Re	esolution No. 11-177	
Αċ	lopt Resolution:)
a.	Confirming County Service Area Written Report)
	of Service Charges for FY 2011-12 to be levied)
	on County Service Area No. 1 – Carmel Point;)
	and)
b.	Levying service charges in County Service Area)
	No. 1 – Carmel Point for street lighting services to)
	be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 1 (CSA 1) – Carmel Point to provide and pay for street lighting services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting services and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the services provided in CSA 1 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting services, the current basic rate for the service charges levied in CSA 1, and the estimated amount of the CSA 1 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 1 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting services.
- 3. The Board finds that this Resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide street lighting services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related service.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charge imposed upon any parcel as an incident of property ownership will not exceed the proportional cost of the service attributable to the parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general government services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report of Service Charges filed herein for CSA 1 – Carmel Point is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be necessary to be made by the Director of Public Works to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report of Service Charges confirmed hereinabove are hereby levied in CSA 1 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

Denuty

Re	esolution No. 11-1/8	
Αċ	lopt a Resolution:)
a.	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service)
	Area No. 9 - Oak Park and Adjacent Annexations; and)
b.	Levying Service Charges in County Service)
	Area No. 9 - Oak Park and Adjacent Annexations for street)
	lighting, storm drain maintenance, and surface water)
	disposal services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 9 (CSA 9) - Oak Park and Adjacent Annexations to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 9 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 9, and the estimated amount of the CSA 9 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 9 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 9 – Oak Park and Adjacent Annexations is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 9 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

l, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Wense Jancock

Re	solution No. 11-179	
Ad	opt a Resolution:)
a.	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service Area)
	No. 15 - Serra Village/Toro Park/Adjacent Annexed Areas; and)
b.	Levying Service Charges in County Service)
	Area No. 15 - Serra Village/Toro Park/Adjacent Annexed Areas)
	for parkway maintenance, street lighting, street maintenance,)
	storm drain maintenance, and surface water disposal services to)
	be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 15 (CSA 15) - Serra Village/Toro Park/Adjacent Annexed Areas to provide and pay for parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for parkway maintenance, street lighting, street maintenance, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 15 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 15, and the estimated amount of the CSA 15 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 15 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6 (b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- A. 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.

5. The Board further finds that because the charges imposed herein are existing charges, which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and the election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

BE IT FURTHER RESOLVED by the Board of Supervisors of Monterey County as follows:

1. The Written Report filed herein for CSA 15 – Serra Village/Toro Park/Adjacent Annexed Areas is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 15 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES:

Supervisors Armenta, Calcagno, Salinas, and Parker

NOES:

None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

Denuty

Re	esolution No. 11-180	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in County)
	Service Area No. 19 – Carmel Meadows 6 and 7; and)
b.	Levying Service Charges in County Service Area)
	No. 19 – Carmel Meadows 6 and 7 for storm drain)
	maintenance and surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210.1, et seq. authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 19 (CSA 19) – Carmel Meadows 6 and 7 to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 19 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 19, and the estimated amount of the CSA 19 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 19 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. Written Report filed herein for CSA 19 – Carmel Meadows 6 and 7 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 19 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Venise Hancock
Deputy

Re	solution No. 11-181	
Ad	lopt a Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 20 –)
	Royal Estates 1, 2, 3, and 4; and)
b.	Levying Service Charges in County Service)
	Area No. 20 – Royal Estates 1, 2, 3, and 4 for)
	street lighting, storm drain maintenance, and)
	surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 20 (CSA 20) – Royal Estates 1, 2, 3, and 4 to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 20 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 20, and the estimated amount of the CSA 20 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, Pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 20 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- B. 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - a. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - b. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - c. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 20 – Royal Estates 1, 2, 3, and 4 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 20 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: Non

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Venue Jancock
Deputy

Re	solution No. 11-182	
Ad	lopt a Resolution:)
a.	Confirming County Service Area Written Report)
	of Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 23 – Carmel Rancho)
	Subdivision; and)
b.)
	No. 23 – Carmel Rancho Subdivision for parkway)
	maintenance, street lighting, street maintenance,)
	storm drain maintenance, and surface water)
	disposal services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 23 (CSA 23) – Carmel Rancho Subdivision to provide and pay for parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for parkway maintenance, street lighting, street maintenance, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 23 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 23, and the estimated amount of the CSA 23 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 23 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely parkway maintenance, street lighting, street maintenance, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.

