

**SUBMITTAL TO THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**



ITEM: 3.16
(ID # 26662)

MEETING DATE:

Tuesday, December 17, 2024

FROM : OFFICE OF ECONOMIC DEVELOPMENT

SUBJECT: OFFICE OF ECONOMIC DEVELOPMENT: Adoption of Resolution No. 2024-282, Intention to Institute Change Proceedings for Community Facilities District No. 23-7M (Monteverdi), Tract Map No. 31818. District 2. [\$356,671 Ongoing Cost; CFD 23-7M (Monteverdi) 100%] (Clerk to Set for Public Hearing on January 28, 2025 at 9:30 a.m. or as soon as possible thereafter-and to Advertise)

RECOMMENDED MOTION: That the Board of Supervisors:

1. Adopt Resolution No. 2024-282 a Resolution of the Board of Supervisors of the County of Riverside of Intention to Institute Change Proceedings for Community Facilities District 23-7M (Monteverdi) and to Authorize the Levy of Special Taxes and Setting a Date and Time for a Public Hearing Thereon; and
2. Set a public hearing concerning the establishment of Community Facilities District 23-7M (Monteverdi) for 9:30 a.m. on January 28, 2025, and direct the Clerk of the Board to publish notice of the public hearing in accordance with California Government Code Section 53322; and
3. Direct the Clerk of the Board to sign and record the Amended Boundary Map as required by Section 3111 of the California Streets and Highways Code.

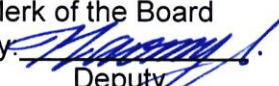
ACTION:Policy, Clerk to Advertise, Set for Hearing


Suzanne Holland, Director of Office of Economic Development 12/3/2024

MINUTES OF THE BOARD OF SUPERVISORS

On motion of Supervisor Gutierrez seconded by Supervisor Jeffries and duly carried by unanimous vote, IT WAS ORDERED that the above matter is approved as recommended and is set for public hearing on Tuesday, January 28, 2025, at 9:30 a.m. or as soon as possible thereafter.

Ayes: Jeffries, Spiegel, Washington, Perez and Gutierrez
Nays: None
Absent: None
Date: December 17, 2024
xc: OED, Record, COBcf

Kimberly A. Rector
Clerk of the Board
By: 
Deputy

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FINANCIAL DATA	Current Fiscal Year:	Next Fiscal Year:	Total Cost:	Ongoing Cost
COST	\$ 0	\$ 356,671	\$ 0	\$ 356,671
NET COUNTY COST	\$ 0	\$ 0	\$ 0	\$ 0
SOURCE OF FUNDS: 100% CFD 23-7M (Monteverdi)			Budget Adjustment: N/A	
			For Fiscal Year: 25/26	

C.E.O. RECOMMENDATION: Approve

BACKGROUND:

Summary

The State legislature enacted the Mello-Roos Community Facilities Act of 1982 to assist public agencies in financing certain public services and maintenance requirements. On January 27, 2015, the Board of Supervisors revised Board Policy B-12 entitled "Land Secured Financing Districts" to include "Service and Maintenance CFDs" to fund the ongoing maintenance of landscape, street lighting, or other similar improvements and set goals and policies concerning Community Facilities Districts (CFD).

KB Home Cal Management Services, LLC, the Owner of Tract 31818-1, have petitioned that the County of Riverside Office of Economic Development assist them in amending the original Rate and Method of Apportionment to cover costs associated with additional maintenance and servicing of public improvements within the established district. KB Home Cal Management Services, LLC owns 100% of the area subject to the Special Tax Rate and acquired the property from MPLC JBJ Ranch who originally formed the previously named CFD 23-7M (JBJ Ranch). The new Owner will be building out the residential development and has requested changing the name to CFD 23-7M (Monteverdi), consistent with the new community's name being developed. The Amended Boundary Map for CFD 23-7M (Monteverdi) was revised from the original Boundary Map to encompass only the entirety of Tract Map No 31818-1, which is projected to include 203 assessable single-family dwelling units and remove the remaining property from the original boundary. The proposed amendment includes increasing the Special Tax Rate beginning Fiscal Year 2024-2025.

As approved by voters, a special tax is to be levied on each individual parcel located within the amended boundary of the CFD, to fund the costs associated with i) Landscaping improvements that may include but are not limited to all landscaping material and facilities within the CFD. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, and trail maintenance, (ii) Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD (iii) Administration, inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and

**SUBMITTAL TO THE BOARD OF SUPERVISORS COUNTY OF RIVERSIDE,
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general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any deficiencies noted during inspection, weed control and abatement, trash removal, and healthy upkeep of required plant materials, (iv) Regional Sports Facilities including maintenance and servicing of the regional sports facilities within the Subzone to be operated, maintained and service may include, but are not limited to, the maintenance and care of all landscaping and facilities within and around the Regional Sports Facility that service a Subzone but may not be located within a Subzone. This includes trees, plant material, sod, irrigation systems, sidewalks, drainage facilities, weed control and other abatements, signs, monuments, buildings, playgrounds, graffiti removal, fencing and security as needed within the CFD (v) and Graffiti Abatement of walls and other permanent structures.

The special tax is levied according to the Amended and Restated Rate and Method of Apportionment (RMA) which is developed with respect to the specific features of the residential development within the District and which is approved by the eligible voters and later adopted by an ordinance. The special tax levy is annually placed on the tax roll for each Assessor Parcel Number noted in the CFD Boundary Map.

On June 6, 2023, the County of Riverside Board of Supervisors approved agenda item 3.19 Resolution No. 2023-107, a resolution of intention as the initial step for forming the CFD and declared the intention of the Board of Supervisors as required by the Mello-Roos Act of 1982 to levy a special tax to fund the service and maintenance functions requested by the Developer.

On July 18, 2023, the County of Riverside Board of Supervisors held a public hearing to receive public comments and conduct a majority protest hearing concerning the establishment of the CFD and the levy of the special tax. At the conclusion of the public hearing, the Board of Supervisors adopted Resolution No. 2023-160, the Resolution of Formation of the CFD, which also authorized the levy of a special tax within the CFD subject to voter approval during a duly called election held that same day.

On August 1, 2023 (Agenda Item 3.39), the Board of Supervisors adopted Resolution No. 2023-161 declaring the results of the election regarding the proposed special tax and finding that 100% of the votes cast were in favor of the levy of the special tax. In addition, the Board introduced Riverside County Ordinance No. 985 authorizing the levy of the special tax pursuant to the Rate and Method of Apportionment approved by the voters.

On August 29, 2023 (Agenda Item 3.47), the Board of Supervisors adopted Ordinance No. 985, an Ordinance of the County of Riverside Authorizing the Levy of a Special Tax Within Community Facilities District No. 23-7M (Monteverdi).

Approval of proposed Resolution No. 2024-282 by the Board of Supervisors is the initial step for Instituting Change Proceedings for CFD 23-7M (Monteverdi) and declares the intention of the

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Board of Supervisors, as required by the Mello-Roos Community Facilities Act of 1982, to levy a special tax to fund the service and maintenance functions requested by the Developer. The Resolution also requires the Board of Supervisors to hold a public hearing and submit the change proceedings of CFD 23-7M (Monteverdi) to the landowners at a special election to be conducted by mailed ballot if a majority protest does not occur.

Reference

The CFD Rate and Method of Apportionment (RMA) are consistent with the Mello-Roos Community Facilities Act of 1982. In November 1996, California voters passed Proposition 218, Right to Vote on Taxes Act which added Articles XIII C and XIII D to the California Constitution. The County may levy special taxes within this proposed CFD after complying with the requirements of the Mello-Roos Community Facilities Act of 1982 and the provisions of Proposition 218 Right to Vote on Taxes Act. The formation of the proposed CFD adheres to Board Policy B-12 entitled "Land Secured Financing Districts" which was revised on January 27, 2015, to include "Service and Maintenance CFDs" to fund the ongoing maintenance of landscape, storm water, street lighting or other similar improvements and set goals and policies concerning CFDs.

Impact on Residents and Businesses

Only the parcels with Assessor Parcel Numbers within the proposed boundaries of the CFD which are represented by the proposed Boundary Map (inclusive of Tract Map No. 31818-1) are impacted by the proposed special tax. By setting up a special tax for the maintenance of certain infrastructure required by the development, the County requires that the development pay for its maintenance impact, rather than the obligation falling upon declining public funding sources. By specifically collecting and using the special tax revenue within the boundary of the proposed CFD, there is a financial mechanism in place to ensure the infrastructure is maintained. This CFD does not propose to fund the repayment of any bonds or bond obligations and is solely for the purposes of funding the service and maintenance of Developer-installed and County-required infrastructure, particularly landscaping, park and trail maintenance, lighting, drainage, and graffiti abatement. The Developer shall, and is obligated to, provide disclosure statements to potential buyers which outline the associated tax rate of a new home.

Additional Fiscal Information

The amended budget for maintenance of \$356,671 for fiscal year 2024-2025 will result in \$1,757 per taxable parcel, pursuant to the Amended and Restated Rate and Method of Apportionment. The annual special tax shall be increased by the minimum of 2% or up to the cumulative percentage increase in the Consumer Price Index for all Urban Consumers (CPI-U), as it stands as of March of each year over the base index of previous fiscal year.

ATTACHMENTS:

- Petition

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- Resolution No. 2024-282
- Amended and Restated Rate and Method of Apportionment (RMA)
- CFD 23-7M Boundary Map
- Notice of Public Hearing
- Sample Ballot


Scott Bruekner 12/6/2024


Aaron Gettis, Chief of Deputy County Counsel 12/4/2024

2 RESOLUTION NO. 2024-282

3
4 A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE OF
5 INTENTION TO DECLARE ITS INTENTION TO CONSIDER AMENDING THE RATE AND
6 METHOD OF APPORTIONMENT OF SPECIAL TAX FOR COMMUNITY FACILITIES DISTRICT
7 NO. 23-7M (MONTEVERDI) AND TO AUTHORIZE THE LEVY OF SPECIAL TAXES AND
8 SETTING A DATE AND TIME FOR A PUBLIC HEARING THEREON

9
10 **WHEREAS**, a community facilities district may be established under the Mello-Roos Community
11 Facilities Act of 1982 (the "Act") in order to finance certain public capital facilities and services;

12 **WHEREAS**, proceedings for the establishment of a community facilities district under the Act
13 may be instituted following the receipt of a petition by the landowners of at least 10% of the area of land
14 proposed to be included within the territory of the community facilities district (a "Qualifying Petition")
15 and the furnishing of a deposit by the petitioners pursuant to Section 53318(d) of the Act ("Deposit");

16 **WHEREAS**, the Board of Supervisors of the County of Riverside constitutes the legislative body
17 of a local agency for purposes of the Act; and

18 **WHEREAS**, the Board of Supervisors has received both a Qualifying Petition and the Deposit
19 pursuant to the Act and therefore institutes change proceedings to amend Community Facilities District
20 23-7M (Monteverdi) (the "Community Facilities District" "CFD") and to authorize the levy of special
21 taxes therein in order to finance services described in Exhibit A attached hereto.

22 **WHEREAS**, on June 6, 2023, the County of Riverside Board of Supervisors approved, Resolution
23 No. 2023-107, a Resolution of Intention as the initial step for forming the CFD and declaring the intention
24 of the Board of Supervisors as required by the Mello-Roos Act of 1982 to levy a special tax to fund the
25 service and maintenance functions requested by the developer.

26 **WHEREAS**, on July 18, 2023, the County of Riverside Board of Supervisors held a public
27 hearing to receive public comments and conduct a majority protest hearing concerning the establishment
28 of the CFD and the levy of the special tax. At the conclusion of the public hearing, the Board of

FORM APPROVED COUNTY COUNSEL
BY: *SEP M* 12/16/24 DATE

1 Supervisors adopted Resolution No. 2023-160, the Resolution of Formation of the CFD, which also
2 authorized the levy of a special tax within the CFD subject to voter approval during a duly called election
3 held the same day;

4 **WHEREAS**, on August 1, 2023, the Board of Supervisors adopted 2023-161 declaring the results
5 of the election regarding the proposed special tax and finding that 100% of the votes cast were in favor of
6 the levy of the special tax. In addition, the Board introduced Riverside County Ordinance No. 985
7 authorizing the levy of the special tax pursuant to the Rate and Method of Apportionment approved by the
8 voters;

9 **WHEREAS**, on August 29, 2023, the Board of Supervisors adopted Ordinance No. 985, an
10 Ordinance of the County of Riverside Authorizing the Levy of a Special Tax Within Community
11 Facilities District No. 23-7M (Monteverdi).

12 **NOW, THEREFORE, BE IT RESOLVED, DETERMINED AND ORDERED BY** the Board
13 of Supervisors of the County of Riverside, State of California (the "Board of Supervisors") in regular
14 session assembled on December 17, 2024 at 9:30 a.m. or soon thereafter, in the meeting room of the
15 Board of Supervisors, located on the first floor of the County Administrative Center, 4080 Lemon Street,
16 Riverside, California as follows:

17 **Section 1.** The Board of Supervisors declares its intention to institute change proceedings
18 pursuant to Article 3.5 of the Mello-Roos Community Facilities Act of 1982, as amended, commencing
19 with Section 53311 of the Government Code (the "Act") for the proposed amendment to the Original Rate
20 and Method of Apportionment of the CFD in the form of the Amended and Restated Rate and Method of
21 Apportionment.

22 **Section 2.** The proposed Amended and Restated Rate and Method of Apportionment and manner
23 of collection of the special tax is described in detail in Exhibit B.

24 **Section 3.** The Board of Supervisors proposes to amend the boundaries of the territory proposed
25 for inclusion in the Community Facilities District are described in the map showing the proposed
26 Community Facilities District (the "Amended Boundary Map") on file with the Clerk of the Board of
27 Supervisors (the "Clerk"), which boundaries are hereby preliminarily approved and to which map
28 reference is hereby made for further particulars. The Clerk is hereby directed to sign the Amended

1 Boundary Map and record, or cause to be recorded, the Amended Boundary Map with all proper
2 endorsements thereon in the office of the Riverside County Recorder within 15 days of the date of
3 adoption of this resolution, all as required by Section 3111 of the California Streets and Highways Code.

4 **Section 4.** The services (the "Services") proposed to be financed by the Community Facilities
5 District pursuant to the Act are described in Exhibit A attached hereto. The cost of providing the Services
6 includes "incidental expenses," which include costs associated with the creation of CFD No. 23-7M,
7 determination of the amount of special taxes, collection or payment of special taxes, or costs otherwise
8 incurred in order to carry out the authorized purposes of CFD No. 23-7M.

9 **Section 5.** Except where funds are otherwise available, a special tax sufficient to pay for all
10 Services, secured by recordation of a continuing lien against all nonexempt real property in the
11 Community Facilities District, will be annually levied within the Community Facilities District. The
12 amended and restated rate and method of apportionment of the special tax (the "Amended and Restated
13 Rate and Method of Apportionment"), in sufficient detail to allow each landowner within the proposed
14 Community Facilities District to estimate the maximum amount that he or she will have to pay, is
15 described in Exhibit B attached hereto, which is by this reference incorporated herein. The special tax will
16 be collected in the same manner as ordinary *ad valorem* property taxes or in such other manner as the
17 Board of Supervisors shall determine, including direct billing of the affected property owners. The special
18 tax shall be levied annually until terminated by the Board of Supervisors as specified in the Amended and
19 Restated Rate and Method of Apportionment.

20 **Section 6.** The Board of Supervisors hereby sets the matter for public hearing on January 28,
21 2025, at 9:30 am, or as soon thereafter as the Board of Supervisors will consider the matter, at the meeting
22 room of the Board of Supervisors, located on the first floor of the County Administrative Center, 4080
23 Lemon Street, 1st Floor, Riverside, California, as the time and place when and where the Board of
24 Supervisors will conduct a public hearing on the amendment of the Original Rate and Method of
25 Apportionment in accordance with the proposed Amended and Restated Rate and Method of
26 Apportionment of the Community Facilities District and the levy of the special tax therein.

27 **Section 7.** The Clerk is hereby directed to publish, or cause to be published, a notice of said
28 public hearing, as prepared and approved by County Counsel, one time in *The Press Enterprise*, a

1 newspaper of general circulation published in the area of the Community Facilities District. The
2 publication of said notice shall be completed at least seven days prior to the date set for public hearing.
3 Said notice shall contain the information prescribed by Section 53322 of the Government Code.

4 The Clerk is hereby further directed to give notice of said public hearing, as prepared and
5 approved by County Counsel, by first-class mail to each registered voter and to each landowner within the
6 Community Facilities District. Said notice shall be mailed at least 15 days prior to the date set for public
7 hearing and shall contain the same information as is required to be contained in the notice published
8 pursuant to Section 53322 of the Government Code.

9 **Section 8.** The levy of said proposed special tax shall be subject to the approval of the qualified
10 electors of the Community Facilities District at a special election. The proposed voting procedure shall be
11 by mailed or hand-delivered ballot among the landowners in the Community Facilities District, with each
12 owner having one vote for each acre or portion of an acre such owner owns in the Community Facilities
13 District.

