

Agenda Item No: 4.g

Meeting Date: June 15, 2020

SAN RAFAEL CITY COUNCIL AGENDA REPORT

Department: DEPARTMENT OF PUBLIC WORKS

Prepared by: Bill Guerin, Public Works Director **City Manager Approval:**

TOPIC:

SPECIAL TAX ON PROPERTIES AT THE VILLAGE AT LOCH LOMOND MARINA -

MELLO-ROOS DISTRICT NO. 2

SUBJECT:

RESOLUTION SETTING THE SPECIAL TAX FOR CITY OF SAN RAFAEL

COMMUNITY FACILITIES DISTRICT NO. 2 (THE VILLAGE AT LOCH LOMOND

MARINA) FOR FISCAL YEAR 2020-21

RECOMMENDATION:

Adopt a resolution setting the special tax rates for Fiscal Year 2020-21 for Community Facilities District No. 2 – the Village at Loch Lomond Marina.

BACKGROUND: In August 2007, the City granted land use and subdivision approvals for the Village at Loch Lomond Marina development. The Loch Lomond development project is mixed-use development which includes the construction of singlefamily homes, flats, townhomes, and commercial facilities and the existing marina, which is located in San Loch Lomond Marina Community Facilities District No. 2 Boundaries Francisco Bay. As one condition of



approving the Project, the City required the developer to provide certain park and recreation improvements and to provide for their maintenance by means of a special tax to be imposed by means of a Mello-Roos Community Facilities District (CFD) pursuant to the Mello-Roos Community Facilities Act of 1982 (Government Code sections 53311 - 53368.3).

Since the approval of the Project, the developer has determined that it would be more beneficial and cost-efficient to the homeowners if the landscaping maintenance, street and sidewalk improvements, and wetland monitoring, could also be financed by means of the CFD.

The facilities to be maintained by the Loch Lomond #2 CFD are outlined in the formation documents and include:

 FOR CITY CLERK ONLY	

Council Meeting:

Disposition:

- The Marina Green and Boardwalk
- Kayak Launch
- Park Play Equipment and Area
- Pedestrian pathways along the west jetty/spit and east jetty/spit
- Viewing areas along the west jetty/spit, east jetty/spit
- Public restrooms (2), one on the east jetty/spit and one at the entrance to the breakwater
- Fishing cleaning station located near the entrance to the breakwater
- Park and informational signs within these areas
- Lawn/turf, shrubs and ground cover, irrigation systems, storm water drainage inlets within the boundaries of the area, lighting pole standards, and fixtures above the foundation, benches, trash receptacles and bicycle racks
- Conservation/seasonal wetland area
- Roadways and sidewalks

While some of these facilities require regular maintenance (e.g. landscaping and restroom maintenance), others will need to build up reserves over a longer period of time in order to fund future repairs or reconstruction (e.g. playground structure, roads, pedestrian pathways).

By adoption of Resolution No. 13014 on July 19, 2010, the City Council officially formed the required community facilities district, which included all the parcels within the Village at Loch Lomond Marina Subdivision, as "City of San Rafael Community Facilities District No. 2". The resolution also approved the levy of an annual special tax on the taxable parcels within the district, in an amount to be determined according to a specified method of calculation, the "Rate and Method of Apportionment of Special Taxes" (RMA).

The RMA explains how to calculate the amount of tax to be levied against each parcel and specifies a maximum tax that may be assessed against each type of parcel, depending upon whether it is a residential lot, a commercial lot, or Marina property. It should be noted that the residential Below Market Rate (BMR) units within the district are exempt from the special tax.

After adoption of Resolution No. 13014, a vote of the "eligible landowners" within the proposed district was held, and the special tax was approved. On August 16, 2010, the City Council adopted <u>Ordinance No. 1886</u>, officially authorizing and levying the special taxes within CFD No. 2. A "Notice of Special Tax Lien" was recorded in the Office of the Marin County Recorder, giving notice of the special tax to be levied upon all properties within the subdivision.

Although the special tax was authorized in 2010, the approved RMA specified that the tax was not to be levied until the fiscal year in which the subdivision improvements are completed and accepted by the City. In 2017, based upon the progress being made on construction of the subdivision improvements, staff believed that most of the improvements would be completed and accepted by the City during Fiscal Year 2017-18. Therefore, at the City Council's meeting on July 17, 2017, staff recommended, and the City Council subsequently approved, the first special tax of the properties within this district.

After a number of assurances in 2017, the developer, Marina Village Associates, LLC did not finish the work to a point where the City could accept a portion of the improvements as anticipated. In June 2018, the City provided the developer with a final punch list of facilities the developer must complete to set the process in motion to accept the improvements, begin the warranty period, and provide a partial reduction in bond amount for the improvements.

