pay-As-You-Go Expenditures for Authorized Facilities to be constructed or acquired by the CFD;
  vii) Less any earnings on the reserve fund, special tax stabilization fund, and special tax fund that are transferred to the bond redemption fund pursuant to the Bond Indenture; and
  viii) Early debt retirement through the prepayment of Outstanding Bonds.

“Assessor’s Parcel Number” means the Assessor’s Parcel and Assessor’s Parcel number as recorded by the County Assessor on the equalized tax roll.

“Authorized Facilities” means those facilities to be financed as identified in the resolution forming the CFD.

“Backup Special Tax” means the greatest amount of Special Tax that may be levied against Final Map Parcels, Tentative Map Parcels and/or Undeveloped Parcels, as shown on Attachment 1, when the Special Tax revenue from collecting the Maximum One-time Special Tax on Developed Parcels is not adequate to cover Annual Costs in a Fiscal Year. As the Backup Special Tax is levied against a Taxable Parcel, such Parcel’s Special Tax obligation is for the payment of the Maximum One-time Special Tax is reduced by an equal amount. In the event in any Fiscal Year the levy of the Backup Special Tax at the maximum for a Taxable Parcel causes that Parcel to have paid a Cumulative Backup Special Tax that exceeds the Maximum One-time Special Tax that would be charged against the Parcel in the Fiscal Year, the Backup Special Tax for the Parcel is reduced for the Fiscal Year so that the Cumulative Backup Special Tax is just equal the Maximum One-time Special Tax for the Parcel in the Fiscal Year.

“Backup Special Tax Start Date” means a date selected by the owner of a Parcel in the CFD on which date the Parcel will become subject to the Backup Special Tax. The Backup Special Tax Start Date will be June 1 of a selected Fiscal Year. If a Parcel becomes a Developed Parcel prior
to the selected Backup Special Tax Start Date, the Developed Parcel will be subject to any Backup Special Taxes that would have been levied against the Developed Parcel as if the Backup Special Tax Start Date were June 1 of the Fiscal Year prior to the date at which the Parcel became a Developed Parcel.

"Base Year" means Fiscal Year 2003-2004.

"Board" means the Board Members of the District.

"Bond(s)" means bond(s) issued by the District under the Act for the CFD.

"Bond Indenture" means the indenture, resolution, fiscal agent agreement, or other financing document pursuant to which the bonds are issued.

"Capacity Fee" means the sewer treatment plant capacity fee established by the District.

"Cash Discount Payment Period" means that period of time ending thirty (30) days after a written demand for payment is deposited in the mail by the Administrator (General Manager) to those seeking the benefit prepaying the Capacity Fee for a Parcel or Fee Prepayment Parcel. Once a Parcel or Fee Prepayment Parcel has paid the Capacity Fee, it has completely fulfilled that Parcel's Special Tax obligation.

"CFD" means Olivehurst Public Utility District Community Facilities District No. 2004-1 (Wastewater Treatment Facility).

"Commercial/Other Use Parcel" means a Taxable Parcel that is not designated for residential use, such as commercial, business park, office, retail, light industrial, industrial, or commercial mixed use.

"County" means the County of Yuba, California.

"Cumulative Backup Special Tax" means the total amount of Special Tax levied against a Parcel over a period of several Fiscal Years. The Cumulative Backup Special Tax shall not exceed the Maximum One-time Special Tax for the Parcel. If levying the required Backup Special Tax for a Fiscal Year causes the Cumulative Backup Special Tax for a Parcel to exceed the Maximum One-time Special Tax for the Parcel, the Backup Special Tax is reduced for the Parcel until the Cumulative Backup Special Tax is just equal the Maximum One-time Special Tax.

"Debt Service" means the total amount of bond principal, interest, and the scheduled sinking fund payments of the Bonds for the CFD.
“Developed Parcel” means a Parcel in one of the following Parcel categories that has received from the County the applicable development approval for that Parcel category as follows:

<table>
<thead>
<tr>
<th>Parcel Category</th>
<th>Development Approval</th>
</tr>
</thead>
<tbody>
<tr>
<td>Single Family Residential</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Duplexes/Tri-plexes</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Multi-family</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Mobile Home</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Agricultural Residential</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Residential Mixed Use</td>
<td>=&gt; - Building Permit</td>
</tr>
<tr>
<td>Commercial/Other Use</td>
<td>=&gt; - Building Permit</td>
</tr>
</tbody>
</table>

Prior to the issuance of a building permit, a Taxable Parcel must pay the Maximum One-time Special Tax. Following payment of the Maximum One-time Special Tax, the Administrator will direct the County Recorder to record a Notice of Cessation of Special Tax. Once a Taxable Parcel has paid the Maximum One-time Special Tax, it has completely fulfilled that Parcel’s Special Tax obligation.