14 **Section 9.** Each officer of the County of Riverside who is or will be responsible for providing one
15 or more of the proposed types of Services is hereby directed to study, or cause to be studied, the proposed
16 Community Facilities District and, at or before said public hearing, file a report with the Board of
17 Supervisors containing a brief description of the Services by type which will in his or her opinion be
18 required to adequately meet the needs of the Community Facilities District, and his or her estimate of the
19 cost of providing the Services. Such officers are hereby also directed to estimate the fair and reasonable
20 cost of the incidental expenses proposed to be paid. Such report shall be made a part of the record of said
21 public hearing.

22 **Section 10.** In the opinion of the Board of Supervisors, the public interest will not be served by
23 allowing the property owners within the proposed Community Facilities District to enter into a contract in
24 accordance with subdivision (a) of Section 53329.5 of the Government Code and, accordingly, the Board
25 of Supervisors hereby provides that such property owners may not enter into a contract in accordance with
26 said subdivision.


27 **Section 11.** The officers of the County of Riverside are, and each of them is, hereby authorized
28 and directed to do any and all things, and to execute and deliver any and all documents which said officers

1 may deem necessary or advisable in order to accomplish the purposes of this resolution and not
2 inconsistent with the provisions hereof.

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5 **ADOPTED, SIGNED AND APPROVED** this 17 day of December, 2024, by the Board of
6 Supervisors of the County of Riverside.

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12 Chair of the Board of Supervisors
13 Chuck Washington

14 ATTEST:

15 Kimberley A. Rector
16 Clerk of the Board of Supervisors

17
18 By: 
19 Deputy

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3 RESOLUTION NO. 2024-282

4 A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE OF
5 INTENTION TO DELCARE ITS INTENTION TO CONSIDER AMENDING THE RATE
6 AND METHOD OF APPOINTMENT OF SPECIAL TAX FOR COMMUNITY FACILITIES DISTRICT
7 NO, 23-7M (MONTEVERDI) AND TO AUTHORIZE THE LEVY OF SPECIAL TAXES AND
8 SETTING A DATE AND TIME FOR A PUBLIC HEARING THEREON

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10 ROLL CALL:


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12 Ayes: Jeffries, Washington, Spiegel, Perez, and Gutierrez

13 Nays: None

14 Absent: None

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16
17 The foregoing is certified to be a true copy of a resolution duly adopted by said Board of
18 Supervisors on the date therein set forth.

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20 KIMBERLY A. RECTOR, Clerk of said Board

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22 By: 
23 Deputy

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EXHIBIT A

SERVICES AND INCIDENTAL EXPENSES

Services

The services which may be funded with proceeds of the special tax of CFD No. 23-7M, as provided by Section 53313 of the Act, will include all costs attributable to maintaining, servicing, cleaning, repairing, and/or replacing landscaped areas (may include reserves for replacement) in public street rights-of-way, public landscaping, public open spaces, and other similar landscaped areas officially dedicated for public use. These services include the following:

- i) Landscaping improvements that may include, but are not limited to all landscaping material and facilities within the CFD No. 23-7M. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, and trail maintenance; and
- ii) Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD No. 23-7M; and
- iii) Administration inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any

1 deficiencies noted during inspection, weed control and abatement, trash removal,
2 and healthy upkeep of required plant materials; and

3 iv) Regional Sports Facilities including maintenance and servicing of the regional
4 sports facilities within the Subzone to be operated, maintained and service may
5 include, but are not limited to, the maintenance and care of all landscaping and
6 facilities within and around the Regional Sports Facility that service a Subzone but
7 may not be located within a Subzone. This includes trees, plant material, sod,
8 irrigation systems, sidewalks, drainage facilities, weed control and other abatement,
9 signs, monuments, buildings, playgrounds, graffiti removal, fences and security as
10 needed within the CFD; and

11 v) Graffiti abatement of walls and other permanent structures.

12
13 **Incidental Expenses**

14 The incidental expenses proposed to be incurred include the following:

- 15 (i) The cost associated with the creation of the Community Facilities District, determination
16 of the amount of taxes, collection of taxes, including litigation expenses, if any, costs for
17 processing payment of taxes, or other administrative costs otherwise incurred in order to
18 carry out the authorized purposes of the Community Facilities District; and
19 (ii) Any other expenses incidental to the performance and inspection of the authorized
20 Services.
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EXHIBIT B

**PROPOSED AMENDED AND RESTATED RATE AND METHOD OF APPORTIONMENT OF
SPECIAL TAX**

(See Attached)



RIVERSIDE COUNTY
OFFICE OF ECONOMIC DEVELOPMENT

January 28, 2025

To: Property Owners as indicated on Exhibit A hereto

Dear Sir or Madam:

You are hereby notified of a public hearing called by Resolution No. 2025-008 (the "Resolution") of the County of Riverside, acting with respect to Community Facilities District No. 23-7M (Monterverdi) of the County of Riverside (the "District") declaring its intent to amend and levy a special tax to pay the cost of certain authorized services related to maintenance of landscaping, parks and trails, lighting, drainage, and graffiti. The Board of Supervisors has set a date and time of the public hearing regarding such matters as follows:

Public Hearing

Date: January 28, 2025
Time: 9:30 A.M.
Place: Board Chambers of the County Administrative Center
4080 Lemon Street, 1st Floor
Riverside, California 92501-3651

This notice is being sent to you because your property is currently within the boundaries of the proposed District and may be affected by the foregoing proceedings if approved by the Board of Supervisors and if the proceedings are approved by the qualified voters within the District. Please contact the County Office of Economic Development to determine if your property is within the District and to obtain specific information concerning the proposed proceedings.

Enclosed please find a copy of the Resolution. The Resolution sets forth the matters to be heard at the hearing, the effect of protests to the proceedings regarding the rate and method of apportionment of special tax, and the procedures for the election relating thereto.

If you have any questions regarding the Resolution, the boundaries of the District, the rate and method of apportionment of special tax, the public hearing or the election process, please contact Michael Franklin, County of Riverside Office of Economic Development, 3403 Tenth Street, Ste. 400 Riverside, California 92501 or by telephone at (951) 955-6652.

Sincerely,

Michael Franklin
Development Manager
Office of Economic Development

EXHIBIT A

LIST OF OWNERS AND APNs

Tract Map No. 31818-1s

KB Home Cal Management Services, LLC.

APNs:

393680001	393681015	393683002	393690017	393691028	393700012	393702019
393680002	393681016	393683003	393690018	393691029	393700013	393702020
393680003	393681017	393683004	393691001	393691030	393700014	393702021
393680004	393682001	393683005	393691002	393691031	393700015	393702022
393680005	393682002	393683006	393691003	393691032	393700016	393702023
393680006	393682003	393683007	393691004	393691033	393701001	393702024
393680007	393682004	393683008	393691005	393692001	393701002	393702025
393680008	393682005	393683009	393691006	393692002	393701003	393702026
393680009	393682006	393683010	393691007	393692003	393701004	393702027
393680010	393682007	393683011	393691008	393692004	393701005	393702028
393680011	393682008	393683012	393691009	393692005	393701006	393702029
393680012	393682009	393683013	393691010	393692006	393702001	393702030
393680013	393682010	393683014	393691011	393692007	393702002	393702031
393680014	393682011	393690001	393691012	393692008	393702003	393702032
393680015	393682012	393690002	393691013	393692009	393702004	393702033
393681001	393682013	393690003	393691014	393692010	393702005	393702034
393681002	393682014	393690004	393691015	393692011	393702006	393702035
393681003	393682015	393690005	393691016	393692012	393702007	393702036
393681004	393682016	393690006	393691017	393700001	393702008	393702037
393681005	393682017	393690007	393691018	393700002	393702009	393702038
393681006	393682018	393690008	393691019	393700003	393702010	393702039
393681007	393682019	393690009	393691020	393700004	393702011	393702040
393681008	393682020	393690010	393691021	393700005	393702012	393702041
393681009	393682021	393690011	393691022	393700006	393702013	393702042
393681010	393682022	393690012	393691023	393700007	393702014	393702043
393681011	393682023	393690013	393691024	393700008	393702015	393702044
393681012	393682024	393690014	393691025	393700009	393702016	393702045
393681013	393682025	393690015	393691026	393700010	393702017	393702046
393681014	393683001	393690016	393691027	393700011	393702018	393702047

Resolution of Intention



RIVERSIDE COUNTY
OFFICE OF ECONOMIC DEVELOPMENT

COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

Consolidated Special Elections with Respect to
Authorizing the Levy of a Special Tax,
and Establishing an Appropriations Limit for said District

January 28, 2025

Ballot Pamphlet and Instructions to Voter

RIVERSIDE COUNTY
OFFICE OF ECONOMIC DEVELOPMENT

3403 10TH STREET, SUITE 400, RIVERSIDE, CA 92501 | (951) 955-8916

Dear Voter:

The Board of Supervisors of the County of Riverside, acting as the legislative body of Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside, State of California (the "District"), has called a consolidated special election for the District on January 28, 2025. This is an all-mailed ballot landowner-voter election. The ballots are being mailed to the persons or entities listed on the Riverside County Assessor's latest equalized assessment roll as owners of the property in the District or based on more current ownership information available to the Election Official.

The ballots will be distributed based on the names and addresses designated on the assessment roll or obtained from such other information. Any parcels with a common name and address were combined for voting purposes. Each qualified voter has been issued one ballot which entitles that voter to vote his, her or its total acreage of land. Each ballot is allotted a specified number of votes depending on acreage. Each acre or portion of an acre is worth one vote.

Please note that your voted ballot must be received by the Director of Office of Economic Development of the County of Riverside (the "Election Official") not later than 9:00 a.m. on January 28, 2025. A POSTMARK DATE IS NOT ACCEPTABLE. You must use the enclosed envelope for returning your ballot to the office of the Director of Office of Economic Development, County of Riverside, Attn: Michael Franklin, at 3403 10th Street, Suite 400, Riverside, California 92501.

Contained in this Ballot Pamphlet and Instructions to Voter are Instructions to Landowner Voter, a Sample Ballot, and a copy of Resolution No. 2025-008 of the Board of Supervisors of the County of Riverside which contains as Exhibit "B" the Rate and Method of Apportionment of Special Tax for the District which is referenced in Proposition A on the official ballot for the special elections.

If you have any questions, please contact the Special Districts Administrator, Spicer Consulting Group, 41880 Kalmia St., Suite 145, Murrieta, CA at telephone number (866) 504-2067.

Best regards,

SUZANNE HOLLAND
DIRECTOR OF OFFICE OF
ECONOMIC DEVELOPMENT
COUNTY OF RIVERSIDE
ELECTION OFFICIAL

INSTRUCTIONS TO LANDOWNER VOTER

Name & Address of Property Owner:	Assessor's Parcel Number(s):
KB Home Cal Management Services, LLC Attn: Authorized signer 36310 Inland Valley Drive Ste 300 Wildomar, CA 92595	See Attached

HOW TO VOTE YOUR BALLOT

Vote your official ballot by placing a cross (+) in the voting square opposite your choice with a pen or pencil and by completing, dating and signing the Certificate of Authorization attached thereto.

SPOILING YOUR BALLOT

If you tear your ballot or make an error in voting you may secure another by surrendering the ballot you spoiled, in person or by mail at the address below, or by executing an affidavit to the effect that you lost your ballot, and you will be given another ballot.

RETURNING YOUR BALLOT

Enclose your ballot and the Certificate of Authorization in the Identification Envelope provided. Supply ALL information requested on the Identification Envelope. YOUR VOTE WILL BE DISQUALIFIED IF YOU DO NOT FILL IN ALL THE INFORMATION.

LAST DAY TO RETURN TO THE ELECTION OFFICIAL

Your ballot and Certificate of Authorization must be returned to the office of the Election Official-Director of Office of Economic Development of the County of Riverside **not later than 9:00 a.m. on January 28, 2025**, for it to be counted. YOUR BALLOT CANNOT BE ACCEPTED BEYOND THIS DEADLINE.

Your ballot and Certificate of Authorization must be mailed in the envelope provided for this purpose, or it may be delivered in the envelope to the Election Official-Director of Office of Economic Development, Attn: Michael Franklin at 3403 10th Street, Suite 400, Riverside, California 92501.

SAMPLE BALLOT - DO NOT VOTE

OFFICIAL BALLOT

SPECIAL ELECTION FOR
COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

January 28, 2025

This Ballot has been assigned 46 votes based on acreage owned by the qualified elector.

To vote, mark a cross (+) in the voting square after the word "YES" or after the word "NO."
All marks otherwise made are forbidden.

If you wrongly mark, tear, or deface this ballot, return it to the Election Official, Director of Office of Economic Development of the County of Riverside and obtain another.

PROPOSITION A: Shall special taxes be levied annually on taxable property within Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside to fund, pay for, and finance maintenance of Landscaping, Lighting, Drainage, Park and Trail Maintenance, and Graffiti Abatement (as specified and reflected in the Resolution of Intention, the Resolution of Formation, and the Rate and Method of Apportionment of Special Tax) and to pay expenses incidental thereto and incidental to the levy and collection of the special taxes, so long as the special taxes are needed to fund such services, at the special tax rates and pursuant to the method of apportioning the special taxes set forth in Exhibit B to Resolution No. 2025-008 adopted by the Board of Supervisors of said County on December 17, 2024?

YES	
NO	

PROPOSITION B: For each year commencing fiscal year 2024-2025 shall an appropriations limit, as defined by subdivision (h) of Section 8 of Article XIIB of the California Constitution, be established for Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside in the amount of \$4,000,000?

YES	
NO	

APNs:

393680001	393681015	393683002	393690017	393691028	393700012	393702019
393680002	393681016	393683003	393690018	393691029	393700013	393702020
393680003	393681017	393683004	393691001	393691030	393700014	393702021
393680004	393682001	393683005	393691002	393691031	393700015	393702022
393680005	393682002	393683006	393691003	393691032	393700016	393702023
393680006	393682003	393683007	393691004	393691033	393701001	393702024
393680007	393682004	393683008	393691005	393692001	393701002	393702025
393680008	393682005	393683009	393691006	393692002	393701003	393702026
393680009	393682006	393683010	393691007	393692003	393701004	393702027
393680010	393682007	393683011	393691008	393692004	393701005	393702028
393680011	393682008	393683012	393691009	393692005	393701006	393702029
393680012	393682009	393683013	393691010	393692006	393702001	393702030
393680013	393682010	393683014	393691011	393692007	393702002	393702031
393680014	393682011	393690001	393691012	393692008	393702003	393702032
393680015	393682012	393690002	393691013	393692009	393702004	393702033
393681001	393682013	393690003	393691014	393692010	393702005	393702034
393681002	393682014	393690004	393691015	393692011	393702006	393702035
393681003	393682015	393690005	393691016	393692012	393702007	393702036
393681004	393682016	393690006	393691017	393700001	393702008	393702037
393681005	393682017	393690007	393691018	393700002	393702009	393702038
393681006	393682018	393690008	393691019	393700003	393702010	393702039
393681007	393682019	393690009	393691020	393700004	393702011	393702040
393681008	393682020	393690010	393691021	393700005	393702012	393702041
393681009	393682021	393690011	393691022	393700006	393702013	393702042
393681010	393682022	393690012	393691023	393700007	393702014	393702043
393681011	393682023	393690013	393691024	393700008	393702015	393702044
393681012	393682024	393690014	393691025	393700009	393702016	393702045
393681013	393682025	393690015	393691026	393700010	393702017	393702046
393681014	393683001	393690016	393691027	393700011	393702018	393702047

AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI)

COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

I HEREBY CERTIFY THAT THE WITHIN MAP SHOWING PROPOSED AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI), COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, WAS APPROVED BY THE BOARD OF SUPERVISORS AT A REGULAR MEETING THEREOF, HELD ON _____ DAY OF _____, 20____ BY RESOLUTION NO. _____

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

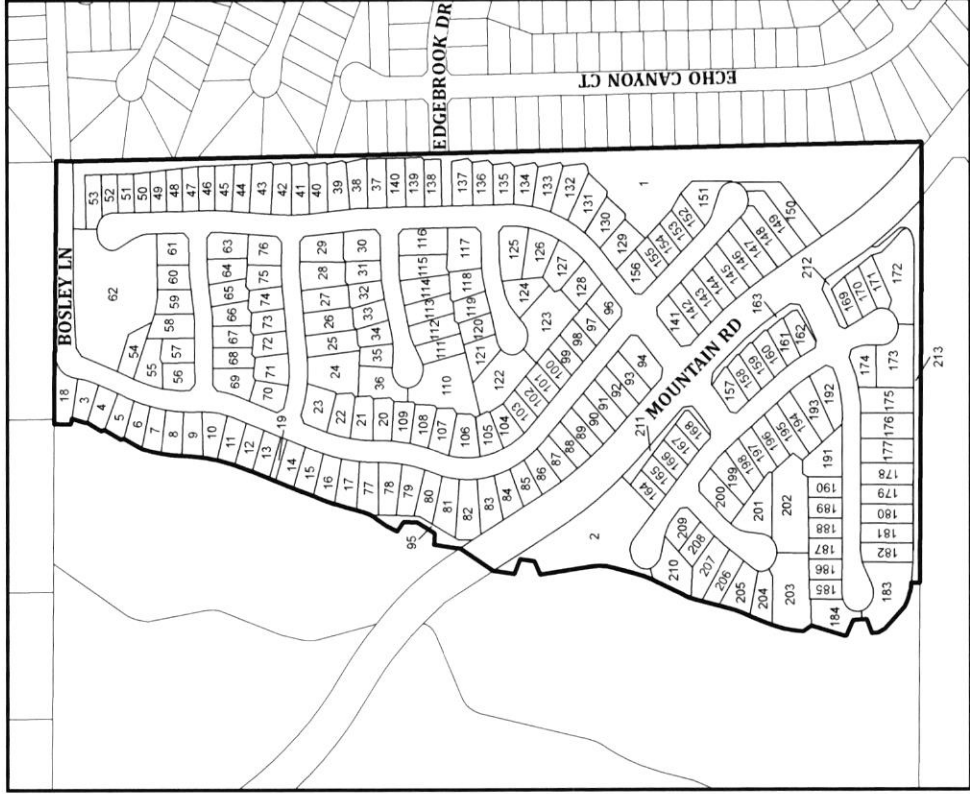
FILED IN THE OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, THIS _____ DAY OF _____, 20____

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

REFERENCES IS HEREBY MADE TO PARCELS 1 AND 2 OF THE COUNTY OF RIVERSIDE PARCEL MAP 38418 ON FILE WITH THE COUNTY FOR A DESCRIPTION OF THE LINES AND DIMENSIONS OF THE PORTIONS OF THE PARCELS LISTED THAT ARE A PART OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (JBI RANCH) BOUNDARY.