5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

BE IT FURTHER RESOLVED by the Board of Supervisors of Monterey County as follows:

1. The Written Report filed herein for CSA 23 – Carmel Rancho Subdivision is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 23 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Conset Jancod
Deputy

Re	esolution No. 11-183	
Ad	lopt a Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 24 - Pedrazzi Subdivision)
	2/Indian Springs/Vista Del Rio; and)
b.	Levying Service Charges in County Service Area No.)
	24 – Pedrazzi Subdivision 2/Indian Springs/Vista Del)
	Rio for storm drain maintenance, and surface water)
	disposal services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 24 (CSA 24) – Pedrazzi Subdivision2/Indian Springs/Vista Del Rio to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 24 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 24, and the estimated amount of the CSA 24 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 24 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 24 – Pedrazzi Subdivision 2/Indian Springs/Vista Del Rio is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 24 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Clonise Tkincock
Deputy

Ke	SOLUTION NO. 11-104	
Αċ	lopt a Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in County)
	Service Area No. 26 – New Moss Landing Heights; and)
b.	Levying Service Charges in County Service Area No. 26)
	 New Moss Landing Heights for street lighting services)
	to be provided in FY 2011-12)

NT. 11 104

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 26 (CSA 26) – New Moss Landing Heights to provide and pay for street lighting services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 26 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting services, the current basic rate for the service charges levied in CSA 26, and the estimated amount of the CSA 26 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 26 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 26 – New Moss Landing Heights is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 26 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Venise Jancock

Re	solution No. 11-185	
Ad	lopt Resolution:)
	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service Area)
	No. 30 - Rancho Mar Monte 1, 2, and 3; and)
b.	Levying Service Charges in County Service Area No. 30 -)
	Rancho Mar Monte 1, 2, and 3 for storm drain maintenance, and)
	surface water disposal services to be provided in FY 2011-12.)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 30 (CSA 30) – Rancho Mar Monte 1, 2, and 3 to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 30 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 30, and the estimated amount of the CSA 30 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 30 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 30 – Rancho Mar Monte 1, 2, and 3 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 30 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Nonise Hancock

Ke	Solution No. 11-180	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 31 - Aromas Hills)
	Subdivision; and)
b.	Levying Service Charges in County Service Area No.)
	31 – Aromas Hills Subdivision for storm drain)
	maintenance, and surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 31 (CSA 31) – Aromas Hill Subdivision to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 31 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services and other governmental services, the current basic rate for the service charges levied in CSA 31, and the estimated amount of the CSA 31 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 31 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 31 – Aromas Hills Subdivision is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 31 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Denise Dencock

Re	solution No. 11-187	
Ad	lopt Resolution:)
	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service)
	Area No. 32 - Green Valley Acres and Moon Subdivision;)
	and)
b.	Levying Service Charges in County Service Area No. 32 –)
	Green Valley Acres and Moon Subdivision for street)
	lighting, storm drain maintenance, and surface water)
	disposal services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 32 (CSA 32) – Green Valley Acres and Moon Subdivision to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 32 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 32, and the estimated amount of the CSA 32 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 32 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 32 – Green Valley Acres and Moon Subdivision is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 32 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By <u>Vense</u> Jancock

Ke	Solution No. 11-188	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in County)
	Service Area No. 33 - Coast Ridge Subdivision and)
	Carmel Sur; and)
b.	Levy Service Charges in County Service Area No. 33 -)
	Coast Ridge Subdivision and Carmel Sur for storm drain)
	maintenance, and surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 33 (CSA 33) – Coast Ridge Subdivision and Carmel Sur to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 33 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 33, and the estimated amount of the CSA 33 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 33 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