At present, the developer has completed the punch list and most of the improvements for the Phase 1 "Backbone" infrastructure. On April 20, 2020, the City Council voted to accept the partial completion of the infrastructure, and authorized the City Manager and Mayor to enter into a combined Subdivision Improvement Agreement which covers the remaining work to be completed as well as the flooding repairs, kayak dock, and other small improvements that will, when completed become part of the maintenance responsibility of CFD-2. In anticipation that the City will be finally accepting the improvements, Public Works will be soliciting proposals from Landscape Maintenance firms to begin maintaining the CFD facilities in the coming FY 2020-21.

The CFD has two funds:

1. Capital Reserve Fund

The purpose of this Fund is to set aside a portion of the assessment annually to eventually fund larger, capital improvements such as replacement of pavement, curb and gutter, roadway and other improvements as the useful life expires.

As of June 30, 2020, the Capital Reserve Fund is projected to have a fund balance of \$164,124.

2. Annual Maintenance Fund

The Annual Maintenance Fund is intended to fund the regular and annual maintenance activities required to maintain the district's facilities such as landscaping of medians and pathways, garbage service, restroom maintenance and the semi-annual monitoring of wetland habitats.

The City intends to issue a Request for Proposals in July 2020 for landscaping maintenance of the district.

As of June 30, 2020, the Annual Maintenance Fund is projected to have a fund balance of \$193,949.

ANALYSIS: A three-year history of the Loch Lomond CFD #2 Assessment is as follows:

		FY 20	17-18	FY 20	18-19	FY 20	019-20
		Max. Allowable Assessment	Actual Assessment	Max. Allowable Assessment	Actual Assessment	Max. Allowable Assessment	Actual Assessment
Residential	Per unit	\$1,947.67	\$1,947.67	\$2,439.22	\$759.61	\$3,152.45	\$759.61
Non-Residential	Per sq ft	\$0.92	\$0.92	\$1.15	\$0.36	\$1.49	\$0.36
Marina	Lump Sum	\$59,260.06	\$59,260.06	\$74,216.22	\$23,112.18	\$95,927.04	\$23,112.17

Adjustments to Maximum Allowable Assessment reflect an increase in inflation from the base year of June 2010. The increases are based on the Consumer Price Index (CPI) for the San Francisco-Oakland-Hayward region.

Due to the delay in completion and acceptance of the subdivision improvements, most of the special tax funds collected during FY 2017-18, FY 2018-19, and FY 2019-20 were not used, therefore creating a reserve in both the Capital Reserve Fund and the Annual Maintenance Fund. The rate levied in FY 2018-19 and FY 2019-20 was significantly less to account for excess funds available.

Since the punch list items required by the developer in order for the City to accept the facilities are now complete and the City has been assured the facilities will be accepted, maintenance will begin in FY 2020-21.

Though there are reserves remaining from prior year assessments, staff is still recommending moving forward with an increase in the FY 2020-21 assessment. If no increase was made (e.g. the FY 2020-21 assessment was the same as FY 2019-20), the District would enter FY 2021-22 with minimal reserves. Therefore, staff is proposing an increase in the FY 2020-21 assessment, however the full assessment is still well below the maximum allowable assessment:

		FY 2020-21	
		Max. Allowable Assessment	Actual Assessment
Residential	Per unit	\$3,193.14	\$1,596.51
Non-Residential	Per sq ft	\$1.51	\$0.75
Marina	Lump Sum	\$97,155.10	\$48,575.80

The FY 2020-21 assessment will generate \$172,101 in revenues, of which \$59,000 will be applied towards the Capital Reserve Fund, as consistent with the capital reserve set-aside policies in the Engineer's Report. The remaining \$113,101 will go towards the Annual Maintenance Fund with planned maintenance expenditures as follows:

Annual Maintenance Fund

Maintenance	
Landscape	\$70,000
Service	\$22,000
Supplies	\$3,000
Storm Drains	\$4,500
Street Sweeping	\$4,500
Lighting Repairs	\$9,000
Utilities (Refuse, Water, Sewer & Electrical)	\$47,500
Wetlands Management	\$13,000
Annual Engineer's Report	\$6,000
County Administration Fee	\$2,000
Contingencies	\$20,200
	\$201,700
Annual Capital Reserve Fund Contribution	\$59,000
Total Loch Lomond CFD #2 Budget FY 2020-21 Budget	\$260,700

The special tax is not term-based, nor does it sunset. The special tax will continue to be levied in perpetuity as specified in the formation documents.

Staff has prepared a resolution for the City Council to adopt to impose the required special tax for FY 2020-21. The special taxes will be included on the County property tax bills and will be collected by the County of Marin.