FILED THIS _____ DAY OF _____, 20____ AT THE HOUR OF _____ O'CLOCK _____ M IN BOOK _____ OF MAPS OF ASSESSMENT AND COMMUNITY FACILITIES DISTRICTS AT PAGE _____, IN THE OFFICE OF THE COUNTY RECORDER, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

FEE: _____ NO.: _____
PETER ALDANA, ASSESSOR, COUNTY CLERK, RECORDER
BY: _____ DEPUTY



LEGEND

- CFD BOUNDARY
- PARCEL LINE
- XXX-XXX-XXX ASSESSOR PARCEL NUMBER
- 1 MAP REFERENCE NUMBER

THIS BOUNDARY MAP CORRECTLY SHOWS THE LOT OR PARCEL OF LAND INCLUDED WITHIN THE BOUNDARIES OF THE COMMUNITY FACILITIES DISTRICT. FOR DETAILS CONCERNING THE LINES AND DIMENSIONS OF LOTS OR PARCEL REFER TO THE COUNTY ASSESSOR MAPS FOR FISCAL YEAR 2024-25.



SPICER
CONSULTING GROUP

AMENDED BOUNDARY MAP

**COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**

REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN
1	393-310-016	32	393-681-013	63	393-683-001	94	393-690-018	125	393-691-030	156	393-700-016	187	393-702-024
2	393-310-017	33	393-681-014	64	393-683-002	95	393-690-019	126	393-691-031	157	393-701-001	188	393-702-025
3	393-680-001	34	393-681-015	65	393-683-003	96	393-691-001	127	393-691-032	158	393-701-002	189	393-702-026
4	393-680-002	35	393-681-016	66	393-683-004	97	393-691-002	128	393-691-033	159	393-701-003	190	393-702-027
5	393-680-003	36	393-681-017	67	393-683-005	98	393-691-003	129	393-692-001	160	393-701-004	191	393-702-028
6	393-680-004	37	393-682-001	68	393-683-006	99	393-691-004	130	393-692-002	161	393-701-005	192	393-702-029
7	393-680-005	38	393-682-002	69	393-683-007	100	393-691-005	131	393-692-003	162	393-701-006	193	393-702-030
8	393-680-006	39	393-682-003	70	393-683-008	101	393-691-006	132	393-692-004	163	393-701-007	194	393-702-031
9	393-680-007	40	393-682-004	71	393-683-009	102	393-691-007	133	393-692-005	164	393-702-001	195	393-702-032
10	393-680-008	41	393-682-005	72	393-683-010	103	393-691-008	134	393-692-006	165	393-702-002	196	393-702-033
11	393-680-009	42	393-682-006	73	393-683-011	104	393-691-009	135	393-692-007	166	393-702-003	197	393-702-034
12	393-680-010	43	393-682-007	74	393-683-012	105	393-691-010	136	393-692-008	167	393-702-004	198	393-702-035
13	393-680-011	44	393-682-008	75	393-683-013	106	393-691-011	137	393-692-009	168	393-702-005	199	393-702-036
14	393-680-012	45	393-682-009	76	393-683-014	107	393-691-012	138	393-692-010	169	393-702-006	200	393-702-037
15	393-680-013	46	393-682-010	77	393-690-001	108	393-691-013	139	393-692-011	170	393-702-007	201	393-702-038
16	393-680-014	47	393-682-011	78	393-690-002	109	393-691-014	140	393-692-012	171	393-702-008	202	393-702-039
17	393-680-015	48	393-682-012	79	393-690-003	110	393-691-015	141	393-700-001	172	393-702-009	203	393-702-040
18	393-680-016	49	393-682-013	80	393-690-004	111	393-691-016	142	393-700-002	173	393-702-010	204	393-702-041
19	393-680-017	50	393-682-014	81	393-690-005	112	393-691-017	143	393-700-003	174	393-702-011	205	393-702-042
20	393-681-001	51	393-682-015	82	393-690-006	113	393-691-018	144	393-700-004	175	393-702-012	206	393-702-043
21	393-681-002	52	393-682-016	83	393-690-007	114	393-691-019	145	393-700-005	176	393-702-013	207	393-702-044
22	393-681-003	53	393-682-017	84	393-690-008	115	393-691-020	146	393-700-006	177	393-702-014	208	393-702-045
23	393-681-004	54	393-682-018	85	393-690-009	116	393-691-021	147	393-700-007	178	393-702-015	209	393-702-046
24	393-681-005	55	393-682-019	86	393-690-010	117	393-691-022	148	393-700-008	179	393-702-016	210	393-702-047
25	393-681-006	56	393-682-020	87	393-690-011	118	393-691-023	149	393-700-009	180	393-702-017	211	393-702-048
26	393-681-007	57	393-682-021	88	393-690-012	119	393-691-024	150	393-700-010	181	393-702-018	212	393-702-049
27	393-681-008	58	393-682-022	89	393-690-013	120	393-691-025	151	393-700-011	182	393-702-019	213	393-702-050
28	393-681-009	59	393-682-023	90	393-690-014	121	393-691-026	152	393-700-012	183	393-702-020		
29	393-681-010	60	393-682-024	91	393-690-015	122	393-691-027	153	393-700-013	184	393-702-021		
30	393-681-011	61	393-682-025	92	393-690-016	123	393-691-028	154	393-700-014	185	393-702-022		
31	393-681-012	62	393-682-026	93	393-690-017	124	393-691-029	155	393-700-015	186	393-702-023		

**AMENDED AND RESTATED
RATE AND METHOD OF APPORTIONMENT OF SPECIAL TAX FOR
COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI)
OF THE COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

A Special Tax (all capitalized terms are defined in Section A. Definitions, below) shall be applicable to each Parcel of Taxable Property located within the boundaries of Community Facilities District No. 23-7M (Monteverdi) (the "CFD 23-7M" or "CFD"; defined below). The amount of Special Tax to be levied on a Parcel in each Fiscal Year, (defined below), commencing in Fiscal Year 2024-2025, shall be determined by the Riverside County Board of Supervisors, acting in its capacity as the legislative body of the CFD by applying the appropriate Special Tax as set forth in Sections B., C., and D., below. All property within the CFD, unless exempted by law or by the provisions of Section E., below, shall be taxed for the purposes, to the extent, and in the manner herein provided.

A. DEFINITIONS

The terms hereinafter set forth have the following meanings:

"Accessory Dwelling Unit(s)" means a residential unit of limited size, as defined in California Government Code Section 65852.2 that shares an Assessor's Parcel Number with Single Family Residential Property.

"Acre" or "Acreage" means the land area of a Parcel as shown on the most recent Assessor's Parcel Map, or if the land area is not shown on the Assessor's Parcel Map, the land area shown on the applicable Final Map, condominium plan, or other recorded County map. If the preceding maps are not available, the Acreage of an Assessor's Parcel Number may be determined utilizing Geographic Information System. The square footage of a Parcel is equal to the Acreage of such Parcel multiplied by 43,560.

"Act" means the Mello-Roos Community Facilities Act of 1982, as amended, being Chapter 2.5 of Part 1 of Division 2 of Title 5 of the Government Code of the State of California.

"Administrative Expenses" means all actual or reasonably estimated costs and expenses of the CFD that are chargeable or allocable to carry out the duties of the Administrator of the CFD as allowed by the Act, which shall include without limitation, all costs and expenses arising out of or resulting from the annual levy and collection of the Special Tax (whether by the County or designee thereof, or both), any litigation or appeal involving the CFD, and other administrative expenses of the County or designee thereof, or both, directly related to the CFD. Administrative Expenses shall also include amounts estimated or advanced by the County or CFD for attorney's fees and other costs related to commencing and pursuing to completion any foreclosure as a result of delinquent Special Taxes.

"Administrator" means an official of the County, or designee thereof, responsible for determining the Special Tax Requirement and providing for the levy and collection of the Special Taxes.

"Approved Property" means all Parcels of Taxable Property: (i) that are included in a Final Map that was recorded prior to the January 1st preceding the Fiscal Year in which the Special Tax is being levied, and (ii) that have not been issued a Building Permit(s) prior to the April 1st preceding the Fiscal Year in which the Special Tax is being levied.

"Assessor" means the Assessor of the County.

“Assessor’s Parcel Map” means an official map of the Assessor of the County designating a Parcel by an Assessor’s Parcel Number.

“Assessor’s Parcel Number” means the number assigned to a lot or Parcel for purposes of identification as determined from an Assessor Parcel Map.

“Board” means Riverside County Board of Supervisors, acting in its capacity as the legislative body of the CFD.

“Boundary Map” means a recorded map of the CFD which indicates by a boundary line the extent of the territory within the CFD identified to be subject to the levy of Special Taxes.

“Building Permit(s)” means a legal document(s) issued by a local agency that allows for new vertical construction of a building or buildings.

“Certificate of Occupancy” means a certificate of occupancy issued by the County in accordance with all applicable ordinances, regulations, and rule of the County and State law.

“CFD” or **“CFD 23-7M”** means Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside.

“Consumer Price Index” means the cumulative percentage increase in the Consumer Price Index (CPI) published by the U.S. Bureau of Labor Statistics for All Urban Consumers in the Riverside-San Bernardino-Ontario Area, as it stands in March of each year over the preceding Fiscal Year. In the event this index ceases to be published, the Consumer Price Index shall be another index as determined by the Administrator that is reasonably comparable to the Consumer Price Index for the Riverside-San Bernardino-Ontario Area. In the event that the percentage change in the annualized CPI is negative, the Special Tax shall not be decreased.

“County” means the County of Riverside, California.

“Developed Property” means for each Fiscal Year, all Parcels of Taxable Property: (i) that are included in a Final Map that was recorded prior to January 1st preceding the Fiscal Year in which the Special Tax is being levied, and (ii) for which a Building Permit(s) for vertical construction has been issued prior to April 1st preceding the Fiscal Year in which the Special Tax is being levied.

“Development Class” means either Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property, or Undeveloped property.

“Dwelling Unit(s)” or **“(DU)”** means a residential building(s) that is used or intended to be used as a domicile by one or more persons, as determined by the Administrator.

“Exempt Property” means any Parcel which is exempt from Special Taxes pursuant to Section E., below.

“Final Map” means a subdivision of property by recordation of a tract map, parcel map or lot line adjustment, pursuant to the Subdivision Map Act (California Government Code Section 66410 *et seq.*) or recordation of a condominium plan pursuant to California Civil Code 4200 that creates individual lots for which Building Permit(s) may be issued without further subdivision.

“Fiscal Year” means the 12-month period starting on July 1 of any calendar year and ending the following June 30.

“Maximum Special Tax” means for each Parcel in each Fiscal Year, the greatest amount of Special Tax, determined in accordance with Section C., below, which may be levied on such Parcel in each Fiscal Year.

“Multi-family Residential Property” means all Parcels of Residential Property that consist of a two or more buildings comprised of attached Dwelling Units available for rental by the general public, not for sale to an end user, and under common management.

“Non-Residential Property” means all Parcels of Developed Property for which a Building Permit(s) was issued permitting the construction of one or more non-residential structures.

“Parcel” means a lot or parcel within the CFD shown on an Assessor’s Parcel Map with an assigned Assessor’s Parcel Number valid as of July 1st for the Fiscal Year for which the Special Tax is being levied.

“Property Owner’s Association Property” means all Parcels which have been conveyed, dedicated to, or irrevocably offered for dedication to a home-owner’s association, condominium owner’s association or any master or sub-association, prior to April 1st preceding the Fiscal Year in which the Special Tax is being levied.

“Proportionately” means for each Parcel of Taxable Property that are Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property or Undeveloped Property, that the ratio of the actual Special Tax levy to Maximum Special Tax is the same for all Parcels assigned within each Development Class.

“Public Property” means all Parcels which, as of April 1st preceding the Fiscal Year in which the Special Tax is being levied, are (i) used for rights-of-way or any other purpose and is owned by, dedicated to, or irrevocably offered for dedication to the federal government, the State, the County, City or any other public agency, provided, however, that any property leased by a public agency to a private entity and subject to taxation under Section 53340.1 of the Act shall be taxed and classified according to its use; or (ii) encumbered by an unmanned utility easement making impractical its utilization for other than the purpose set forth in the easement.

“Residential Property” means all Parcels of Developed Property for which a Building Permit(s) has been issued permitting the construction of one or more residential Dwelling Units.

“Single Family Residential Property” means all Parcels of Residential Property, other than Multi-family Residential Property.

“Special Tax(es)” means the amount to be levied in each Fiscal Year on each Parcel of Taxable Property in accordance with Section D., below to fund the Special Tax Requirement.

“Special Tax Requirement(s)” means that amount required in any Fiscal Year to: (i) pay the estimated cost of Special Tax Services for Fiscal Year as determined by the County; (ii) fund the Special Tax Reserve Fund to the extent that the inclusion of such amount does not increase the Special Tax for Undeveloped Property unless requested by the developer or the amount needed to fund the Special Tax Reserve Fund up to the Special Tax Reserve Fund Requirement; (iii) pay Administrative Expenses; (iv) pay any anticipated Special Tax delinquencies based on actual delinquencies from the prior Fiscal Year outstanding at the time

the annual Special Tax levy is determined; and (v) less a credit for funds available to reduce the annual Special Tax levy at the sole discretion of the Administrator.

“Special Tax Reserve Fund Requirement” means an amount up to 150% of the anticipated annual cost of Special Tax Services of \$356,671. The Special Tax Reserve Fund Requirement shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

“Special Tax Services” means services permitted under the Mello-Roos Community Facilities Act of 1982 including, without limitation, those services authorized to be funded by CFD 23-7M as set forth in the documents adopted by the Board at the time the CFD was formed.

“State” means the State of California.

“Taxable Property” means all Parcels within the boundary of the CFD pursuant to the Boundary Map which are not exempt from the Special Tax pursuant to Section E., below.

“Taxable Property Owner’s Association Property” means all Parcels of Property Owner’s Association Property that satisfies both of the following conditions: (i) based on reference to the maps used during the formation of the district, the Parcel was not anticipated to be Property Owner’s Association Property, as determined by the Administrator, and (ii) if the Parcel were to be exempt from the Special Tax because it is Property Owner’s Association Property, the County has determined that there would be a reduction in Special Tax revenues that would create a deficit in funding the Special Tax Requirement.

“Taxable Public Property” means all Parcels of Public Property that satisfies both of the following conditions: (i) based on reference to the maps used during the formation of the district, the Parcel was not anticipated to be Public Property, as determined by the Administrator, and (ii) if the Parcel were to be exempt from the Special Tax because it is Public Property, the County has determined that there would be a reduction in Special Tax revenues that would create a deficit in funding the Special Tax Requirement.

“Taxable Unit” means either a Dwelling Unit(s) or an Acre.

“Undeveloped Property” means all Parcels of Taxable Property not classified as Developed Property, Approved Property, Taxable Property Owner’s Association Property or Taxable Public Property.

B. ASSIGNMENT TO DEVELOPMENT CLASS

Each Fiscal Year, commencing with Fiscal Year 2024-2025, all Parcels of Taxable Property shall be classified as either Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property, or Undeveloped Property, and subject to the levy of Special Taxes in accordance with this Amended Rate and Method of Apportionment as determined pursuant to Sections C. and D., below.

Parcels of Developed Property shall further be classified as Residential Property or Non-Residential Property. Parcels of Residential Property shall further be classified as Single Family Residential Property or Multi-family Residential Property.

C. **MAXIMUM SPECIAL TAX RATES**

1. **Developed Property**

The Maximum Special Tax that may be levied and escalated, as explained further in Section C.1. (a) below, in each Fiscal Year for each Parcel classified as Developed Property shall be determined by reference to Table 1 below.