NOW, THEREFORE, BE IT RESOLVED by the Monterey County Board of Supervisors as follows:

1. The Written Report filed herein for CSA 33 – Coast Ridge Subdivision and Carmel Sur is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 33 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

Deputy

Re	esolution No. 11-189	
Αc	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 35 - Paradise Park and)
	Rancho Borromeo; and)
b.	Levying Service Charges in County Service Area No.)
	35 – Paradise Park and Rancho Borromeo for street)
	lighting, storm drain maintenance, and surface water)

disposal services to be provided in FY 2011-12......

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 35 (CSA 35) – Paradise Park and Rancho Borromeo to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 35 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 35, and the estimated amount of the CSA 35 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 35 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 35 – Paradise Park and Rancho Borromeo is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 35 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Jenise Hancock Deputy

Re	esolution No. 11-190	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service)
	Area No. 37 - Colonial Oak Estates; and)
b.	Levying Service Charges in County Service Area No. 37 –)
	Colonial Oak Estates for storm drain maintenance, and)
	surface water disposal services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 37 (CSA 37) – Colonial Oak Estates to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 37 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 37, and the estimated amount of the CSA 37 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 37 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 37 – Colonial Oak Estates is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 37 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Centre Suncock

Re	solution No. 11-191	
Ad	opt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 38 – Paradise Lake Estates;)
	and)
b.	Levying Service Charges in County Service Area No.)
	38 – Paradise Lake Estates for storm drain)
	maintenance, and surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, and Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 38 (CSA 38) – Paradise Lake Estates to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 38 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Services Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 38 and the estimated amount of the CSA 38 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 38 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 38 – Paradise Lake Estates is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 38 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 2, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES:

Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: N

None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Wenise Jancode
Deputy

Re	solution No. 11-192	
Αċ	lopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 41 –)
	Gabilan Acres and Boronda; and)
b.	Levying Service Charges in County Service)
	Area No. 41 – Gabilan Acres and Boronda for)
	street lighting services to be provided in)
	FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services, and Government Code Section 25217 provides for the establishment of zones in a CSA, within which service charges may vary with the extent of benefit to each zone or with the availability of other funds within a zone; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 41 (CSA 41) – Gabilan Acres and Boronda to provide and pay for street lighting services in that CSA, and has established within CSA 41 the following zones to provide and pay for some or all such services in those zones:

Gabilan Acres Boronda

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting in that CSA and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 41 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting services, the current basic rate for the service charges levied in CSA 41 and the zones within CSA 41, and the estimated amount of the overall CSA 41 service charge and the zone charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code Section 15.28.070, on June 14, 2011, the matter of the adoption of the continuation of CSA 41 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report of Service Charges filed herein for CSA 41 – Gabilan Acres and Boronda is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be necessary to be made by the Director of Public Works to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report of Service Charges confirmed hereinabove are hereby levied in CSA 41 and in the CSA 41 zones for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Donise Hancock
Deputy

Re	solution No. 11-193	
Αċ	lopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 44 -)
	Corral De Tierra Oaks 1, 2, and 3; and)
b.	Levying Service Charges in County Service)
	Area No. 44 - Corral De Tierra Oaks 1, 2,)
	and 3 for street lighting, storm drain)
	maintenance, and surface water disposal)
	services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 44 (CSA 44) – Corral De Tierra Oaks 1, 2, and 3 to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 44 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 44, and the estimated amount of the CSA 44 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 44 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 44 – Corral De Tierra Oaks 1, 2, and 3 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 44 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Henrie Jancock
Deputy

Re	solution No. 11-194	
Αċ	lopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 45 -)
	Oak Hills; and)
b.	Levying Service Charges in County Service)
	Area No. 45 - Oak Hills for street lighting,)
	storm drain maintenance, and surface water)

disposal services to be provided in FY 2011-12.