“District” means the Olivehurst Public Utility District.

“Duplex/Tri-plex Parcel” means a Parcel with an issued building permit for a duplex or a tri-plex residential use. The number of EDUs assigned to a Duplex/Tri-plex Parcel is determined at building permit issuance.

“EDU” means a sewer treatment service factor that is applied to Commercial/Other Use Parcels to determine the Maximum One-time Special Tax for such Parcel. The factor is derived as a multiple of the typical single family dwelling unit sewer treatment service factor. The method of calculating this factor is discussed in the District’s ordinance establishing the Capacity Fee. If the calculation is not available in the District’s ordinance, the Administrator will determine the appropriate factor to apply to Commercial/Other Use Parcels based on the sewer treatment capacity usage for the Taxable Parcel as determined by the proposed usage as shown in the building permit application.

“Exempt Parcel” means a Parcel within the CFD that has a Backup Special Tax Start Date that is later than June 1 of the current Fiscal Year.

“Fee Prepayment Parcel” means a Parcel for which Capacity Fees were paid during the Cash Discount Payment Period. These fees may be paid prior to the issuance of a building permit for construction of a structure. Prepayment of the fee does not guarantee sewer treatment capacity for the Fee Prepayment Parcel. Only the issuance of the building permit guarantees sewer treatment capacity for such Parcel. A property owner must designate the Parcels that are to be considered by the Administrator as Fee Prepayment Parcels each year prior to July 1. A Fee Prepayment Parcel is a Tax-Exempt Parcel. Once a building permit is issued for the Parcel, the Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax
“Final Map Parcel” means a Parcel created by the recordation of a Final Subdivision Map. Once a Parcel is classified as a Final Map Parcel, it shall not be reassigned to a Parcel category with a lower Special Tax obligation, such as Tentative Map Parcel or Undeveloped Parcel.

“Final Subdivision Map” means a recorded final subdivision map pursuant to the Subdivision Map Act designating individual Single Family Residential Parcels.

“Fiscal Year” means the period starting July 1 and ending the following June 30.

“Maximum One-time Special Tax” means the greatest amount of Special Tax that can be charged to a Taxable Parcel as shown in Attachment 1. The Administrator may collect an amount up to the Maximum One-time Special tax in a Fiscal Year. Once a Taxable Parcel has paid the One-time Special Tax, it has completely fulfilled that Parcel’s Special Tax obligation. The Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax when a Developed Parcel has paid the One-time Special Tax. Any Taxable Parcel that has previously paid the Backup Special Tax shall receive a credit against the Maximum One-time Special Tax equal to the amount of Backup Special Tax levied against the Parcel in previous Fiscal Years. In the event a Parcel is issued a building permit without paying the Maximum One-time Special Tax, such Parcel shall be obligated to pay the Backup Special Tax in each Fiscal Year after discovery of the nonpayment of the Maximum One-time Special Tax until the cumulative amount of Backup Special Tax levied is equal to the Maximum One-time Special Tax that would have been due when the building permit was issued.

“Maximum One-time Special Tax Revenue” is the greatest amount of revenue from collecting the Maximum One-time Special Tax in a Fiscal Year on a group of Developed Parcels.

“Mixed Use Parcel” means a Parcel with a building permit for a mix of uses, which includes residential uses. The number of EDUs assigned to a Mixed Use Parcel is determined at building permit issuance for the original structure, or by subsequent building permits issued for further tenant improvements.

“Mobile Home Parcel” means a Parcel with a permit for a mobile home. The number of EDUs assigned to the Mobile Home Parcel is determined at issuance of the permit allowing the land use.

“Multi-Family Parcel” means a Parcel with a building permit for multi-family residential use. The number of EDUs assigned to a Multi-Family Parcel is determined at building permit issuance.

“Outstanding Bonds” means the total principal amount of Bonds that have been issued and not retired or defeased.