**TABLE 1
MAXIMUM SPECIAL TAX RATES
DEVELOPED PROPERTY
FISCAL YEAR 2024-2025**

Development Class	Taxable Unit	Maximum Special Tax
Single Family Residential Property	DU	\$1,757
Multi-family Residential Property	Acre	\$9,655
Non-Residential Property	Acre	\$9,655

(a) **Increase in the Maximum Special Tax**

On each July 1, the Maximum Special Tax identified in Table 1 above, shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

(b) **Multiple Development Classes**

In some instances, a Parcel of Developed Property may contain more than one Development Class. The Maximum Special Tax that may be levied on such Parcel shall be the sum of the Maximum Special Tax that can be levied for each Development Class located on that Parcel. For a Parcel that contains two or more different Development Classes or the Acreage of such Parcel shall be allocated to each type of property based on the amount of Acreage designated for each land use as determined by reference to the site plan approved for such Parcel. The Administrator's allocation to each Development Class shall be final.

Once a Maximum Special Tax has been assigned to a Parcel of Developed Property, the Maximum Special Tax shall not be reduced in future Fiscal Years regardless of changes in Development Class, Square Footage, or Acreage, unless a reduction in the Maximum Special Tax is approved by the Board for the entire CFD.

(c) **Accessory Dwelling Unit(s)**

Where an Accessory Dwelling Unit(s) is on the same Assessor Parcel Number as another Taxable Unit, the Accessory Dwelling Unit(s) is not considered a separate Taxable Unit and will not be added to the calculation of the Maximum Special Tax for a Parcel.

2. Approved Property

The Maximum Special Tax for each Parcel of Approved Property shall be equal to the product of the applicable Undeveloped Property Maximum Special Tax per Acre times the Acreage of such Parcel; provided, however, for a Parcel of Approved Property that is expected to become Single Family Residential Property as reasonably determined by the Administrator based on the Final Map for such Parcel, the Maximum Special Tax for such Parcel of Approved Property shall be calculated pursuant to Section C.1., as if such Parcel were already designated as Developed Property and classified as Single Family Residential Property.

The Maximum Special Tax for Approved Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

3. Taxable Property Owner's Association Property and Taxable Public Property

The Maximum Special Tax for each Parcel of Taxable Property Owner's Association Property or Taxable Public Property shall be equal to the product of the applicable Undeveloped Property Maximum Special Tax per Acre times the Acreage of such Parcel.

The Maximum Special Tax for Taxable Property Owner's Association Property and Taxable Public Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

4. Undeveloped Property

The Maximum Special Tax that may be levied and escalated for each Parcel classified as Undeveloped Property for each Parcel shall be \$9,655 per Acre.

The Maximum Special Tax for Undeveloped Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

5. Public Property and/or Property Owner's Association Property

The Maximum Special Tax that may be levied and escalated for each Parcel classified as Property Owner's Association Property and/or Public Property shall be \$0.00 per Acre. **There shall be no levy on Property Owner's Association Property and/or Public Property.**

D. METHOD OF APPORTIONMENT OF THE SPECIAL TAX

Commencing with Fiscal Year 2024-2025 and for each following Fiscal Year, the Administrator shall levy the Special Tax on all Taxable Property until the amount of Special Tax equals the Special Tax Requirement in accordance with the following steps:

First: The Special Tax shall be levied Proportionately on each Parcel of Developed Property at up to 100% of the applicable Maximum Special Tax as needed to satisfy the Special Tax Requirement;

Second: If additional moneys are needed to satisfy the Special Tax Requirement after the first step has been completed, the Special Tax shall be levied Proportionately on each Parcel of Approved Property at up to 100% of the Maximum Special Tax for Approved Property.

Third: If additional moneys are needed to satisfy the Special Tax Requirement after the first two steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Taxable Property Owner's Associations Property up to 100% of the applicable Maximum Special Tax for Taxable Property Owner's Association.

Fourth: If additional moneys are needed to satisfy the Special Tax requirement after the first three steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Taxable Public Property at up to 100% of the applicable Maximum Special Tax for Taxable Public Property.

Fifth: If additional moneys are needed to satisfy the Special Tax Requirement after the first four steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Undeveloped Property at up to 100% of the applicable Maximum Special Tax for Undeveloped Property.

Notwithstanding the above, under no circumstances will the Special Taxes levied in any Fiscal Year against any Parcel of Residential Property for which a Certificate of Occupancy has been issued be increased by more than ten percent (10%) as a result of a delinquency in the payment of the Special Tax applicable to any other Parcel above the amount that would have been levied in that Fiscal Year had there never been any such delinquency or default of the CFD.

E. EXEMPTIONS

The CFD shall not levy Special Taxes on Property Owner's Association Property (except Taxable Property Owner's Association Property) or Public Property (except Taxable Public Property) within the CFD.

F. MANNER OF COLLECTION

The Special Tax shall be collected in the same manner and at the same time as ordinary *ad valorem* property taxes and shall be subject to the same penalties, the same procedure, sale and lien priority in the case of delinquency; provided, however, that the Administrator may directly bill the Special Tax, may collect Special Taxes at a different time or in a different manner if necessary to meet the financial obligations of the CFD, and provided further that the CFD may covenant to foreclose and may actually foreclose on Parcels having delinquent Special Taxes as permitted by the Act.

G. APPEALS

Any taxpayer may file a written appeal of the Special Tax on his/her Parcel(s) with the Administrator, provided that the appellant is current in his/her payments of Special Taxes. During pendency of an appeal, all Special Taxes must be paid on or before the payment due date established when the levy was made. The appeal must specify the reasons why the appellant claims the Special Tax is in error. The Administrator shall review the appeal, meet with the appellant if the Administrator deems necessary, and advise the appellant of its determination. If the Administrator agrees with the appellant, the Administrator shall grant a credit to eliminate or reduce future Special Taxes on the appellant's Parcel(s). No refunds of previously paid Special Taxes shall be made.

The Administrator shall interpret this Amended Rate and Method of Apportionment and make determinations relative to the annual levy and administration of the Special Tax and any taxpayer who appeals, as herein specified.

H. PREPAYMENT OF SPECIAL TAX

The Special Tax may not be prepaid.

I. TERM OF THE SPECIAL TAX

The Special Tax shall be levied annually in perpetuity unless terminated earlier by the County.

PETITION, WAIVER AND CONSENT

November 12, 2024

Board of Supervisors of the
County of Riverside
4080 Lemon Street
Riverside, California 92506

Members of the Board:

This Petition, Waiver and Consent ("**Petition**") is (i) a petition submitted pursuant to the Mello-Roos Community Facilities Act of 1982 (Section 53311 and following of the California Government Code) (the "**Act**") to amend community facilities district No 23-7M (JBJ Ranch) to fund certain maintenance and services, and (ii) a waiver and consent of certain election formalities and procedures.

1. Petitioners. This Petition is submitted pursuant to the Act to the County of Riverside (the "**County**") by the undersigned owner (the "**Property Owner**") of 100% of the fee simple interest in the following parcels of land identified by Assessor Parcel Numbers (the "**Property**"):

393-310-016 thru -017	393-680-001 thru -017	393-681-001 thru -017	393-682-001 thru -026	393-683-001 thru -014
393-690-001 thru -019	393-691-001 thru -033	393-692-001 thru -012	393-700-001 thru -016	393-701-001 thru -007
393-702-001 thru -050				

The Property is further shown on the map attached hereto as Exhibit B. The Property Owner warrants to the County with respect to the Property that the signatories are authorized to execute this Petition.

2. Request to change Proceedings. The Board of Supervisors is hereby requested to do all of the following:

- a. Pursuant to the Act, the Property owner requests the Board of Supervisors to amend a community facilities district to be designated "Community Facilities District No. 2023-7M (JBJ Ranch) of the County of Riverside" (the "CFD"), which CFD shall include only the Property; and
- b. Conduct a landowner-voter election in accordance with the Act to obtain authorization to levy a special tax within the CFD.

3. Boundaries of CFD. The Property Owner hereby asks that the territory within the boundaries of the CFD be as shown on the map attached hereto as Exhibit B.

4. Purpose of CFD. The CFD shall be amended for the purpose to fund the costs associated with the undersigned requests that the community facilities district provide any services that are permitted under the Act including, but not limited to, all necessary service, operations, administration and maintenance required to keep the landscape, lighting, street lighting, traffic signals, park maintenance, NPDES/WQMP/BMP flood control facilities, ground cover, shrubs, plants and trees, irrigation systems, graffiti abatement, masonry walls, fencing, and entry monuments.

5. Elections. The Property Owner hereby asks that the special election to be held under the Act to authorize the special taxes and to establish an appropriations limit for the CFD be consolidated into a single election and that the election be conducted by the County and its officials, using mailed or hand-delivered ballots, and that such ballots be opened and canvassed and the results certified at the same meeting of the Board of Supervisors as the public hearings on the CFD under the Act or as soon thereafter as possible.

6. Waivers. To expedite the completion of the proceedings for the CFD and to hold the elections on the date described in paragraph 5 above, the Property Owner makes all of the following waivers:

- The Property Owner hereby waives any and all minimum time periods relative to the election pursuant to Government Code Section 53326(a).
- The Property Owner hereby waives the preparation and distribution of an impartial analysis of the ballot measure, as well as arguments in favor and against, under the authority of Government Code Section 53327(b).
- The Property Owner hereby waives the requirement to publish notice of the election under Government Code Section 53352.
- The Property Owner hereby waives the requirements regarding the time to mail ballots to the qualified electors under Elections Code Section 4101 and agrees that either mailed service or personal service of the ballot will be sufficient.
- The Property Owner hereby waives any requirement as to the specific form of the ballot to be used for the election, whether under the Act, the California Elections Code or otherwise
- The Property Owner hereby waives the requirements regarding identification envelopes for the return of mailed ballots contained in Government Code Section 53327.5.

7. Deposits. Compliance with the provisions of subsection (d) of Section 53318 of the Act has been accomplished previous deposit of funds by the Property Owner with the County.

By executing this Petition, the Property Owner agrees to all of the above.

The name of the owner of record of such property and the petitioner and its mailing address is:

KB Home Cal Management Services, LLC
a Delaware limited liability company

By: 

Name: Scott Hansen

Title: VP, Forward Planning

Mailing Address:

KB Home
Attn: Scott Hansen
36310 Inland Valley Drive
Wildomar, CA 92595

EXHIBIT A

SERVICES AND INCIDENTAL EXPENSES

Services

The types of services to be finance by the Community Facilities District are:

- i. Landscaping improvements that may include, but are not limited to all landscaping material and facilities within the CFD. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, park and trail maintenance; and
- ii. Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD; and
- iii. Administration, inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any deficiencies noted during inspection, weed control and abatement, trash removal, and healthy upkeep of required plant materials; and
- iv. Regional Sports Facilities including maintenance and servicing of the regional sports facilities within the Subzone to be operated, maintained and service may include, but are not limited to, the maintenance and care of all landscaping and facilities within and around the Regional Sports Facility that service a Subzone but may not be located withing a Subzone. This includes trees, plant material, sod, irrigation systems, sidewalks, drainage facilities, weed control and other abatement, signs, monuments, buildings, playgrounds, graffiti removal, fences and security as needed within the CFD; and
- v. Graffiti abatement of walls and other permanent structures.

Incidental Expenses

The incidental expenses proposed to be incurred include the following:

- i. The cost associated with the creation of the Community Facilities District, determination of the amount of taxes, collection of taxes, including litigation expenses, if any, costs for processing payment of taxes, or other administrative costs otherwise incurred in order to carry out the authorized purposes of the Community Facilities District; and

- ii. Any other expenses incidental to the performance and inspection of the authorized Services.

AMENDED BOUNDARY MAP

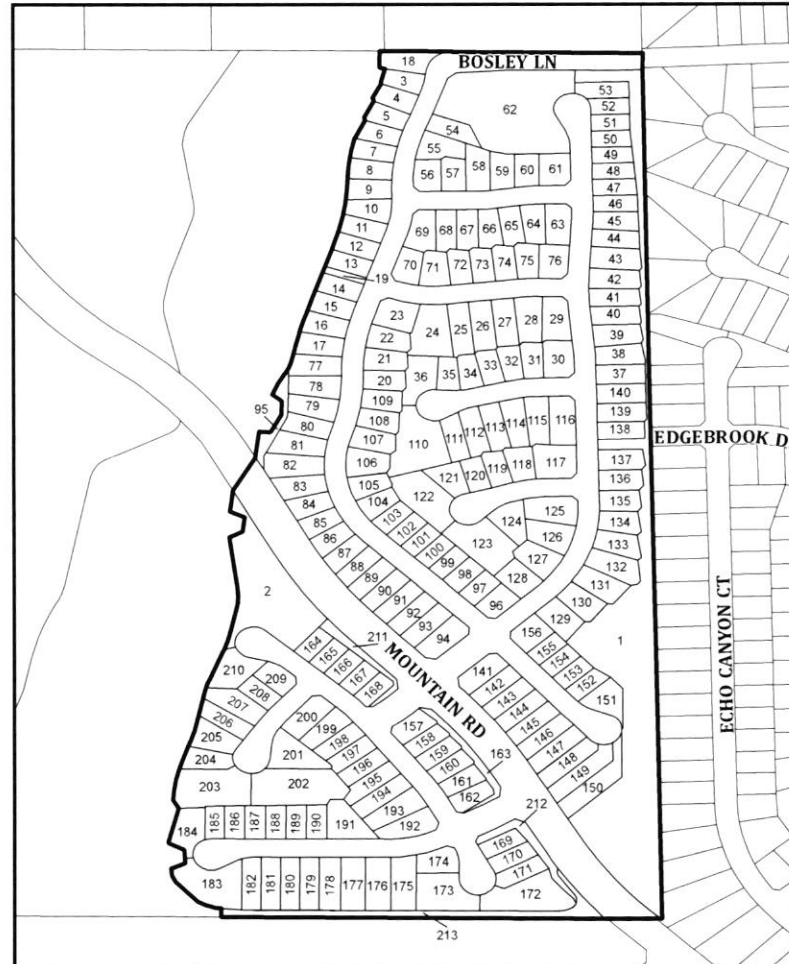
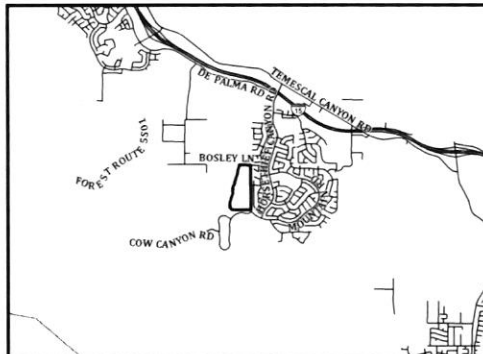
COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI) COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

I HEREBY CERTIFY THAT THE WITHIN MAP SHOWING PROPOSED AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI), COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, WAS APPROVED BY THE BOARD OF SUPERVISORS AT A REGULAR MEETING THEREOF, HELD ON _____ DAY OF _____, 20____, BY RESOLUTION NO. _____

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

FILED IN THE OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA. THIS _____ DAY OF _____, 20____.

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE



REFERENCES IS HEREBY MADE TO PARCELS 1 AND 2 OF THE COUNTY OF RIVERSIDE PARCEL MAP 38418 ON FILE WITH THE COUNTY. FOR A DESCRIPTION OF THE LINES AND DIMENSIONS OF THE PORTIONS OF THE PARCELS LISTED THAT ARE A PART OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (BJ RANCH) BOUNDARY.

FILED THIS ____ DAY OF _____, 20____ AT THE HOUR OF ____ O'CLOCK ____M IN BOOK ____ OF MAPS OF ASSESSMENT AND COMMUNITY FACILITIES DISTRICTS AT PAGE _____, IN THE OFFICE OF THE COUNTY RECORDER, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

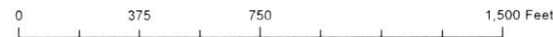
FEE: _____ NO.: _____
PETER ALDANA, ASSESSOR, COUNTY CLERK, RECORDER

BY: _____ DEPUTY

LEGEND

- CFD BOUNDARY
- PARCEL LINE
- XXX-XXX-XXX ASSESSOR PARCEL NUMBER
- 1 MAP REFERENCE NUMBER

THIS BOUNDARY MAP CORRECTLY SHOWS THE LOT OR PARCEL OF LAND INCLUDED WITHIN THE BOUNDARIES OF THE COMMUNITY FACILITIES DISTRICT. FOR DETAILS CONCERNING THE LINES AND DIMENSIONS OF LOTS OR PARCEL REFER TO THE COUNTY ASSESSOR MAPS FOR FISCAL YEAR 2024-25.