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 45 (CSA 45) – Oaks Hills to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 45 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 45, and the estimated amount of the CSA 45 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed here in are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 45 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 45 – Oak Hills is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 45 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Lense bucock
Deputy

Ke	esolution No. 11-195	
Αċ	Adopt Resolution:	
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 47 -)
	Carmel Views 1, 2, 3, 4, and Mar Vista; and)
b.	Levying Service Charges in County Service)
	Area No. 47 - Carmel Views 1, 2, 3, 4, and)
	Mar Vista for street lighting, storm drain)
	maintenance, and surface water disposal)
	services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 47 (CSA 47) – Carmel Views 1, 2, 3, 4, and Mar Vista to provide and pay for street lighting, storm drain maintenance, surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 47 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 47, and the estimated amount of the CSA 47 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed here in are finally approved; and

WHEREAS, Pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 47 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 47 - Carmel Views 1, 2, 3, 4, and Mar Vista is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 47 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By <u>Venue Hancock</u> Deputy

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Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 50 – Lower Carmel River;)
	and)
b.	Levying Service Charges in County Service Area No.)
	50 – Lower Carmel River for storm drain maintenance,)
	surface water disposal, and levee maintenance and)
	repair services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, surface water disposal, levee maintenance and repair services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services, and Government Code Section 25217 provides for the establishment of zones in a CSA, within which service charges may vary with the extent of benefit to each zone or with the availability of other funds within a zone; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 50 (CSA 50) – Lower Carmel River to provide and pay for storm drain maintenance, surface water disposal, levee maintenance and repair services, in that CSA and has established within CSA 50 the following zones to provide and pay for some or all such services in those zones:

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal, levee maintenance and repair services, in that CSA and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 50 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Public Works Director and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving the storm drain maintenance, surface water disposal, and levee maintenance and repair services, the current basic rate for the service charges levied in CSA 50 and the zones within CSA 50, and the estimated amount of the overall CSA 50 service charge and the zone charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 50 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said meeting, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, surface water disposal, and levee maintenance and repair services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, surface water disposal services, and levee maintenance and repair services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.

5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

BE IT FURTHER RESOLVED by the Board of Supervisors of Monterey County as follows:

1. The Written Report of Service Charges filed herein for CSA 50 – Lower Carmel River is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be necessary to be made by the Public Works Director to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report of Service Charges confirmed hereinabove are hereby levied in CSA 50 and in the CSA 50 zones for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Fense Hancock
Deputy

Кe	solution No. 11-19/	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12)
	to be levied in County Service Area No. 51 -)
	High Meadows No. 1 and 2; and)
b.	Levying Service Charges in County Service)
	Area No. 51 - High Meadows No. 1 and 2)
	for street lighting, storm drain maintenance,)
	and surface water disposal services to be)
	provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 51 (CSA 51) – High Meadows No. 1 and 2, to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 51 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 51, and the estimated amount of the CSA 51 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 51 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 51 – High Meadows No. 1 and 2 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 51 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Su

Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Lense Hancock
Deputy

Res	solution No. 11-198	
Ad	opt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 52 -)
	Carmel Valley Village; and)
b.	Levying Service Charges in County Service)
	Area No. 52 - Carmel Valley Village for storm)
	drain maintenance, and surface water disposal)
	services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 52 (CSA 52) – Carmel Valley Village to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 52 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 52, and the estimated amount of the CSA 52 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed here in are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 52 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 52 - Carmel Valley Village is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 52 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By De nise Jance che Deputy

Re	esolution No. 11-199	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 53 - Arroyo Seco - Las)
	Coches and Guidotti Annex; and)
b.	Levying Service Charges in County Service Area No.)
	53 - Arroyo Seco - Las Coches and Guidotti Annex for)
	surface water disposal services to be provided in)
	FY 2011-12)

WHEREAS, County Service Area Law, California Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 53 (CSA 53) – Arroyo Seco – Las Coches and Guidotti Annex to provide and pay for surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for surface water disposal and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 53 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving surface water disposal services, the current basic rate for the service charges levied in CSA 53, and the estimated amount of the CSA 53 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 53 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 53 – Arroyo Seco – Las Coches and Guidotti Annex is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 53 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By tense Jancock
Deputy