“Parcel” means any Assessor’s Parcel Number in the CFD based on the equalized tax rolls of the County as of January 1 preceding the Fiscal Year.
“Pay-As-You-Go Expenditure” means the use of annual Special Tax revenues that are not needed for Annual Costs (excluding Pay-As-You-Go Expenditures) to pay for Authorized Facilities to be constructed or acquired by the CFD.

“Prepayment” means the complete fulfillment of a Parcel’s Special Tax obligation, as determined by following the procedures in Section 7.

“Public Parcel” means any Parcel that is or is intended to be publicly owned, as designated in any final map, that is normally exempt from the levy of general ad valorem property taxes under California law, including public streets, schools, parks, public drainage ways, public landscaping, wetlands, greenbelts, and public open space. All Public Parcels pay a Capacity Fee when a building is connected to the sewer treatment plant.

“Single Family Residential Parcel” means a single family residential lot created by the recording of a Final Subdivision Map.

“Special Tax(es)” mean(s) the Maximum “One-time “ Special Tax collected or the Backup Special Tax levied under the Act in the CFD.

“Special Tax Stabilization Fund” means a fund that will be established for the purpose of providing additional Special Tax coverage for Debt Service costs. In the event that Maximum One-time Special Tax Revenues in a given Fiscal Year are not adequate to cover Annual Costs, the funds from the Special Tax Stabilization Fund may be used to pay Annual Costs.

“Tax Collection Schedule” means the document prepared by the District for the County Auditor to use in levying and collecting the Backup Special Tax, if required, each Fiscal Year.

“Tax Escalation Factor” means a maximum factor of 3% that may be applied annually in each Fiscal Year after the Base Year to the Maximum One-time Special Tax Rate and the Backup Special Tax Rate for a Taxable Parcel beginning the Fiscal Year following the Base Year.

“Taxable Parcel” means any Parcel that is not a Tax-Exempt Parcel.

“Tax-Exempt Parcel” means a Parcel not subject to the Special Tax or the Backup Special Tax. Tax-Exempt Parcels are:

(i) Public Parcels,
(ii) Parcels used solely for recreation and/or open spaces uses, including but not limited to, golf courses and common open space Parcels,
(iii) Parcels that have paid the Capacity Fee during the Cash Discount Payment Period,
(iv) Parcels identified by property owners as a Fee Prepayment Parcel prior to July 1 of each year,
(v) Parcels classified as Exempt Parcels for a given Fiscal Year,
(vi) Parcels that have paid the Maximum One-time Special Tax as a Developed Parcel, and
(vii) Parcels for which the Special Tax has been fully prepaid under Section 7 hereof.

"Tentative Map" means a tentative subdivision map as defined by the Subdivision Map Act.

"Tentative Map Parcel" means a Parcel with an approved Tentative Map and no higher level of development entitlement as defined in this Tax Formula. Once a Parcel is designated as a Tentative Map Parcel, it shall not be reassigned to a Parcel category with a lower Special Tax obligation, such as an Undeveloped Parcel.

"Undeveloped Commercial/Other Use Parcel" means a Taxable Parcel that is not designated for residential use, such as commercial, business park, office, retail, light industrial, industrial, or commercial mixed use, for which a building permit has not been issued.

"Undeveloped Residential Parcel" means a Taxable Parcel designated for single family residential uses that is not a Developed Parcel, Final Map Parcel, or Tentative Map Parcel.

"Unit(s)" means a Single Family Residential Parcel, or the number of individual residential dwelling units created by a building permit for a multi-family, duplex, half-plex, or triplex use. A Parcel may be assigned Units for each Single Family Residential Parcels created by a Final Subdivision Map for which individual Assessor Parcel Numbers have not yet been assigned by the County Assessor. Units are also the number of single family residential lots approved in a Tentative Map.

3. **Determination of Parcels Subject to Special Tax**

The District shall prepare a list of the Parcels subject to the Special Tax. The District shall identify the Taxable Parcels from a list of all Parcels within the CFD boundary by excluding all Tax-Exempt Parcels and Exempt Parcels as of June 1 of the current Fiscal Year.

4. **Termination of the Special Tax and/or the Backup Special Tax**

The Maximum One-time Special Tax and/or the Backup Special Tax will be levied and collected for as long as needed to pay the principal and interest on debt and other costs incurred in order to construct the Authorized Facilities and to pay the Annual Costs. However, in no event shall the Special Tax and/or the Backup Special Tax be levied on any Parcel in the CFD after Fiscal Year 2052-2053.