AMENDED BOUNDARY MAP

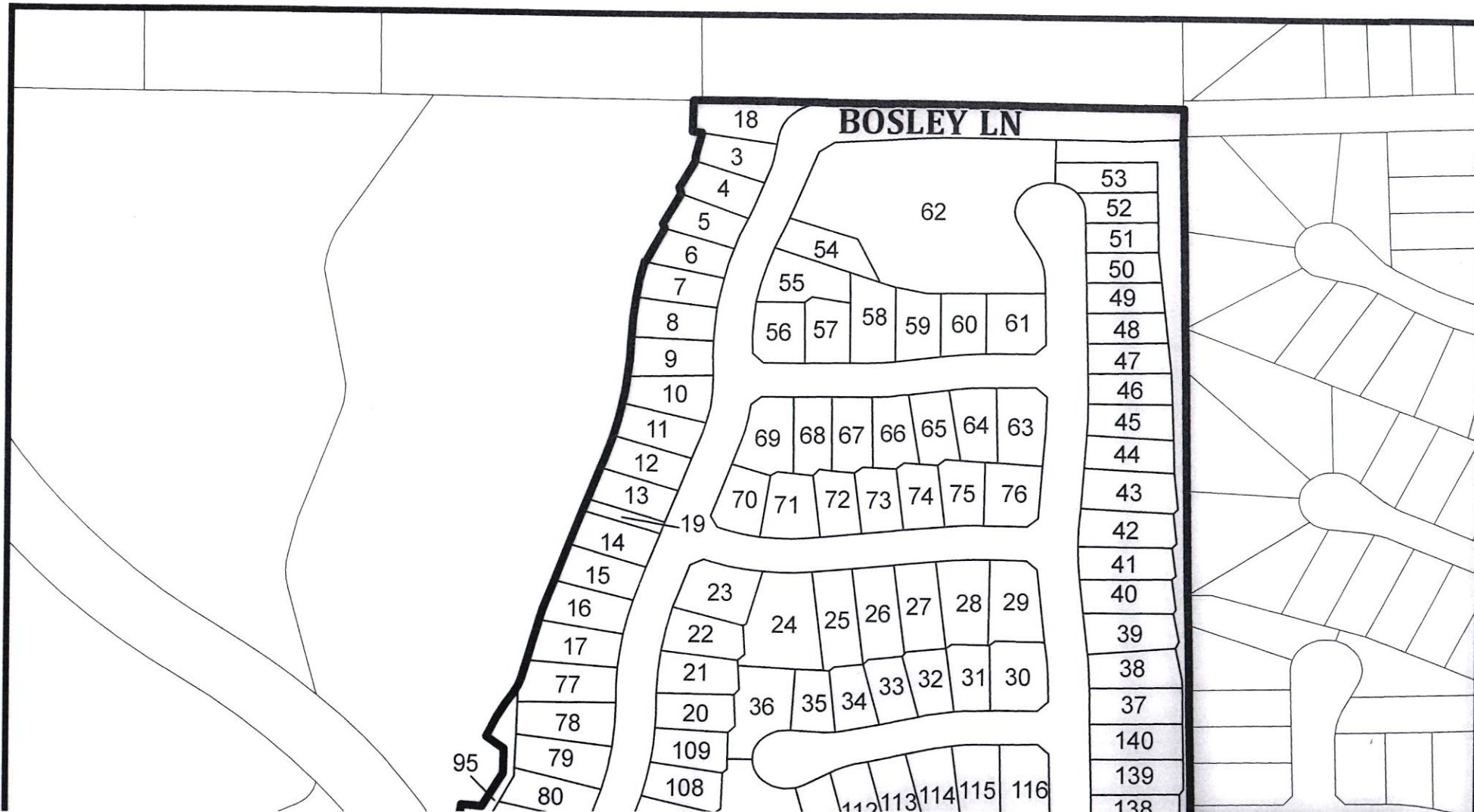
**COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA**

REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN
1	393-310-016	32	393-681-013	63	393-683-001	94	393-690-018	125	393-691-030	156	393-700-016	187	393-702-024
2	393-310-017	33	393-681-014	64	393-683-002	95	393-690-019	126	393-691-031	157	393-701-001	188	393-702-025
3	393-680-001	34	393-681-015	65	393-683-003	96	393-691-001	127	393-691-032	158	393-701-002	189	393-702-026
4	393-680-002	35	393-681-016	66	393-683-004	97	393-691-002	128	393-691-033	159	393-701-003	190	393-702-027
5	393-680-003	36	393-681-017	67	393-683-005	98	393-691-003	129	393-692-001	160	393-701-004	191	393-702-028
6	393-680-004	37	393-682-001	68	393-683-006	99	393-691-004	130	393-692-002	161	393-701-005	192	393-702-029
7	393-680-005	38	393-682-002	69	393-683-007	100	393-691-005	131	393-692-003	162	393-701-006	193	393-702-030
8	393-680-006	39	393-682-003	70	393-683-008	101	393-691-006	132	393-692-004	163	393-701-007	194	393-702-031
9	393-680-007	40	393-682-004	71	393-683-009	102	393-691-007	133	393-692-005	164	393-702-001	195	393-702-032
10	393-680-008	41	393-682-005	72	393-683-010	103	393-691-008	134	393-692-006	165	393-702-002	196	393-702-033
11	393-680-009	42	393-682-006	73	393-683-011	104	393-691-009	135	393-692-007	166	393-702-003	197	393-702-034
12	393-680-010	43	393-682-007	74	393-683-012	105	393-691-010	136	393-692-008	167	393-702-004	198	393-702-035
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17	393-680-015	48	393-682-012	79	393-690-003	110	393-691-015	141	393-700-001	172	393-702-009	203	393-702-040
18	393-680-016	49	393-682-013	80	393-690-004	111	393-691-016	142	393-700-002	173	393-702-010	204	393-702-041
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22	393-681-003	53	393-682-017	84	393-690-008	115	393-691-020	146	393-700-006	177	393-702-014	208	393-702-045
23	393-681-004	54	393-682-018	85	393-690-009	116	393-691-021	147	393-700-007	178	393-702-015	209	393-702-046
24	393-681-005	55	393-682-019	86	393-690-010	117	393-691-022	148	393-700-008	179	393-702-016	210	393-702-047
25	393-681-006	56	393-682-020	87	393-690-011	118	393-691-023	149	393-700-009	180	393-702-017	211	393-702-048
26	393-681-007	57	393-682-021	88	393-690-012	119	393-691-024	150	393-700-010	181	393-702-018	212	393-702-049
27	393-681-008	58	393-682-022	89	393-690-013	120	393-691-025	151	393-700-011	182	393-702-019	213	393-702-050
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29	393-681-010	60	393-682-024	91	393-690-015	122	393-691-027	153	393-700-013	184	393-702-021		
30	393-681-011	61	393-682-025	92	393-690-016	123	393-691-028	154	393-700-014	185	393-702-022		
31	393-681-012	62	393-682-026	93	393-690-017	124	393-691-029	155	393-700-015	186	393-702-023		

AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)

COUNTY OF RIVERSIDE, STATE OF CALIFORNIA



I HEREBY CERTIFY THAT THE WITHIN MAP SHOWING PROPOSED AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI), COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, WAS APPROVED BY THE BOARD OF SUPERVISORS AT A REGULAR MEETING THEREOF, HELD ON 17th DAY OF Dec., 2024, BY RESOLUTION NO. 2024-282

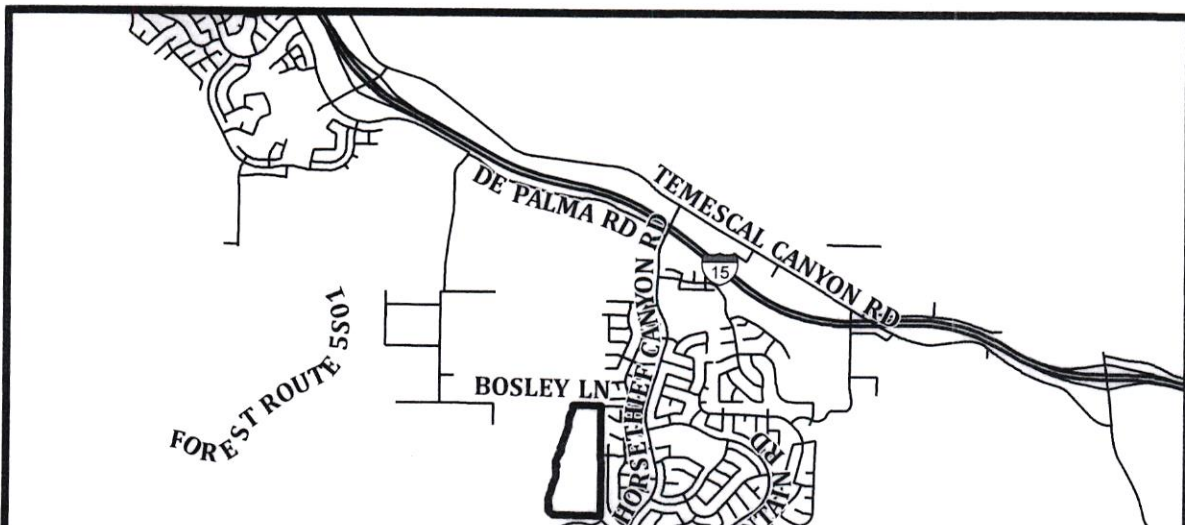
[Handwritten Signature]

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

FILED IN THE OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA. THIS 17th DAY OF Dec. 2024.

[Handwritten Signature]

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE



PETITION, WAIVER AND CONSENT

November 12, 2024

Board of Supervisors of the
County of Riverside
4080 Lemon Street
Riverside, California 92506

Members of the Board:

This Petition, Waiver and Consent ("**Petition**") is (i) a petition submitted pursuant to the Mello-Roos Community Facilities Act of 1982 (Section 53311 and following of the California Government Code) (the "**Act**") to amend community facilities district No 23-7M (JBJ Ranch) to fund certain maintenance and services, and (ii) a waiver and consent of certain election formalities and procedures.

1. Petitioners. This Petition is submitted pursuant to the Act to the County of Riverside (the "**County**") by the undersigned owner (the "**Property Owner**") of 100% of the fee simple interest in the following parcels of land identified by Assessor Parcel Numbers (the "**Property**"):

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The Property is further shown on the map attached hereto as Exhibit B. The Property Owner warrants to the County with respect to the Property that the signatories are authorized to execute this Petition.

2. Request to change Proceedings. The Board of Supervisors is hereby requested to do all of the following:

- a. Pursuant to the Act, the Property owner requests the Board of Supervisors to amend a community facilities district to be designated "Community Facilities District No. 2023-7M (JBJ Ranch) of the County of Riverside" (the "CFD"), which CFD shall include only the Property; and
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6. Waivers. To expedite the completion of the proceedings for the CFD and to hold the elections on the date described in paragraph 5 above, the Property Owner makes all of the following waivers:

- The Property Owner hereby waives any and all minimum time periods relative to the election pursuant to Government Code Section 53326(a).
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The name of the owner of record of such property and the petitioner and its mailing address is:

**KB Home Cal Management Services, LLC
a Delaware limited liability company**

By: 

Name: Scott Hansen

Title: VP, Forward Planning

Mailing Address:

KB Home
Attn: Scott Hansen
36310 Inland Valley Drive
Wildomar, CA 92595

EXHIBIT A

SERVICES AND INCIDENTAL EXPENSES

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- i. Landscaping improvements that may include, but are not limited to all landscaping material and facilities within the CFD. These improvements include turf, ground cover, shrubs, trees, plants, irrigation and drainage system, ornamental lighting, masonry walls or other fencing, park and trail maintenance; and
- ii. Street lighting maintenance, which includes energy charges, operation, maintenance, and administration of street lighting located within the designated boundaries of the CFD; and
- iii. Administration, inspection, and maintenance of all stormwater facilities and BMPs to include: water quality basins, fossil filters, basin forebays, and all other NPDES/WQMP/BMP related devices and structures as approved and accepted by the Community Facilities District; administration includes, but is not limited to, quality control and assurance of inspections and maintenance, general contract management, scheduling of inspections and maintenance, and general oversight of all NPDES/WQMP/BMP operations; inspection includes, but is not limited to, travel time, visual inspection process and procedures for functionality, GPS location recording, assurance of proper vegetation, functioning irrigation, and citing operational or structural deficiencies, erosion, trash, silt and sediment build-up; and maintenance includes, but is not limited to, repair or replacement of any deficiencies noted during inspection, weed control and abatement, trash removal, and healthy upkeep of required plant materials; and
- iv. Regional Sports Facilities including maintenance and servicing of the regional sports facilities within the Subzone to be operated, maintained and service may include, but are not limited to, the maintenance and care of all landscaping and facilities within and around the Regional Sports Facility that service a Subzone but may not be located withing a Subzone. This includes trees, plant material, sod, irrigation systems, sidewalks, drainage facilities, weed control and other abatement, signs, monuments, buildings, playgrounds, graffiti removal, fences and security as needed within the CFD; and
- v. Graffiti abatement of walls and other permanent structures.

Incidental Expenses

The incidental expenses proposed to be incurred include the following:

- i. The cost associated with the creation of the Community Facilities District, determination of the amount of taxes, collection of taxes, including litigation expenses, if any, costs for processing payment of taxes, or other administrative costs otherwise incurred in order to carry out the authorized purposes of the Community Facilities District; and

- ii. Any other expenses incidental to the performance and inspection of the authorized Services.

AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI)

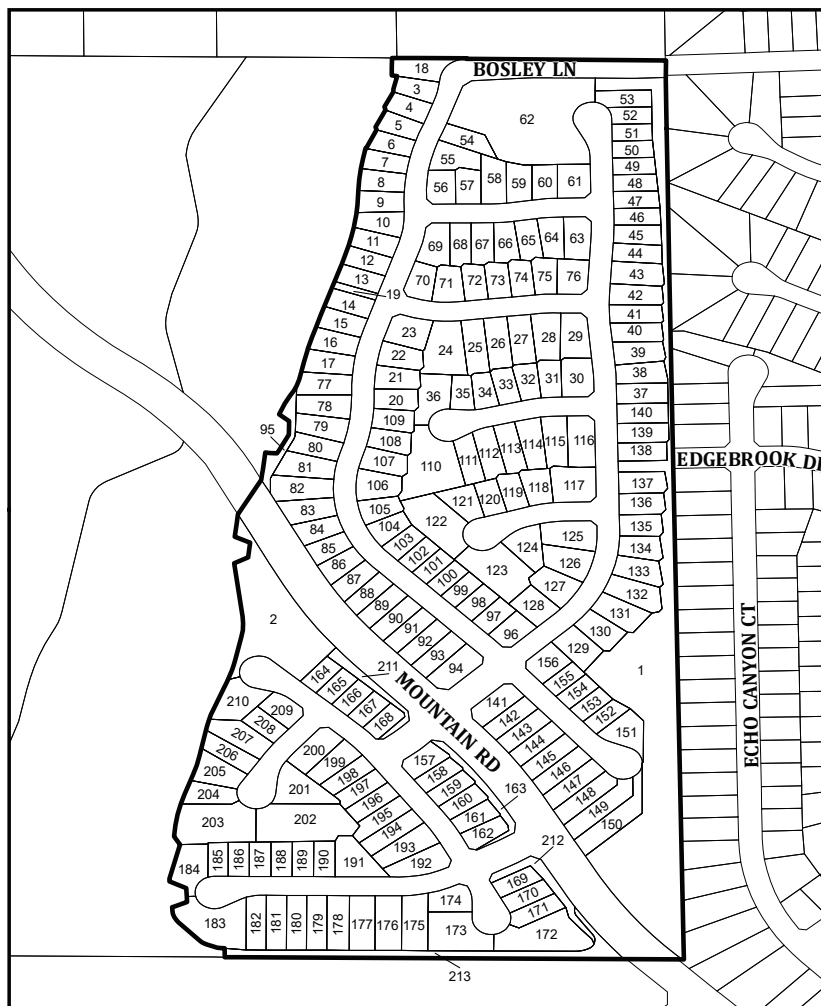
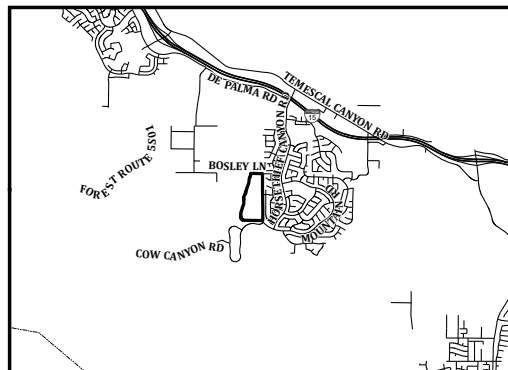
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

I HEREBY CERTIFY THAT THE WITHIN MAP SHOWING PROPOSED AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI), COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, WAS APPROVED BY THE BOARD OF SUPERVISORS AT A REGULAR MEETING THEREOF, HELD ON _____ DAY OF _____, 20____, BY RESOLUTION NO. _____

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

FILED IN THE OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA. THIS _____ DAY OF _____, 20____.

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE



REFERENCES IS HEREBY MADE TO PARCELS 1 AND 2 OF THE COUNTY OF RIVERSIDE PARCEL MAP 38418 ON FILE WITH THE COUNTY. FOR A DESCRIPTION OF THE LINES AND DIMENSIONS OF THE PORTIONS OF THE PARCELS LISTED THAT ARE A PART OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (UBJ RANCH) BOUNDARY.

FILED THIS _____ DAY OF _____, 20____ AT THE HOUR OF _____ O'CLOCK _____M IN BOOK _____ OF MAPS OF ASSESSMENT AND COMMUNITY FACILITIES DISTRICTS AT PAGE _____, IN THE OFFICE OF THE COUNTY RECORDER, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

FEE: _____ NO.: _____
PETER ALDANA, ASSESSOR, COUNTY CLERK, RECORDER

BY: _____
DEPUTY

LEGEND

- CFD BOUNDARY
- PARCEL LINE
- XXX-XXX-XXX ASSESSOR PARCEL NUMBER
- 1 MAP REFERENCE NUMBER

THIS BOUNDARY MAP CORRECTLY SHOWS THE LOT OR PARCEL OF LAND INCLUDED WITHIN THE BOUNDARIES OF THE COMMUNITY FACILITIES DISTRICT. FOR DETAILS CONCERNING THE LINES AND DIMENSIONS OF LOTS OR PARCEL REFER TO THE COUNTY ASSESSOR MAPS FOR FISCAL YEAR 2024-25.



AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI) COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN
1	393-310-016	32	393-681-013	63	393-683-001	94	393-690-018	125	393-691-030	156	393-700-016	187	393-702-024
2	393-310-017	33	393-681-014	64	393-683-002	95	393-690-019	126	393-691-031	157	393-701-001	188	393-702-025
3	393-680-001	34	393-681-015	65	393-683-003	96	393-691-001	127	393-691-032	158	393-701-002	189	393-702-026
4	393-680-002	35	393-681-016	66	393-683-004	97	393-691-002	128	393-691-033	159	393-701-003	190	393-702-027
5	393-680-003	36	393-681-017	67	393-683-005	98	393-691-003	129	393-692-001	160	393-701-004	191	393-702-028
6	393-680-004	37	393-682-001	68	393-683-006	99	393-691-004	130	393-692-002	161	393-701-005	192	393-702-029
7	393-680-005	38	393-682-002	69	393-683-007	100	393-691-005	131	393-692-003	162	393-701-006	193	393-702-030
8	393-680-006	39	393-682-003	70	393-683-008	101	393-691-006	132	393-692-004	163	393-701-007	194	393-702-031
9	393-680-007	40	393-682-004	71	393-683-009	102	393-691-007	133	393-692-005	164	393-702-001	195	393-702-032
10	393-680-008	41	393-682-005	72	393-683-010	103	393-691-008	134	393-692-006	165	393-702-002	196	393-702-033
11	393-680-009	42	393-682-006	73	393-683-011	104	393-691-009	135	393-692-007	166	393-702-003	197	393-702-034
12	393-680-010	43	393-682-007	74	393-683-012	105	393-691-010	136	393-692-008	167	393-702-004	198	393-702-035
13	393-680-011	44	393-682-008	75	393-683-013	106	393-691-011	137	393-692-009	168	393-702-005	199	393-702-036
14	393-680-012	45	393-682-009	76	393-683-014	107	393-691-012	138	393-692-010	169	393-702-006	200	393-702-037
15	393-680-013	46	393-682-010	77	393-690-001	108	393-691-013	139	393-692-011	170	393-702-007	201	393-702-038
16	393-680-014	47	393-682-011	78	393-690-002	109	393-691-014	140	393-692-012	171	393-702-008	202	393-702-039
17	393-680-015	48	393-682-012	79	393-690-003	110	393-691-015	141	393-700-001	172	393-702-009	203	393-702-040
18	393-680-016	49	393-682-013	80	393-690-004	111	393-691-016	142	393-700-002	173	393-702-010	204	393-702-041
19	393-680-017	50	393-682-014	81	393-690-005	112	393-691-017	143	393-700-003	174	393-702-011	205	393-702-042
20	393-681-001	51	393-682-015	82	393-690-006	113	393-691-018	144	393-700-004	175	393-702-012	206	393-702-043
21	393-681-002	52	393-682-016	83	393-690-007	114	393-691-019	145	393-700-005	176	393-702-013	207	393-702-044
22	393-681-003	53	393-682-017	84	393-690-008	115	393-691-020	146	393-700-006	177	393-702-014	208	393-702-045
23	393-681-004	54	393-682-018	85	393-690-009	116	393-691-021	147	393-700-007	178	393-702-015	209	393-702-046
24	393-681-005	55	393-682-019	86	393-690-010	117	393-691-022	148	393-700-008	179	393-702-016	210	393-702-047
25	393-681-006	56	393-682-020	87	393-690-011	118	393-691-023	149	393-700-009	180	393-702-017	211	393-702-048
26	393-681-007	57	393-682-021	88	393-690-012	119	393-691-024	150	393-700-010	181	393-702-018	212	393-702-049
27	393-681-008	58	393-682-022	89	393-690-013	120	393-691-025	151	393-700-011	182	393-702-019	213	393-702-050
28	393-681-009	59	393-682-023	90	393-690-014	121	393-691-026	152	393-700-012	183	393-702-020		
29	393-681-010	60	393-682-024	91	393-690-015	122	393-691-027	153	393-700-013	184	393-702-021		
30	393-681-011	61	393-682-025	92	393-690-016	123	393-691-028	154	393-700-014	185	393-702-022		
31	393-681-012	62	393-682-026	93	393-690-017	124	393-691-029	155	393-700-015	186	393-702-023		

**AMENDED AND RESTATED
RATE AND METHOD OF APPORTIONMENT OF SPECIAL TAX FOR
COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI)
OF THE COUNTY OF RIVERSIDE
STATE OF CALIFORNIA**

A Special Tax (all capitalized terms are defined in Section A. Definitions, below) shall be applicable to each Parcel of Taxable Property located within the boundaries of Community Facilities District No. 23-7M (Monteverdi) (the “CFD 23-7M” or “CFD”; defined below). The amount of Special Tax to be levied on a Parcel in each Fiscal Year, (defined below), commencing in Fiscal Year 2024-2025, shall be determined by the Riverside County Board of Supervisors, acting in its capacity as the legislative body of the CFD by applying the appropriate Special Tax as set forth in Sections B., C., and D., below. All property within the CFD, unless exempted by law or by the provisions of Section E., below, shall be taxed for the purposes, to the extent, and in the manner herein provided.

A. DEFINITIONS

The terms hereinafter set forth have the following meanings:

“Accessory Dwelling Unit(s)” means a residential unit of limited size, as defined in California Government Code Section 65852.2 that shares an Assessor’s Parcel Number with Single Family Residential Property.

“Acre” or “Acreage” means the land area of a Parcel as shown on the most recent Assessor’s Parcel Map, or if the land area is not shown on the Assessor’s Parcel Map, the land area shown on the applicable Final Map, condominium plan, or other recorded County map. If the preceding maps are not available, the Acreage of an Assessor’s Parcel Number may be determined utilizing Geographic Information System. The square footage of a Parcel is equal to the Acreage of such Parcel multiplied by 43,560.

“Act” means the Mello-Roos Community Facilities Act of 1982, as amended, being Chapter 2.5 of Part 1 of Division 2 of Title 5 of the Government Code of the State of California.

“Administrative Expenses” means all actual or reasonably estimated costs and expenses of the CFD that are chargeable or allocable to carry out the duties of the Administrator of the CFD as allowed by the Act, which shall include without limitation, all costs and expenses arising out of or resulting from the annual levy and collection of the Special Tax (whether by the County or designee thereof, or both), any litigation or appeal involving the CFD, and other administrative expenses of the County or designee thereof, or both, directly related to the CFD. Administrative Expenses shall also include amounts estimated or advanced by the County or CFD for attorney’s fees and other costs related to commencing and pursuing to completion any foreclosure as a result of delinquent Special Taxes.

“Administrator” means an official of the County, or designee thereof, responsible for determining the Special Tax Requirement and providing for the levy and collection of the Special Taxes.

“Approved Property” means all Parcels of Taxable Property: (i) that are included in a Final Map that was recorded prior to the January 1st preceding the Fiscal Year in which the Special Tax is being levied, and (ii) that have not been issued a Building Permit(s) prior to the April 1st preceding the Fiscal Year in which the Special Tax is being levied.

“Assessor” means the Assessor of the County.

“Assessor’s Parcel Map” means an official map of the Assessor of the County designating a Parcel by an Assessor’s Parcel Number.

“Assessor’s Parcel Number” means the number assigned to a lot or Parcel for purposes of identification as determined from an Assessor Parcel Map.

“Board” means Riverside County Board of Supervisors, acting in its capacity as the legislative body of the CFD.

“Boundary Map” means a recorded map of the CFD which indicates by a boundary line the extent of the territory within the CFD identified to be subject to the levy of Special Taxes.

“Building Permit(s)” means a legal document(s) issued by a local agency that allows for new vertical construction of a building or buildings.

“Certificate of Occupancy” means a certificate of occupancy issued by the County in accordance with all applicable ordinances, regulations, and rule of the County and State law.

“CFD” or **“CFD 23-7M”** means Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside.

“Consumer Price Index” means the cumulative percentage increase in the Consumer Price Index (CPI) published by the U.S. Bureau of Labor Statistics for All Urban Consumers in the Riverside-San Bernardino-Ontario Area, as it stands in March of each year over the preceding Fiscal Year. In the event this index ceases to be published, the Consumer Price Index shall be another index as determined by the Administrator that is reasonably comparable to the Consumer Price Index for the Riverside-San Bernardino-Ontario Area. In the event that the percentage change in the annualized CPI is negative, the Special Tax shall not be decreased.

“County” means the County of Riverside, California.

“Developed Property” means for each Fiscal Year, all Parcels of Taxable Property: (i) that are included in a Final Map that was recorded prior to January 1st preceding the Fiscal Year in which the Special Tax is being levied, and (ii) for which a Building Permit(s) for vertical construction has been issued prior to April 1st preceding the Fiscal Year in which the Special Tax is being levied.

“Development Class” means either Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property, or Undeveloped property.

“Dwelling Unit(s)” or **“(DU)”** means a residential building(s) that is used or intended to be used as a domicile by one or more persons, as determined by the Administrator.

“Exempt Property” means any Parcel which is exempt from Special Taxes pursuant to Section E., below.

“Final Map” means a subdivision of property by recordation of a tract map, parcel map or lot line adjustment, pursuant to the Subdivision Map Act (California Government Code Section 66410 *et seq.*) or recordation of a condominium plan pursuant to California Civil Code 4200 that creates individual lots for which Building Permit(s) may be issued without further subdivision.

“Fiscal Year” means the 12-month period starting on July 1 of any calendar year and ending the following June 30.

“Maximum Special Tax” means for each Parcel in each Fiscal Year, the greatest amount of Special Tax, determined in accordance with Section C., below, which may be levied on such Parcel in each Fiscal Year.

“Multi-family Residential Property” means all Parcels of Residential Property that consist of a two or more buildings comprised of attached Dwelling Units available for rental by the general public, not for sale to an end user, and under common management.

“Non-Residential Property” means all Parcels of Developed Property for which a Building Permit(s) was issued permitting the construction of one or more non-residential structures.

“Parcel” means a lot or parcel within the CFD shown on an Assessor’s Parcel Map with an assigned Assessor’s Parcel Number valid as of July 1st for the Fiscal Year for which the Special Tax is being levied.

“Property Owner’s Association Property” means all Parcels which have been conveyed, dedicated to, or irrevocably offered for dedication to a home-owner’s association, condominium owner’s association or any master or sub-association, prior to April 1st preceding the Fiscal Year in which the Special Tax is being levied.

“Proportionately” means for each Parcel of Taxable Property that are Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property or Undeveloped Property, that the ratio of the actual Special Tax levy to Maximum Special Tax is the same for all Parcels assigned within each Development Class.

“Public Property” means all Parcels which, as of April 1st preceding the Fiscal Year in which the Special Tax is being levied, are (i) used for rights-of-way or any other purpose and is owned by, dedicated to, or irrevocably offered for dedication to the federal government, the State, the County, City or any other public agency, provided, however, that any property leased by a public agency to a private entity and subject to taxation under Section 53340.1 of the Act shall be taxed and classified according to its use; or (ii) encumbered by an unmanned utility easement making impractical its utilization for other than the purpose set forth in the easement.

“Residential Property” means all Parcels of Developed Property for which a Building Permit(s) has been issued permitting the construction of one or more residential Dwelling Units.

“Single Family Residential Property” means all Parcels of Residential Property, other than Multi-family Residential Property.

“Special Tax(es)” means the amount to be levied in each Fiscal Year on each Parcel of Taxable Property in accordance with Section D., below to fund the Special Tax Requirement.

“Special Tax Requirement(s)” means that amount required in any Fiscal Year to: (i) pay the estimated cost of Special Tax Services for Fiscal Year as determined by the County; (ii) fund the Special Tax Reserve Fund to the extent that the inclusion of such amount does not increase the Special Tax for Undeveloped Property unless requested by the developer or the amount needed to fund the Special Tax Reserve Fund up to the Special Tax Reserve Fund Requirement; (iii) pay Administrative Expenses; (iv) pay any anticipated Special Tax delinquencies based on actual delinquencies from the prior Fiscal Year outstanding at the time

the annual Special Tax levy is determined; and (v) less a credit for funds available to reduce the annual Special Tax levy at the sole discretion of the Administrator.

“Special Tax Reserve Fund Requirement” means an amount up to 150% of the anticipated annual cost of Special Tax Services of \$356,671. The Special Tax Reserve Fund Requirement shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

“Special Tax Services” means services permitted under the Mello-Roos Community Facilities Act of 1982 including, without limitation, those services authorized to be funded by CFD 23-7M as set forth in the documents adopted by the Board at the time the CFD was formed.

“State” means the State of California.

“Taxable Property” means all Parcels within the boundary of the CFD pursuant to the Boundary Map which are not exempt from the Special Tax pursuant to Section E., below.

“Taxable Property Owner’s Association Property” means all Parcels of Property Owner’s Association Property that satisfies both of the following conditions: (i) based on reference to the maps used during the formation of the district, the Parcel was not anticipated to be Property Owner’s Association Property, as determined by the Administrator, and (ii) if the Parcel were to be exempt from the Special Tax because it is Property Owner’s Association Property, the County has determined that there would be a reduction in Special Tax revenues that would create a deficit in funding the Special Tax Requirement.

“Taxable Public Property” means all Parcels of Public Property that satisfies both of the following conditions: (i) based on reference to the maps used during the formation of the district, the Parcel was not anticipated to be Public Property, as determined by the Administrator, and (ii) if the Parcel were to be exempt from the Special Tax because it is Public Property, the County has determined that there would be a reduction in Special Tax revenues that would create a deficit in funding the Special Tax Requirement.

“Taxable Unit” means either a Dwelling Unit(s) or an Acre.

“Undeveloped Property” means all Parcels of Taxable Property not classified as Developed Property, Approved Property, Taxable Property Owner’s Association Property or Taxable Public Property.

B. ASSIGNMENT TO DEVELOPMENT CLASS

Each Fiscal Year, commencing with Fiscal Year 2024-2025, all Parcels of Taxable Property shall be classified as either Developed Property, Approved Property, Taxable Property Owner’s Association Property, Taxable Public Property, or Undeveloped Property, and subject to the levy of Special Taxes in accordance with this Amended Rate and Method of Apportionment as determined pursuant to Sections C. and D., below.

Parcels of Developed Property shall further be classified as Residential Property or Non-Residential Property. Parcels of Residential Property shall further be classified as Single Family Residential Property or Multi-family Residential Property.

C. MAXIMUM SPECIAL TAX RATES

1. Developed Property

The Maximum Special Tax that may be levied and escalated, as explained further in Section C.1. (a) below, in each Fiscal Year for each Parcel classified as Developed Property shall be determined by reference to Table 1 below.

**TABLE 1
MAXIMUM SPECIAL TAX RATES
DEVELOPED PROPERTY
FISCAL YEAR 2024-2025**

Development Class	Taxable Unit	Maximum Special Tax
Single Family Residential Property	DU	\$1,757
Multi-family Residential Property	Acre	\$9,655
Non-Residential Property	Acre	\$9,655

(a) Increase in the Maximum Special Tax

On each July 1, the Maximum Special Tax identified in Table 1 above, shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

(b) Multiple Development Classes

In some instances, a Parcel of Developed Property may contain more than one Development Class. The Maximum Special Tax that may be levied on such Parcel shall be the sum of the Maximum Special Tax that can be levied for each Development Class located on that Parcel. For a Parcel that contains two or more different Development Classes or the Acreage of such Parcel shall be allocated to each type of property based on the amount of Acreage designated for each land use as determined by reference to the site plan approved for such Parcel. The Administrator's allocation to each Development Class shall be final.

Once a Maximum Special Tax has been assigned to a Parcel of Developed Property, the Maximum Special Tax shall not be reduced in future Fiscal Years regardless of changes in Development Class, Square Footage, or Acreage, unless a reduction in the Maximum Special Tax is approved by the Board for the entire CFD.

(c) Accessory Dwelling Unit(s)

Where an Accessory Dwelling Unit(s) is on the same Assessor Parcel Number as another Taxable Unit, the Accessory Dwelling Unit(s) is not considered a separate Taxable Unit and will not be added to the calculation of the Maximum Special Tax for a Parcel.

2. Approved Property

The Maximum Special Tax for each Parcel of Approved Property shall be equal to the product of the applicable Undeveloped Property Maximum Special Tax per Acre times the Acreage of such Parcel; provided, however, for a Parcel of Approved Property that is expected to become Single Family Residential Property as reasonably determined by the Administrator based on the Final Map for such Parcel, the Maximum Special Tax for such Parcel of Approved Property shall be calculated pursuant to Section C.1., as if such Parcel were already designated as Developed Property and classified as Single Family Residential Property.