Resolution No. 11-200		
Adopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12)
	to be levied in County Service Area No. 54 -)
	Manzanita Subdivision and Sarsi)
	Subdivision; and)
b.	Levying Service Charges in County Service)
	Area No. 54 – Manzanita Subdivision and)
	Sarsi Subdivision for storm drain)
	maintenance, and surface water disposal)
	services to be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 54 (CSA 54) – Manzanita Subdivision and Sarsi Subdivision to provide and pay for storm drain maintenance, surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 54 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 54, and the estimated amount of the CSA 54 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 54 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 54 – Manzanita Subdivision and Sarsi Subdivision is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 54 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Deputy Deputy

Кe	solution No. 11-201	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12 to)
	be levied in County Service Area No. 56 - Del)
	Mesa Carmel; and)
b.	Levying Service Charges in County Service)
	Area No. 56 – Del Mesa Carmel for street)
	maintenance, storm drain maintenance, and)
	surface water disposal services to be provided)
	in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street maintenance, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 56 (CSA 56) – Del Mesa Carmel to provide and pay for street maintenance, storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street maintenance, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 56 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street maintenance, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 56, and the estimated amount of the CSA 56 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 56 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street maintenance, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street maintenance, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 56 – Del Mesa Carmel is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 56 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Jane Dancoel
Deputy

Resolution No	o. 11-202
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WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area 58 (CSA 58) – Vista Dorado Subdivision to provide and pay for street lighting, storm drain maintenance, and surface water disposal services in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 58 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk to the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, street storm drain maintenance, surface water disposal services, and other governmental services, the current basic rate for the service charges levied in CSA 58, and the estimated amount of the CSA 58 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 58 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 58 – Vista Dorado Subdivision is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 58 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By De rise Cence ck

Res	solution No. 11-203	
Ad	opt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 62 - Rancho Mar Monte)
	No. 14; and)
b.	Levying Service Charges in County Service Area)
	No. 62 – Rancho Mar Monte No. 14 for storm drain)
	maintenance, and surface water disposal services to)
	be provided in FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 62 (CSA 62) – Rancho Mar Monte No. 14 to provide and pay for storm drain maintenance, surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 62 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 62, and the estimated amount of the CSA 62 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 62 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 62 – Rancho Mar Monte No. 14 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 62 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Donie Jancock
Deputy

Кe	esolution No. 11-204	
Ad	lopt Resolution:)
a.	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service Area)
	No. 66 – Oak Tree Views Subdivision and Las Lomas; and)
b.	Levying Service Charges in County Service Area No. 66 –)
	Oak Tree Views Subdivision and Las Lomas for park and)
	recreation, street lighting, street sweeping, street maintenance,)
	storm drain maintenance, and surface water disposal services)
	to be provided in FY 2011-12.)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services, and Government Code Section 25217 provides for the establishment of zones in a CSA, within which service charges may vary with the extent of benefit to each zone or with the availability of other funds within a zone; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 66 (CSA 66) – Oak Tree Views Subdivision and Las Lomas to provide and pay for park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, and surface water disposal services, in that CSA and has established within CSA 66 the following zones to provide and pay for some or all such services in those zones:

Oak Tree Views Subdivision Las Lomas

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 66 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving the park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 66 and the zones within CSA 66, and the estimated amount of the overall CSA 66 service charge and the zone charge for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, On September 9, 1997, the Monterey County Board of Supervisors approved an agreement with Oak Tree Views Subdivision. The agreement authorized CSA 66 to levy an annual fee or charge in an amount not to exceed \$1,000 per lot for provision of property-related services to the single-family residential lots within the Oak Tree Views Subdivision. The agreement was intended by the signatory parties to be the full and complete compliance with the procedures and limitations set forth in Proposition 218 and its implementing legislation with respect to the adoption, implementation, and imposition of fees and charges set forth in that agreement. That agreement allows CSA 66 to raise service charges to a level not to exceed \$1,000 (with provisions for increasing that maximum in accordance with the Consumer Price Index). The proposed service charges in FY 2011-12 for CSA 66 for the Oak Tree Views Subdivision do not exceed \$1,000; and