A Parcel may be subject to the Backup Special Tax until that time the Cumulative Backup Special Tax is equal to the Maximum One-time Special Tax for such Parcel. If a Parcel pays a Cumulative Backup Special Tax that is equal to the Maximum One-time Special Tax for a Parcel (that would be payable at building permit), then such Parcel has fulfilled the Special Tax obligation for the CFD, and the Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax.

Once a Fee Prepayment Parcel is issued a building permit, the Special Tax obligation has been fulfilled and the Fee Prepayment Parcel is no longer subject to the levy of the Maximum One-
time Special Tax. A Fee Prepayment Parcel is not subject to the levy of the Backup Special Tax. The Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax when a Developed Parcel has paid the One-time Special Tax and when a building permit is issued for a Fee Prepayment Parcel. Such notice will state that the obligation to pay the Special Tax has ceased and that the lien imposed by the Notice of Special Tax Lien is extinguished. The Notice of Cessation of Special Tax shall additionally identify the book and page of the Book of Maps of Assessment and Community Facilities Districts where the map of the boundaries of the CFD is recorded.

When all Annual Costs incurred by the CFD have been paid, the Special Tax and/or the Backup Special Tax shall cease to be collected or levied. The Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax when a Developed Parcel has paid the One-time Special Tax. Such notice will state that the obligation to pay the Special Tax has ceased and that the lien imposed by the Notice of Special Tax Lien is extinguished. The Notice of Cessation of Special Tax shall additionally identify the book and page of the Book of Maps of Assessment and Community Facilities Districts where the map of the boundaries of the CFD is recorded.

5. Calculation, Levy, and Collection of Maximum One-time Special Tax

In each Fiscal Year the Maximum One-time Special Tax for the CFD will be calculated using the procedures outlined below. The Tax Escalation Factor will be applied annually to the Maximum One-time Special Tax Rate for a Taxable Parcel beginning the Fiscal Year following the Base Year.

A. Calculation of the Maximum One-time Special Tax. The Maximum One-time Special Tax is charged to a Parcel prior to the issuance of a building permit that would reclassify the Parcel as a Developed Parcel. The Maximum One-time Special Tax for each land use category is calculated by multiplying an amount up to the Maximum One-time Special Tax in effect that Fiscal Year by the Units or EDUs assigned to the Parcel, using Attachment 1. The Maximum One-time Special Tax is reduced the Cumulative Backup Special Tax levied against the Parcel in previous years.

B. Collection of the Maximum One-time Special Tax. The Maximum One-time Special Tax is to be collected by the District prior to issuance of a building permit. Building permits should not be issued without prior collection of the Maximum One-time Special Tax by the District, or its designee. In the event a building permit is issued without the District collecting the Maximum One-time Special Tax, the District will collect the Maximum One-time Special Tax owed the District through the levy and collection of the Special Tax on the secured property tax roll of the County using the procedures in Section 5.C.

C. Levy and Collection of the Maximum One-time Special Tax. If the Maximum One-time Special Tax was not collected by the District at the time of building permit issuance, and it is unable to collect the Maximum One-time Special Tax from the responsible party, or through other collection efforts, the Administrator will place an amount of Special Tax, up to an amount of the Backup Special Tax that would be required of the Parcel if no building permit had been
issued, in each Fiscal Year until the total amount of Special Tax levied is equal to the amount of Maximum One-time Special Tax that should have been paid at building permit issuance for the Parcel.

6. Calculation and Levy of Backup Special Tax

In each Fiscal Year the Backup Special Tax for the CFD will be calculated using the procedures outlined below. The Tax Escalation Factor will be applied annually to the Backup Special Tax Rate for a Taxable Parcel beginning the Fiscal Year following the Base Year.

A. Calculation of the Backup Special Tax. Final Map Parcels, Tentative Map Parcels, Undeveloped Residential Parcels, and Undeveloped Commercial/Other Use Parcels may be subject to a Backup Special Tax. If the revenue from collecting the Maximum One-time Special Tax on Developed Parcels is not adequate to cover the Annual Costs, the following Backup Special Tax may be levied on Final Map Parcels, Tentative Map Parcels, Undeveloped Residential Parcels, and Undeveloped Commercial/Other Uses Parcels.