The Maximum Special Tax for Approved Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

3. Taxable Property Owner's Association Property and Taxable Public Property

The Maximum Special Tax for each Parcel of Taxable Property Owner's Association Property or Taxable Public Property shall be equal to the product of the applicable Undeveloped Property Maximum Special Tax per Acre times the Acreage of such Parcel.

The Maximum Special Tax for Taxable Property Owner's Association Property and Taxable Public Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

4. Undeveloped Property

The Maximum Special Tax that may be levied and escalated for each Parcel classified as Undeveloped Property for each Parcel shall be \$9,655 per Acre.

The Maximum Special Tax for Undeveloped Property shall be increased annually, commencing July 1, 2025, by the amount equal to the greater of two percent (2%) or up to the percentage increase in the Consumer Price Index of the corresponding Maximum Special Tax in effect in the previous Fiscal Year at the sole discretion of the Administrator.

5. Public Property and/or Property Owner's Association Property

The Maximum Special Tax that may be levied and escalated for each Parcel classified as Property Owner's Association Property and/or Public Property shall be \$0.00 per Acre. **There shall be no levy on Property Owner's Association Property and/or Public Property.**

D. METHOD OF APPORTIONMENT OF THE SPECIAL TAX

Commencing with Fiscal Year 2024-2025 and for each following Fiscal Year, the Administrator shall levy the Special Tax on all Taxable Property until the amount of Special Tax equals the Special Tax Requirement in accordance with the following steps:

First: The Special Tax shall be levied Proportionately on each Parcel of Developed Property at up to 100% of the applicable Maximum Special Tax as needed to satisfy the Special Tax Requirement;

Second: If additional moneys are needed to satisfy the Special Tax Requirement after the first step has been completed, the Special Tax shall be levied Proportionately on each Parcel of Approved Property at up to 100% of the Maximum Special Tax for Approved Property.

Third: If additional moneys are needed to satisfy the Special Tax Requirement after the first two steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Taxable Property Owner's Associations Property up to 100% of the applicable Maximum Special Tax for Taxable Property Owner's Association.

Fourth: If additional moneys are needed to satisfy the Special Tax requirement after the first three steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Taxable Public Property at up to 100% of the applicable Maximum Special Tax for Taxable Public Property.

Fifth: If additional moneys are needed to satisfy the Special Tax Requirement after the first four steps have been completed, the Special Tax shall be levied Proportionately on each Parcel of Undeveloped Property at up to 100% of the applicable Maximum Special Tax for Undeveloped Property.

Notwithstanding the above, under no circumstances will the Special Taxes levied in any Fiscal Year against any Parcel of Residential Property for which a Certificate of Occupancy has been issued be increased by more than ten percent (10%) as a result of a delinquency in the payment of the Special Tax applicable to any other Parcel above the amount that would have been levied in that Fiscal Year had there never been any such delinquency or default of the CFD.

E. EXEMPTIONS

The CFD shall not levy Special Taxes on Property Owner's Association Property (except Taxable Property Owner's Association Property) or Public Property (except Taxable Public Property) within the CFD.

F. MANNER OF COLLECTION

The Special Tax shall be collected in the same manner and at the same time as ordinary *ad valorem* property taxes and shall be subject to the same penalties, the same procedure, sale and lien priority in the case of delinquency; provided, however, that the Administrator may directly bill the Special Tax, may collect Special Taxes at a different time or in a different manner if necessary to meet the financial obligations of the CFD, and provided further that the CFD may covenant to foreclose and may actually foreclose on Parcels having delinquent Special Taxes as permitted by the Act.

G. APPEALS

Any taxpayer may file a written appeal of the Special Tax on his/her Parcel(s) with the Administrator, provided that the appellant is current in his/her payments of Special Taxes. During pendency of an appeal, all Special Taxes must be paid on or before the payment due date established when the levy was made. The appeal must specify the reasons why the appellant claims the Special Tax is in error. The Administrator shall review the appeal, meet with the appellant if the Administrator deems necessary, and advise the appellant of its determination. If the Administrator agrees with the appellant, the Administrator shall grant a credit to eliminate or reduce future Special Taxes on the appellant's Parcel(s). No refunds of previously paid Special Taxes shall be made.

The Administrator shall interpret this Amended Rate and Method of Apportionment and make determinations relative to the annual levy and administration of the Special Tax and any taxpayer who appeals, as herein specified.

H. PREPAYMENT OF SPECIAL TAX

The Special Tax may not be prepaid.

I. TERM OF THE SPECIAL TAX

The Special Tax shall be levied annually in perpetuity unless terminated earlier by the County.

AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI)

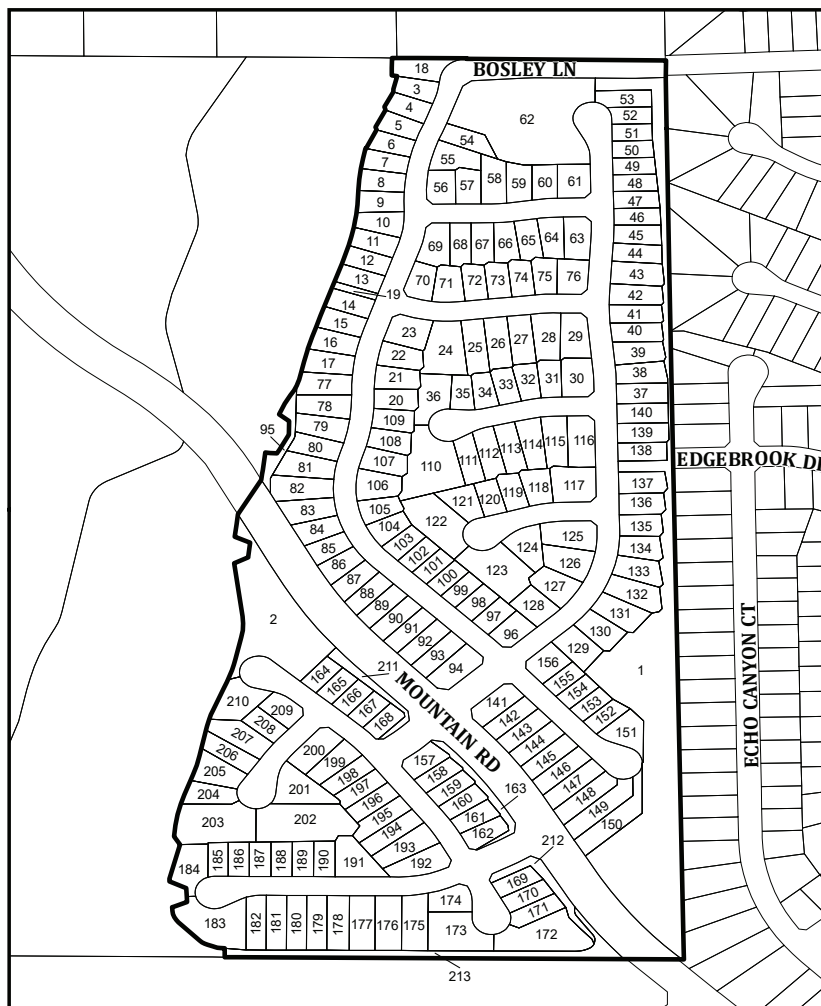
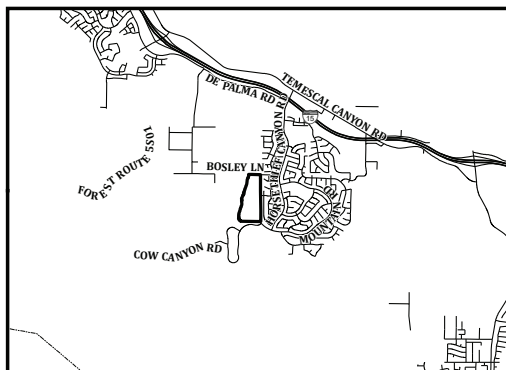
COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

I HEREBY CERTIFY THAT THE WITHIN MAP SHOWING PROPOSED AMENDED BOUNDARIES OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI), COUNTY OF RIVERSIDE, STATE OF CALIFORNIA, WAS APPROVED BY THE BOARD OF SUPERVISORS AT A REGULAR MEETING THEREOF, HELD ON _____ DAY OF _____, 20____, BY RESOLUTION NO. _____

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE

FILED IN THE OFFICE OF THE CLERK OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA. THIS _____ DAY OF _____, 20____.

CLERK OF THE BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE



REFERENCES IS HEREBY MADE TO PARCELS 1 AND 2 OF THE COUNTY OF RIVERSIDE PARCEL MAP 38418 ON FILE WITH THE COUNTY. FOR A DESCRIPTION OF THE LINES AND DIMENSIONS OF THE PORTIONS OF THE PARCELS LISTED THAT ARE A PART OF COMMUNITY FACILITIES DISTRICT NO. 23-7M (UBJ RANCH) BOUNDARY.

FILED THIS _____ DAY OF _____, 20____ AT THE HOUR OF _____ O'CLOCK _____M IN BOOK _____ OF MAPS OF ASSESSMENT AND COMMUNITY FACILITIES DISTRICTS AT PAGE _____, IN THE OFFICE OF THE COUNTY RECORDER, IN THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA.

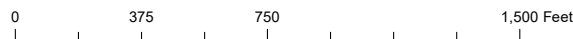
FEE: _____ NO.: _____
PETER ALDANA, ASSESSOR, COUNTY CLERK, RECORDER

BY: _____
DEPUTY

LEGEND

- CFD BOUNDARY
- PARCEL LINE
- XXX-XXX-XXX ASSESSOR PARCEL NUMBER
- 1 MAP REFERENCE NUMBER

THIS BOUNDARY MAP CORRECTLY SHOWS THE LOT OR PARCEL OF LAND INCLUDED WITHIN THE BOUNDARIES OF THE COMMUNITY FACILITIES DISTRICT. FOR DETAILS CONCERNING THE LINES AND DIMENSIONS OF LOTS OR PARCEL REFER TO THE COUNTY ASSESSOR MAPS FOR FISCAL YEAR 2024-25.



AMENDED BOUNDARY MAP

COMMUNITY FACILITIES DISTRICT NO. 23-7M (MONTEVERDI) COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN	REF No.	APN
1	393-310-016	32	393-681-013	63	393-683-001	94	393-690-018	125	393-691-030	156	393-700-016	187	393-702-024
2	393-310-017	33	393-681-014	64	393-683-002	95	393-690-019	126	393-691-031	157	393-701-001	188	393-702-025
3	393-680-001	34	393-681-015	65	393-683-003	96	393-691-001	127	393-691-032	158	393-701-002	189	393-702-026
4	393-680-002	35	393-681-016	66	393-683-004	97	393-691-002	128	393-691-033	159	393-701-003	190	393-702-027
5	393-680-003	36	393-681-017	67	393-683-005	98	393-691-003	129	393-692-001	160	393-701-004	191	393-702-028
6	393-680-004	37	393-682-001	68	393-683-006	99	393-691-004	130	393-692-002	161	393-701-005	192	393-702-029
7	393-680-005	38	393-682-002	69	393-683-007	100	393-691-005	131	393-692-003	162	393-701-006	193	393-702-030
8	393-680-006	39	393-682-003	70	393-683-008	101	393-691-006	132	393-692-004	163	393-701-007	194	393-702-031
9	393-680-007	40	393-682-004	71	393-683-009	102	393-691-007	133	393-692-005	164	393-702-001	195	393-702-032
10	393-680-008	41	393-682-005	72	393-683-010	103	393-691-008	134	393-692-006	165	393-702-002	196	393-702-033
11	393-680-009	42	393-682-006	73	393-683-011	104	393-691-009	135	393-692-007	166	393-702-003	197	393-702-034
12	393-680-010	43	393-682-007	74	393-683-012	105	393-691-010	136	393-692-008	167	393-702-004	198	393-702-035
13	393-680-011	44	393-682-008	75	393-683-013	106	393-691-011	137	393-692-009	168	393-702-005	199	393-702-036
14	393-680-012	45	393-682-009	76	393-683-014	107	393-691-012	138	393-692-010	169	393-702-006	200	393-702-037
15	393-680-013	46	393-682-010	77	393-690-001	108	393-691-013	139	393-692-011	170	393-702-007	201	393-702-038
16	393-680-014	47	393-682-011	78	393-690-002	109	393-691-014	140	393-692-012	171	393-702-008	202	393-702-039
17	393-680-015	48	393-682-012	79	393-690-003	110	393-691-015	141	393-700-001	172	393-702-009	203	393-702-040
18	393-680-016	49	393-682-013	80	393-690-004	111	393-691-016	142	393-700-002	173	393-702-010	204	393-702-041
19	393-680-017	50	393-682-014	81	393-690-005	112	393-691-017	143	393-700-003	174	393-702-011	205	393-702-042
20	393-681-001	51	393-682-015	82	393-690-006	113	393-691-018	144	393-700-004	175	393-702-012	206	393-702-043
21	393-681-002	52	393-682-016	83	393-690-007	114	393-691-019	145	393-700-005	176	393-702-013	207	393-702-044
22	393-681-003	53	393-682-017	84	393-690-008	115	393-691-020	146	393-700-006	177	393-702-014	208	393-702-045
23	393-681-004	54	393-682-018	85	393-690-009	116	393-691-021	147	393-700-007	178	393-702-015	209	393-702-046
24	393-681-005	55	393-682-019	86	393-690-010	117	393-691-022	148	393-700-008	179	393-702-016	210	393-702-047
25	393-681-006	56	393-682-020	87	393-690-011	118	393-691-023	149	393-700-009	180	393-702-017	211	393-702-048
26	393-681-007	57	393-682-021	88	393-690-012	119	393-691-024	150	393-700-010	181	393-702-018	212	393-702-049
27	393-681-008	58	393-682-022	89	393-690-013	120	393-691-025	151	393-700-011	182	393-702-019	213	393-702-050
28	393-681-009	59	393-682-023	90	393-690-014	121	393-691-026	152	393-700-012	183	393-702-020		
29	393-681-010	60	393-682-024	91	393-690-015	122	393-691-027	153	393-700-013	184	393-702-021		
30	393-681-011	61	393-682-025	92	393-690-016	123	393-691-028	154	393-700-014	185	393-702-022		
31	393-681-012	62	393-682-026	93	393-690-017	124	393-691-029	155	393-700-015	186	393-702-023		



RIVERSIDE COUNTY
OFFICE OF ECONOMIC DEVELOPMENT

COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

Consolidated Special Elections with Respect to
Authorizing the Levy of a Special Tax,
and Establishing an Appropriations Limit for said District

January 28, 2025

Ballot Pamphlet and Instructions to Voter

Dear Voter:

The Board of Supervisors of the County of Riverside, acting as the legislative body of Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside, State of California (the "District"), has called a consolidated special election for the District on January 28, 2025. This is an all-mailed ballot landowner-voter election. The ballots are being mailed to the persons or entities listed on the Riverside County Assessor's latest equalized assessment roll as owners of the property in the District or based on more current ownership information available to the Election Official.

The ballots will be distributed based on the names and addresses designated on the assessment roll or obtained from such other information. Any parcels with a common name and address were combined for voting purposes. Each qualified voter has been issued one ballot which entitles that voter to vote his, her or its total acreage of land. Each ballot is allotted a specified number of votes depending on acreage. Each acre or portion of an acre is worth one vote.

Please note that your voted ballot must be received by the Director of Office of Economic Development of the County of Riverside (the "Election Official") not later than 9:00 a.m. on January 28, 2025. A POSTMARK DATE IS NOT ACCEPTABLE. You must use the enclosed envelope for returning your ballot to the office of the Director of Office of Economic Development, County of Riverside, Attn: Michael Franklin, at 3403 10th Street, Suite 400, Riverside, California 92501.

Contained in this Ballot Pamphlet and Instructions to Voter are Instructions to Landowner Voter, a Sample Ballot, and a copy of Resolution No. 2025-008 of the Board of Supervisors of the County of Riverside which contains as Exhibit "B" the Rate and Method of Apportionment of Special Tax for the District which is referenced in Proposition A on the official ballot for the special elections.

If you have any questions, please contact the Special Districts Administrator, Spicer Consulting Group, 41880 Kalmia St., Suite 145, Murrieta, CA at telephone number (866) 504-2067.

Best regards,

SUZANNE HOLLAND
DIRECTOR OF OFFICE OF
ECONOMIC DEVELOPMENT
COUNTY OF RIVERSIDE
ELECTION OFFICIAL

INSTRUCTIONS TO LANDOWNER VOTER

Name & Address of Property Owner:	Assessor's Parcel Number(s):
KB Home Cal Management Services, LLC Attn: Authorized signer 36310 Inland Valley Drive Ste 300 Wildomar, CA 92595	See Attached

HOW TO VOTE YOUR BALLOT

Vote your official ballot by placing a cross (+) in the voting square opposite your choice with a pen or pencil and by completing, dating and signing the Certificate of Authorization attached thereto.

SPOILING YOUR BALLOT

If you tear your ballot or make an error in voting you may secure another by surrendering the ballot you spoiled, in person or by mail at the address below, or by executing an affidavit to the effect that you lost your ballot, and you will be given another ballot.

RETURNING YOUR BALLOT

Enclose your ballot and the Certificate of Authorization in the Identification Envelope provided. Supply ALL information requested on the Identification Envelope. YOUR VOTE WILL BE DISQUALIFIED IF YOU DO NOT FILL IN ALL THE INFORMATION.