WHEREAS, pursuant to Monterey County Code Section 15.28.070, on June 14, 2011, the matter of the adoption of continuation of CSA 66 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said meeting, all persons desiring to be heard were given an opportunity to present testimony to the Board, the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the extended park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely park and recreation, street lighting, street sweeping, street maintenance, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.

- d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
- e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
- f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report of Service Charges filed herein for CSA 66 – Oak Tree Views Subdivision and Las Lomas is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be necessary to be made by the Director of Public Works to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report of Service Charges confirmed hereinabove are hereby levied in CSA 66 and in the CSA 66 zones for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors
County of Monterey, State of California

Deputy

Resolution No. 11-205

Adopt 1	Reso!	lution:
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a.	Confirming County Service Area Written)
	Report of Service Charges for FY 2011-12)
	to be levied in County Service Area No. 68 -)
	Vierra Canyon and Knolls Tract 811; and)
b.	Levying Service Charges in County Service)
	Area No. 68 – Vierra Canyon and Knolls	ĺ)
	Tract 811 for storm drain maintenance, and)
	surface water disposal services to be)
	provided in FY 2011-12	j.

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 68 (CSA 68) – Vierra Canyon and Knolls Tract 811 to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 68 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 68, and the estimated amount of the CSA 68 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 68 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 68 – Vierra Canyon Knolls and Tract 811 is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 68 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Denise Wancock

Re	esolution No. 11-206	
Αċ	lopt Resolution:)
a.	Confirming County Service Area Written Report of)
	Service Charges for FY 2011-12 to be levied in)
	County Service Area No. 72 - Las Palmas; and)
b.	Levying Service Charges in County Service Area)
	No. 72 – Las Palmas for storm drain maintenance)
	and surface water disposal services to be provided in)
	FY 2011-12)

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 72 (CSA 72) – Las Palmas to provide and pay for storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 72 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 72, and the estimated amount of the CSA 72 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 72 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Section 6(a) and 6(c).

1. The Written Report filed herein for CSA 72 – Las Palmas is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 72 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Denise Hancock

Ke	esolution No. 11-207	
Αd	lopt Resolution:)
a.	Confirming County Service Area Written Report of Service)
	Charges for FY 2011-12 to be levied in County Service Area)
	No. 75 - Chualar; and)
b.	Levying Service Charges in County Service Area No. 75 –)
	Chualar for street lighting, storm drain maintenance, and)
	surface water disposal services to be provided in FY 2011-12	Ĵ

WHEREAS, California County Service Area Law, Government Code Section 25210, et seq., authorizes the establishment of County Service Areas (CSAs) for the provision of governmental services, including street lighting, storm drain maintenance, and surface water disposal services, Monterey County Code Chapter 15.28 sets forth procedures for the levy and collection of service charges to pay for the provision of such governmental services; and

WHEREAS, pursuant to said law, Monterey County has established County Service Area No. 75 (CSA 75) – Chualar to provide and pay for street lighting, storm drain maintenance, and surface water disposal services, in that CSA; and

WHEREAS, to implement the foregoing provisions of the Government Code, Chapter 15.28 of the Monterey County Code provides for the collection of service charges for street lighting, storm drain maintenance, surface water disposal services, and other governmental services in CSAs and establishes the procedures to be followed in levying the service charges; and

WHEREAS, pursuant to said provisions, the County has, in the past, levied service charges to fund the governmental services provided in CSA 75 and proposes to continue to levy such service charges; and