1. Final Map Parcels are assigned a Backup Special Tax based on the number of Units created by the Final Map for the Final Map Parcel multiplied by the Backup Special Tax per Unit for a Final Map Parcel, as shown in Attachment 1.

2. Tentative Map Parcels are assigned a Backup Special Tax based on the number of Units created by the Tentative Map for the Tentative Map Parcel multiplied by the Backup Special Tax per Unit for a Tentative Map Parcel, as shown in Attachment 1.

3. Undeveloped Residential Parcels are assigned a Backup Special Tax based on the Acres multiplied by the Backup Special Tax per Acre for an Undeveloped Residential Parcel, as shown in Attachment 1.

4. Undeveloped Commercial/Other Use Parcels are assigned a Backup Special Tax based on the Acres multiplied by the Backup Special Tax per Acre for a Undeveloped Commercial/Other Use Parcel, as shown in Attachment 1.

B. Setting the Annual Levy of the Backup Special Tax. The annual Backup Special Tax, if required, shall be established using the following:

1. Determine the Maximum One-time Special Tax Revenue for Developed Parcels from the collection of Maximum One-time Special Tax Revenue as of June 1st of the current Fiscal Year.

2. Determine the amount of Maximum One-time Special Tax that will be levied on Taxable Parcels pursuant to Section 5.C. Add this amount to the amount determined in the previous step to determine the total Maximum One-time Special Tax Revenue for the Fiscal Year.
3. Determine the amount of Annuals Costs in the following Annual Cost categories, using the following priority of Annual Costs:

a. The amount needed to pay Debt Service during the Fiscal Year,
b. The amount of Administrative Expenses,
c. The amount needed to fund or replenish Special Tax Stabilization Fund to the amounts determined in the Bond Indenture,
d. The amount needed to replenish the Reserve Fund for the Bonds to the level required under the Bond Indenture,
e. An amount equal to the amount of delinquencies in payments of Backup Special Taxes, if any, levied in the previous Fiscal Year and/or anticipated for the current Fiscal Year, and
f. Less any earnings on the Reserve Fund, Special Tax Stabilization Fund, and Special Tax Fund that are transferred to the bond redemption fund pursuant to the Bond Indenture.

4. If the amount of Maximum One-time Special Tax Revenue is greater than the total amount of Annual Costs summed in the previous step, use the remaining Maximum One-time Special Tax Revenue to reduce the amount of Outstanding Bonds through the early redemption of Bonds. **No Backup Special Tax is levied.**

5. If the amounts summed in **Section 6.B.3** are greater than the Maximum One-time Special Tax Revenue calculated in **Section 6.B.1** and **Section 6.B.2**, a Backup Special Tax will be levied using the steps below. In years that the Backup Special Tax is levied there will be no early redemption of Bonds.

Calculate the Backup Special Tax levy for each Taxable Parcel by the following steps:

**Step 1:** Levy the Backup Special Tax proportionally to 100% for each of the tax categories shown below, in the order shown, until the Maximum One-time Special Tax Revenue, plus the amount of Backup Special Tax levied is just equal to the amount of Annual Costs Calculated in **Section 6.B**. The Backup Special Tax for some Parcels may be reduced so that the Cumulative Backup Special Tax for the Parcel does not exceed the Maximum One-time Special Tax requirement.

1. Final Map Parcels,
2. Tentative Map Parcels,
3. Undeveloped Residential Parcels, then
4. Undeveloped Commercial/Other Use Parcels.
Step 2: Levy on each Taxable Parcel the amount calculated above.

6. Prepare the Tax Collection Schedule, unless an alternative method of collection has been selected pursuant to Section 9, and send it to the County Auditor requesting that it be placed on the general, secured property tax roll for the Fiscal Year. The Tax Collection Schedule shall not be sent later than the date required by the Auditor for such inclusion.

The District shall make every effort to correctly calculate the Backup Special Tax for each Parcel. It shall be the burden of the taxpayer to correct any errors in the determination of the Parcels subject to the tax and the assignment of the Backup Special Tax to the Parcels.

As development and subdivision of the CFD land uses take place, the District will maintain a file, available for public inspection, of each current Assessor’s Parcel Number within the CFD, any Backup Special Tax levied in all Fiscal Years, if any, and the Maximum One-time Special Tax and Backup Special Tax Revenues for all Parcels within the CFD. This record shall show the calculation of the assigned Maximum One-time Special Tax and Backup Special Tax, if any, to each Taxable Parcel.