LAST DAY TO RETURN TO THE ELECTION OFFICIAL

Your ballot and Certificate of Authorization must be returned to the office of the Election Official-Director of Office of Economic Development of the County of Riverside **not later than 9:00 a.m. on January 28, 2025**, for it to be counted. YOUR BALLOT CANNOT BE ACCEPTED BEYOND THIS DEADLINE.

Your ballot and Certificate of Authorization must be mailed in the envelope provided for this purpose, or it may be delivered in the envelope to the Election Official-Director of Office of Economic Development, Attn: Michael Franklin at 3403 10th Street, Suite 400, Riverside, California 92501.

SAMPLE BALLOT - DO NOT VOTE

OFFICIAL BALLOT

SPECIAL ELECTION FOR
COMMUNITY FACILITIES DISTRICT NO. 23-7M
(MONTEVERDI)
OF THE COUNTY OF RIVERSIDE, STATE OF CALIFORNIA

January 28, 2025

This Ballot has been assigned 46 votes based on acreage owned by the qualified elector.

To vote, mark a cross (+) in the voting square after the word "YES" or after the word "NO."
All marks otherwise made are forbidden.

If you wrongly mark, tear, or deface this ballot, return it to the Election Official, Director of Office of Economic Development of the County of Riverside and obtain another.

PROPOSITION A: Shall special taxes be levied annually on taxable property within Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside to fund, pay for, and finance maintenance of Landscaping, Lighting, Drainage, Park and Trail Maintenance, and Graffiti Abatement (as specified and reflected in the Resolution of Intention, the Resolution of Formation, and the Rate and Method of Apportionment of Special Tax) and to pay expenses incidental thereto and incidental to the levy and collection of the special taxes, so long as the special taxes are needed to fund such services, at the special tax rates and pursuant to the method of apportioning the special taxes set forth in Exhibit B to Resolution No. 2025-008 adopted by the Board of Supervisors of said County on December 17, 2024?

YES	
NO	

PROPOSITION B: For each year commencing fiscal year 2024-2025 shall an appropriations limit, as defined by subdivision (h) of Section 8 of Article XIII B of the California Constitution, be established for Community Facilities District No. 23-7M (Monteverdi) of the County of Riverside in the amount of \$4,000,000?

YES	
NO	

APNs:

393680001	393681015	393683002	393690017	393691028	393700012	393702019
393680002	393681016	393683003	393690018	393691029	393700013	393702020
393680003	393681017	393683004	393691001	393691030	393700014	393702021
393680004	393682001	393683005	393691002	393691031	393700015	393702022
393680005	393682002	393683006	393691003	393691032	393700016	393702023
393680006	393682003	393683007	393691004	393691033	393701001	393702024
393680007	393682004	393683008	393691005	393692001	393701002	393702025
393680008	393682005	393683009	393691006	393692002	393701003	393702026
393680009	393682006	393683010	393691007	393692003	393701004	393702027
393680010	393682007	393683011	393691008	393692004	393701005	393702028
393680011	393682008	393683012	393691009	393692005	393701006	393702029
393680012	393682009	393683013	393691010	393692006	393702001	393702030
393680013	393682010	393683014	393691011	393692007	393702002	393702031
393680014	393682011	393690001	393691012	393692008	393702003	393702032
393680015	393682012	393690002	393691013	393692009	393702004	393702033
393681001	393682013	393690003	393691014	393692010	393702005	393702034
393681002	393682014	393690004	393691015	393692011	393702006	393702035
393681003	393682015	393690005	393691016	393692012	393702007	393702036
393681004	393682016	393690006	393691017	393700001	393702008	393702037
393681005	393682017	393690007	393691018	393700002	393702009	393702038
393681006	393682018	393690008	393691019	393700003	393702010	393702039
393681007	393682019	393690009	393691020	393700004	393702011	393702040
393681008	393682020	393690010	393691021	393700005	393702012	393702041
393681009	393682021	393690011	393691022	393700006	393702013	393702042
393681010	393682022	393690012	393691023	393700007	393702014	393702043
393681011	393682023	393690013	393691024	393700008	393702015	393702044
393681012	393682024	393690014	393691025	393700009	393702016	393702045
393681013	393682025	393690015	393691026	393700010	393702017	393702046
393681014	393683001	393690016	393691027	393700011	393702018	393702047



January 28, 2025

To: Property Owners as indicated on Exhibit A hereto

Dear Sir or Madam:

You are hereby notified of a public hearing called by Resolution No. 2025-008 (the "Resolution") of the County of Riverside, acting with respect to Community Facilities District No. 23-7M (Monterverdi) of the County of Riverside (the "District") declaring its intent to amend and levy a special tax to pay the cost of certain authorized services related to maintenance of landscaping, parks and trails, lighting, drainage, and graffiti. The Board of Supervisors has set a date and time of the public hearing regarding such matters as follows:

Public Hearing

Date: January 28, 2025
Time: 9:30 A.M.
Place: Board Chambers of the County Administrative Center
4080 Lemon Street, 1st Floor
Riverside, California 92501-3651

This notice is being sent to you because your property is currently within the boundaries of the proposed District and may be affected by the foregoing proceedings if approved by the Board of Supervisors and if the proceedings are approved by the qualified voters within the District. Please contact the County Office of Economic Development to determine if your property is within the District and to obtain specific information concerning the proposed proceedings.

Enclosed please find a copy of the Resolution. The Resolution sets forth the matters to be heard at the hearing, the effect of protests to the proceedings regarding the rate and method of apportionment of special tax, and the procedures for the election relating thereto.

If you have any questions regarding the Resolution, the boundaries of the District, the rate and method of apportionment of special tax, the public hearing or the election process, please contact Michael Franklin, County of Riverside Office of Economic Development, 3403 Tenth Street, Ste. 400 Riverside, California 92501 or by telephone at (951) 955-6652.

Sincerely,

Michael Franklin
Development Manager
Office of Economic Development

EXHIBIT A

LIST OF OWNERS AND APNs

Tract Map No. 31818-1s

KB Home Cal Management Services, LLC.

APNs:

393680001	393681015	393683002	393690017	393691028	393700012	393702019
393680002	393681016	393683003	393690018	393691029	393700013	393702020
393680003	393681017	393683004	393691001	393691030	393700014	393702021
393680004	393682001	393683005	393691002	393691031	393700015	393702022
393680005	393682002	393683006	393691003	393691032	393700016	393702023
393680006	393682003	393683007	393691004	393691033	393701001	393702024
393680007	393682004	393683008	393691005	393692001	393701002	393702025
393680008	393682005	393683009	393691006	393692002	393701003	393702026
393680009	393682006	393683010	393691007	393692003	393701004	393702027
393680010	393682007	393683011	393691008	393692004	393701005	393702028
393680011	393682008	393683012	393691009	393692005	393701006	393702029
393680012	393682009	393683013	393691010	393692006	393702001	393702030
393680013	393682010	393683014	393691011	393692007	393702002	393702031
393680014	393682011	393690001	393691012	393692008	393702003	393702032
393680015	393682012	393690002	393691013	393692009	393702004	393702033
393681001	393682013	393690003	393691014	393692010	393702005	393702034
393681002	393682014	393690004	393691015	393692011	393702006	393702035
393681003	393682015	393690005	393691016	393692012	393702007	393702036
393681004	393682016	393690006	393691017	393700001	393702008	393702037
393681005	393682017	393690007	393691018	393700002	393702009	393702038
393681006	393682018	393690008	393691019	393700003	393702010	393702039
393681007	393682019	393690009	393691020	393700004	393702011	393702040
393681008	393682020	393690010	393691021	393700005	393702012	393702041
393681009	393682021	393690011	393691022	393700006	393702013	393702042
393681010	393682022	393690012	393691023	393700007	393702014	393702043
393681011	393682023	393690013	393691024	393700008	393702015	393702044
393681012	393682024	393690014	393691025	393700009	393702016	393702045
393681013	393682025	393690015	393691026	393700010	393702017	393702046
393681014	393683001	393690016	393691027	393700011	393702018	393702047

Resolution of Intention

Transmittal

COUNTY OF RIVERSIDE
 OFFICE OF ECONOMIC DEVELOPMENT
 3403 10th Street, Suite 400
 Riverside, CA 92501
 (951) 955-8916

Date: 12/12/2024

To: Board of Supervisors-Clerk of the Board

From: Spicer Consulting Group on Behalf of Office of Economic Development

Re: CFD 25-1M (Rancho El Mineral), CFD 25-2M (Summerwell), and CFD 23-7M (Monteverdi)

Quantity	District	Description	Pages	APPROVED BOARD DATE	MINUTE TRAQ #
1	3	Proposed Boundary Map for CFD 25-1M (Rancho El Mineral)	1		26648
1	3	Proposed Boundary Map for CFD 25-2M (Summerwell)	1		26593
1	2	Proposed Boundary Map for CFD 23-7M (Monteverdi)	1		26662

(3.15)
 (3.14)
 (3.16)

Remarks:

Requesting Clerk of the Board signature, **Expedited**. Map must be recorded at the Recorders Office within 15 days of BOS meeting, 12/17/2024.

At time of recording at Assessor/Recorder's office, need to Request a copy of recorded Mylar map. Once ready please call Christina Ramirez (951-428-0816) for pick up from Assessor/Recorder's office. Please use Billing Code ECDEV for payment.

Please contact me should you have any questions.
 Thank you.

RECEIVED RIVERSIDE COUNTY
 CLERK/BOARD OF SUPERVISORS
 2024 DEC 12 AM 9:25

3.14 2024-12-160878
 3.15 2024-12-160879
 3.16 2024-12-160880

**ASSESSOR-COUNTY CLERK-RECORDER, RIVERSIDE COUNTY
RECORDS MANAGEMENT PROGRAM
RECORDS TRANSFER LIST, part 1**

1. Work Order #

1. Page — of —

INSTRUCTIONS: Fax completed form to (909) 358-6961 and submit original form to the Records Center with the records being transferred.

DEPARTMENTAL INFORMATION

3. DEPARTMENT Clerk of the Board of Supervisors		8. ORG.#	10. DATE 12/19/2024
4. ORGANIZATION County of Riverside		9. ACCOUNT #	11. MEDIA CODE
5. ADDRESS 4080 Lemon St., Room 127		12. NO. OF BOXES TRANSFERRED	
CITY Riverside, Ca. 92501		13. RECORDS TRANSFERRED BY:	
6. MAIL STOP 1010	7. Name Naomy Sicra PHONE # 955-1069 FAX# 955-1071	14. RECORDS COORDINATOR (must be Authorized):	

15. BOX # (Temp)	16. DESCRIPTION OF RECORDS <small>Must be the same as records series title on schedule</small>	17. RANGE OF YEARS	18. DESTRUCTION DATE	19. RECORD SERIES TITLE CODE	20. PERMANENT BOX # <small>(Barcode label)</small>
	Board Date 12/17/2024 - Item No 3.14				
	Proposed Boundary Map 25-2M (Summerwell) TR36902				
	Resolution No. 2024-280 District 4				
	Board Date 12/17/2024 - Item No 3.15				
	Proposed Boundary Map 25-1M (Rancho El Mineral) TR36963				
	Resolution No. 2024-281 District 2				
	Board Date 12/17/2024 - Item No 3.16				
	Proposed Boundary Map 23-7M (Monteverdi) TR31818				
	Resolution No. 2024-282 District 2				

21. RECORDS RECEIVED BY: <i>Manuela Hurtado</i>		30. REMARKS	
22. TITLE <i>AOR Tech 1</i>	23. RECEIVED VIA:	<div style="border: 1px solid black; padding: 5px; text-align: center;"> RECEIVED RIVERSIDE COUNTY CLERK/BOARD OF SUPERVISOR 2024 DEC 19 AM 10:14 </div>	
24. DATE RECEIVED: <i>12/19/24</i>	25. TIME RECEIVED:		
26. BOXES VERIFIED BY:	27. DATE BOXES VERIFIED:		
28. NAME/DATE SCANNED TO HOLDING AREA:		29. NAME/DATE SCANNED TO LOCATION:	

The Press-Enterprise

3512 14th Street
Riverside, CA 92501
Willoughby, OH 44096
951-368-9222
951-368-9018 FAX

BOARD OF SUPERVISORS
COUNTY OF RIVERSIDE
PO BOX 1147
RIVERSIDE, CA 92502

.....

Account Number: 5209148

Ad Order Number: 0011713015

Customer's Reference NOH
/ PO Number: / Resolution No. 2024-282

Publication: The Press-Enterprise

Publication Dates: 01/21/2025

Amount: \$659.28

Payment Amount: \$0.00

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, January 28, 2025 at 9:30 a.m.**, or as soon as possible thereafter, to consider the following:

SUMMARY OF RESOLUTION NO. 2024-282

A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE OF INTENTION TO ESTABLISH COMMUNITY FACILITIES DISTRICT AND TO AUTHORIZE THE LEVY OF SPECIAL TAXES AND SETTING A DATE AND TIME FOR A PUBLIC HEARING THEREON

This summary is presented pursuant to California Government Code Section 53322. A certified copy of the full text of Resolution No. 2024-282, including a description of services and incidental expenses proposed to be financed and the proposed Amended and Restated Rate and Method of Apportionment, may be examined at the Office of the Clerk of the Board of Supervisors of the County of Riverside, located at 4080 Lemon Street, 1st Floor, Riverside, California.

Resolution No. 2024-282 sets a public hearing on the Board of Supervisor's intent to consider authorizing the levy of special taxes pursuant to the rate and original method of apportionment of special tax for Community Facilities District No. 23-7M (Monteverdi) ("District"). The public hearing will be held on January 28, 2025, at 9:30 a.m., or as soon thereafter as the Board will consider the matter, at the meeting room of the Board of Supervisors, located on the first floor of the County Administrative Center, 4080 Lemon Street, 1st Floor, Riverside, California.

At the public hearing, testimony of all interested persons or taxpayers for or against the establishment of the District, the extent of the District, or the furnishing of specified types of public facilities or services will be heard. At the hearing, protests against the establishment of the District, the extent of the District, or the furnishing of specified types of public facilities or services may be made orally, or in writing by any interested person. Any protests pertaining to the regularity or sufficiency of the proceedings shall be in writing and shall clearly set forth the irregularities or defects to which objection is made. All written protests not personally presented by the author thereof at the hearing shall be filed with the Clerk of the Board at or before the time fixed for the hearing. The Board may waive any irregularities in the form or content of any written protest and at the hearing may correct minor defects in the proceedings. Written protests may be withdrawn in writing at any time before the conclusion of the hearing.

If 50 percent or more of the registered voters, or six registered voters, whichever is more, residing within the District, or the owners of one-half or more of the area of the land in the territory included in the District and not exempt from the special tax, file written protests against the establishment of the District, and protests are not withdrawn so as to reduce the value of the protests to less than a majority, no further proceedings to create the District or to authorize the specified special tax lien shall be taken for a period of one year from the date of the decision of the legislative body. If the majority protests of the landowners are only against the furnishing of a specified type or types of facilities or services within the district, or against levying a specified special tax, those types of facilities or services or the specified special tax shall be eliminated from the resolution of formation.

The proposed voting procedure for the proposal shall be by mailed or hand-delivered ballot among the landowners in the District, with each owner having one vote for each acre or portion of an acre such owner owns in the District.

Alternative formats available upon request to individuals with disabilities. If you require reasonable accommodation, please contact Clerk of the Board at (951) 955-1069.

Please send all written correspondence to: Clerk of the Board, 4080 Lemon Street, 1st Floor, Post Office Box 1147, Riverside, CA 92502-1147 or email cob@rivco.org

Dated: January 6, 2025 Kimberly A. Rector, Clerk of the Board
By: Naomy Sicra, Clerk of the Board Assistant

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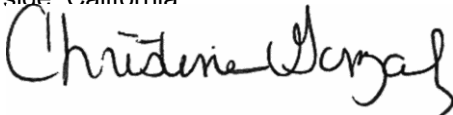
I am a citizen of the United States. I am over the age of eighteen years and not a party to or interested in the above entitled matter. I am an authorized representative of THE PRESS-ENTERPRISE, a newspaper in general circulation, printed and published daily in the County of Riverside, and which newspaper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

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NOTICE OF PUBLIC HEARING BEFORE THE BOARD OF SUPERVISORS OF RIVERSIDE COUNTY

NOTICE IS HEREBY GIVEN that a public hearing at which all interested persons will be heard, will be held before the Board of Supervisors of Riverside County, California, on the 1st Floor Board Chambers, County Administrative Center, 4080 Lemon Street, Riverside, on **Tuesday, January 28, 2025 at 9:30 a.m.**, or as soon as possible thereafter, to consider the following:

SUMMARY OF RESOLUTION NO. 2024-282 A RESOLUTION OF THE BOARD OF SUPERVISORS OF THE COUNTY OF RIVERSIDE OF INTENTION TO ESTABLISH A COMMUNITY FACILITIES DISTRICT AND TO AUTHORIZE THE LEVY OF SPECIAL TAXES AND SETTING A DATE AND TIME FOR A PUBLIC HEARING THEREON

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Dated: January 6, 2025

Kimberly A. Rector, Clerk of the Board
By: Naomi Sicra, Clerk of the Board Assistant

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