WHEREAS, pursuant to Monterey County Code, Sections 15.28.040 and 15.28.050, a Written Report of Service Charges for FY 2011-12 has been prepared by the Director of Public Works and filed with the Clerk of the Board of Supervisors, setting forth a description of each Assessor's Parcel of real property receiving street lighting, storm drain maintenance, and surface water disposal services, the current basic rate for the service charges levied in CSA 75, and the estimated amount of the CSA 75 service charge for each Assessor's Parcel for the fiscal year; and

WHEREAS, said report is based upon the Monterey County Assessment Roll for FY 2011-12, which roll will not become final until after the assessments proposed herein are finally approved; and

WHEREAS, pursuant to Monterey County Code, Section 15.28.070, on June 14, 2011, the matter of adoption of continuation of the CSA 75 service charges came on regularly for hearing, at the time and place fixed for said hearing; and

WHEREAS, all objections or protests and other written communications were presented to the Board of Supervisors at said hearing, all persons desiring to be heard were given an opportunity to present testimony to the Board, and the Board heard and considered the evidence presented to it.

- 1. The above recitals are true and correct.
- 2. Based on the evidence before the Board, the Board finds that the service charges proposed to be imposed herein are apportioned by a formula or method, which fairly distributes the charges among all Assessors' parcels subject to the charges in proportion to the estimated benefits to be received by each such parcel from the street lighting, storm drain maintenance, and surface water disposal services.
- 3. The Board finds that this resolution imposes service charges by extending charges that existed before the passage of Proposition 218 and that the charges imposed herein are properly imposed under California Constitution, Article 13D, Section 6(b), as follows:
 - a. Revenues derived from the service charges imposed herein will be used solely to provide one or more property-related services, namely street lighting, storm drain maintenance, and surface water disposal services.
 - b. Revenues derived from the service charges imposed herein will not exceed the funds required to provide the property-related services.
 - c. Revenues derived from the service charges imposed herein will not be used for any other purpose other than that for which the service charges are imposed.
 - d. The amount of the service charges imposed herein upon any parcel does not exceed the proportional cost of the services attributable to that parcel.
 - e. The service for which the charges are imposed herein will be used by, or be immediately available to, the owner of each property subject to the charge.
 - f. The charges imposed herein will not be used for any general governmental services (including, but not limited to, police, fire, ambulance, or library services) where the service is available to the public at large in substantially the same manner as it is to property owners.
- 4. Charges were imposed in this CSA for FY 2010-11 for the same purposes as are specified herein for FY 2011-12, and the charges imposed herein for FY 2011-12 do not exceed the charges imposed for FY 2010-11.
- 5. The Board further finds that because the charges imposed herein are existing charges which are being extended without increase over the charges in existence prior to the passage of Proposition 218, these charges are exempt from the notice, protest, and election requirements specified in the California Constitution, Article 13D, Sections 6(a) and 6(c).

1. The Written Report filed herein for CSA 75 – Chualar is hereby confirmed as the final report, with the following changes:

None, except only for such changes to such report as shall be made by the Director of Public Works, as made necessary to bring the report into conformity with the changes to the Monterey County Assessment Roll, prior to finalization of the Monterey County Assessment Roll for FY 2011-12.

2. The estimated service charges set forth in the Written Report confirmed hereinabove are hereby levied in CSA 75 for FY 2011-12, with the following changes:

None, except for changes made necessary by changes to the final report as specified in paragraph 1, above.

PASSED AND ADOPTED on this 14th day of June, 2011, upon motion of Supervisor Calcagno, seconded by Supervisor Salinas by the following vote, to wit:

AYES: Supervisors Armenta, Calcagno, Salinas, and Parker

NOES: None

ABSENT: Supervisor Potter

I, Gail T. Borkowski, Clerk of the Board of Supervisors of the County of Monterey, State of California, hereby certify that the foregoing is a true copy of an original order of said Board of Supervisors duly made and entered in the minutes thereof of Minute Book 75 for the meeting on June 14, 2011.

Dated: June 17, 2011

Gail T. Borkowski, Clerk of the Board of Supervisors County of Monterey, State of California

By Sense Jancock
Deputy