7. Prepayment of Special Tax Obligation

A property owner may permanently satisfy the Special Tax on a Parcel by Prepayment as permitted under Government Code Section 53344. Prepayment for most Parcels is payment of the Maximum One-time Special Tax prior to issuance of the building permit. A property owner may choose to prepay the Maximum One-time Special Tax obligation for a series of Parcels prior to the issuance of building permits. Prepaying the Maximum One-time Special Tax prior to issuance of building permit does not guarantee sewer treatment capacity for the prepaying Parcel. Only the issuance of a building permit guarantees sewer treatment capacity for a Parcel.

A property owner prepaying the Maximum One-time Special Tax for a Parcel may choose any Taxable Parcel designated in an agreement with the District to apply the prepayment for the purpose of exempting such Parcel from the levy of the Backup Special Tax in a given Fiscal Year. Once the property owner applies the Prepayment to a Parcel for the purposes of pulling a building permit, that Parcel will have satisfied the Maximum One-time Special Tax obligation, and the Administrator shall direct the County Recorder to record a Notice of Cessation of Special Tax when a Developed Parcel has paid the One-time Special Tax.

Prepayment is permitted only under the following conditions:

- The District determines that the Prepayment of the Special Tax does not jeopardize its ability to make timely payments of Debt Service on Outstanding Bonds.

- The landowner prepaying the Special Tax obligation on a Parcel has paid any delinquent Backup Special Tax and penalties on that Parcel prior to Prepayment.
The Prepayment amount shall be established by following the steps below.

PREPAYMENT

The Prepayment of the Special Tax obligation is determined by adding the Maximum One-time Special Tax to the expenses incurred by the District in connection with the Prepayment calculation or the application of the proceeds of the Prepayment. The Maximum One-time Special Tax is increased by the Tax Escalation Factor in each Fiscal Year after the Base Year.

The Calculation of the Prepayment Amount:

1. Using the Definitions in Section 2, and the steps in Section 5, assign the Maximum One-time Special Tax for the Fiscal Year following the current Fiscal Year to the prepaying Parcel.

2. Reduce the amount calculated above by the total amount of Backup Special Tax levied against the Parcel in all Fiscal Years, up to the amount calculated above. This amount is the Prepayment amount.

8. Appeals

The Administrator or designee has the authority to make necessary administrative adjustments to the Rate and Method of Apportionment in order to remedy any portions of the Special Tax formula that require clarification.

Any taxpayer who feels that the amount of the Special Tax assigned to a Parcel is in error may file a notice with the Administrator appealing the levy of the Special Tax as to that Parcel. The Administrator will then promptly review the appeal, and if necessary, meet with the applicant. If the Administrator verifies that the tax should be modified or changed, a recommendation at that time will be made to the Board and, as appropriate, the levy of the Special Tax as to that Parcel shall be corrected and, if applicable in any case, a refund shall be granted.

Interpretations may be made by Resolution of the Board for purposes of clarifying any vagueness or ambiguity as it relates to the Special Tax rate, the method of apportionment, the classification of properties, or any definition applicable to the CFD.

9. Manner of Collection

The Maximum One-time Special Tax will be collected by the County at the same time as the building permit is issued to a Taxable Parcel. The County shall remit the Maximum One-time Special Taxes to the District once a month.
The Backup Special Tax, if required, will be collected in the same manner and at the same time as *ad valorem* property taxes, provided, however, that the Board or its designee may directly bill the Backup Special Tax and may collect the Backup Special Tax at a different time, such as on a monthly or other periodic basis, or in a different manner, if necessary, to meet its financial obligations.
Attachment 1
Olivehurst Public Utilities District
Wastewater Treatment Facility
Special Tax and Backup Special Tax - Base Year 2003-04

<table>
<thead>
<tr>
<th>Land Use</th>
<th>Base Year Maximum Special Tax [1]</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Maximum One-time Special Tax Paid Prior to Building Permit</strong></td>
<td></td>
</tr>
<tr>
<td>1. Developed Parcels [2]</td>
<td></td>
</tr>
<tr>
<td>Single-Family Residential Parcels</td>
<td>$8,000 Per Unit</td>
</tr>
<tr>
<td>Duplex/Triplex Parcels</td>
<td>$8,000 Per EDU [3]</td>
</tr>
<tr>
<td>Multifamily Parcels</td>
<td>$8,000 Per EDU [3]</td>
</tr>
<tr>
<td>Mobile Home Parcels</td>
<td>$8,000 Per EDU [3]</td>
</tr>
<tr>
<td>Mixed Use Parcels</td>
<td>$8,000 Per EDU [3]</td>
</tr>
<tr>
<td>Commercial/Other Use</td>
<td>$8,000 Per EDU [3]</td>
</tr>
<tr>
<td><strong>Backup Special Tax</strong></td>
<td></td>
</tr>
<tr>
<td>2. Final Map Parcels [4]</td>
<td></td>
</tr>
<tr>
<td>Single-Family Residential Parcels</td>
<td>$1,700 Per Unit</td>
</tr>
<tr>
<td>Duplex/Triplex Parcels</td>
<td>$1,700 Per EDU [3]</td>
</tr>
<tr>
<td>Multifamily Parcels</td>
<td>$1,700 Per EDU [3]</td>
</tr>
<tr>
<td>Single-Family Residential</td>
<td>$1,700 Per Unit</td>
</tr>
<tr>
<td>Multifamily Residential</td>
<td>$1,700 Per EDU [3]</td>
</tr>
<tr>
<td>5. Undeveloped Commercial/Other Use Parcels [4]</td>
<td>$5,200 Per Acre</td>
</tr>
</tbody>
</table>

[1] The Maximum One-time Special Tax and the Maximum Annual Backup Special Tax amounts shown may be increased by the Tax Escalation Factor in the Fiscal Year following Base Year 2003-2004. The Administrator may collect up to the Maximum One-time Special Tax in a Fiscal Year.

[2] Parcels are classified as Developed Parcels when building permits are obtained. A Developed Parcel will pay the Special Tax prior to the issuance of a building permit, at which time the Parcel will have satisfied its CFD obligation and will be classified as Tax-exempt and will have the Special Tax lien released.

[3] An EDU is a factor that is shown in the ordinance adopting the Connection Fee, or as determined by the Administrator.

[4] Final Map, Tentative Map, and Undeveloped Parcels may be assigned a Backup Special Tax only if the Special Tax collections from Developed Parcels are inadequate to finance the CFD Annual Costs.
EXHIBIT C

Form of Ballot

OFFICIAL BALLOT

SPECIAL TAX AND BOND ELECTION

OLIVEHURST PUBLIC UTILITY DISTRICT COMMUNITY FACILITIES DISTRICT

NO. 2004-1 (WASTEWATER TREATMENT FACILITY)

April 13, 2004

Number of votes entitled to cast: ______

INSTRUCTIONS TO VOTERS: To vote on the measure, mark an (X) in the voting square after the word “YES” or after the word “NO”. All marks otherwise made are forbidden. All distinguishing marks are forbidden and make the ballot void.

If you wrongly mark, tear or deface this ballot, return it to the Deputy Clerk, Olivehurst Public Utility District, 9th Avenue, Olivehurst, California, to obtain another.

MEASURE SUBMITTED TO VOTE OF VOTERS

<table>
<thead>
<tr>
<th>Measure: Shall the Olivehurst Public Utility District be authorized to levy a special tax at the rates and apportioned as described in Exhibit B to the Resolution of Formation (“Resolution of Formation”) for the Olivehurst Public Utility District Community Facilities District No. 2004-1 (Wastewater Treatment Facility) (the “CFD”) adopted by the Board on March 25, 2004, which is incorporated herein by reference, within the CFD to finance certain public facilities as set forth in Exhibit A to the Resolution of Formation, including any incidental expenses related thereto, and shall a bonded indebtedness in the amount of $120,000,000 be incurred for the CFD, and shall an appropriations limit be established for the CFD in the amount of the special taxes collected?</th>
<th>Yes</th>
<th>No</th>
</tr>
</thead>
<tbody>
<tr>
<td>□</td>
<td>□</td>
<td></td>
</tr>
</tbody>
</table>

NOTE: This is a special landowner election. You must return this ballot to the Deputy Clerk, Olivehurst Public Utility District, either in person or by mail to her office at 1970 9th Avenue, Olivehurst, California, by 4:00 p.m. on April 13, 2004. Postmarks are not acceptable.