FISCAL IMPACT: The FY 2020-21 assessment will generate \$172,101 in revenue required to support maintenance and capital reserves towards the new City facilities in Community Facilities District No. 2. All special tax revenues and expenditures related to the district will be maintained in the Loch Lomond Marina Assessment District Fund (fund no. 237).

OPTIONS:

The City Council has the following options to consider on this matter:

- 1. Adopt the resolution as presented setting the special tax rates for FY 2020-21.
- 2. Adopt the resolution with modifications.
- 3. Direct staff to return with more information.
- 4. Take no action.

RECOMMENDED ACTION:

Adopt a resolution setting the Mello-Roos Special Tax for City of San Rafael Community Facilities District No. 2 for Fiscal Year 2020-21.

ATTACHMENTS:

- 1. Resolution Setting the Mello-Roos Special Tax for City of San Rafael Community Facilities District No. 2 for Fiscal Year 2020-21
- 2. Annual Engineers Report for Loch Lomond CFD No. 2

RESOLUTION NO.

A RESOLUTION OF THE SAN RAFAEL CITY COUNCIL SETTING THE SPECIAL TAX FOR CITY OF SAN RAFAEL COMMUNITY FACILITIES DISTRICT NO. 2 (THE VILLAGE AT LOCH LOMOND MARINA) FOR FISCAL YEAR 2020-21

WHEREAS, on July 19, 2010, the San Rafael City Council by Resolution No. 13014 formed the City of San Rafael Community Facilities District No. 2 (hereafter "CFD No. 2); and

WHEREAS, the landowners of CFD No. 2 voted in a mail ballot election called by the City Council by Resolution No. 13015, and unanimously approved the imposition of a special district tax; and

WHEREAS, on August 16, 2010, the City Council adopted Ordinance No. 1886 levying special taxes within CFD No. 2; and

WHEREAS, on or about August 16, 2010, the City of San Rafael prepared and caused to be recorded a "Notice of Special Tax Lien" for all of the parcels within CFD No. 2, which specified the facilities and services to be funded by the tax and the approved method for establishing a rate and calculating the apportionment of the tax; and

WHEREAS, at the request of the Director of Public Works, CSW/Stuber-Stroeh Engineering Group, Inc., has prepared an Engineer's Annual Report for Community Facilities District No. 2 for Fiscal Year 2020-21 recommending the amount of the special taxes to be assessed; and

WHEREAS, the City Council wishes to set the specific tax rate to be imposed on the parcels within CFD No. 2 in Fiscal Year 2020-21;

NOW, THEREFORE, BE IT RESOLVED that the City Council of the City of San Rafael hereby sets the amount of the special tax to be imposed on all nonexempt parcels within CFD No. 2 for Fiscal Year 2020-21, as set forth in the Engineer's Annual Report for fiscal year 2020-21 on file with the City Clerk and incorporated herein by reference.

I, LINDSAY LARA, City Clerk of the City of San Rafael, hereby certify that the foregoing Resolution was duly and regularly introduced and adopted at a regular meeting of the City Council of said City held on Monday, the 15th day of June 2020, by the following vote, to wit:

AYES: COUNCILMEMBERS: NOES: COUNCILMEMBERS: ABSENT: COUNCILMEMBERS:

LINDSAY LARA, City Clerk

ENGINEER'S ANNUAL REPORT

FOR

COMMUNITY FACILITIES DISTRICT LOCH LOMOND #2

2020 - 2021

FOR THE CITY OF SAN RAFAEL CALIFORNIA COUNCIL MEETING

JUNE 15, 2020

Prepared By: CSW/Stuber-Stroeh Engineering Group, Inc. 45 Leveroni Court Novato, CA 94949

ENGINEER'S ANNUAL REPORT 2020-2021

COMMUNITY FACILITIES DISTRICT LOCH LOMOND #2 CITY OF SAN RAFAEL, MARIN COUNTY, CALIFORNIA (Mello-Roos Community Facilities Act of 1982)

The undersigned respectfully subm	its the enclosed annual report as directed by the City Council.
DATED:, 2020.	
	CSW/STUBER-STROEH ENGINEERING GROUP, INC. Engineer of Work
	ByAlan G. Cornwell
	aclosed Engineer's Annual Report, together with Assessment and thed, was filed with me on the day of
	LINDSAY LARA, City Clerk, City of San Rafael, Marin County, California
	By
Assessment Diagram thereto attac	nclosed Engineer's Annual Report, together with Assessment and hed, was approved on, 2020 and confirmed by the fael, Marin County, California, on the day
	LINDSAY LARA, City Clerk, City of San Rafael, Marin County, California
	Ву
	nclosed Engineer's Annual Report, together with Assessment and ned, was filed with the County Auditor of the County of Marin on of
	LINDSAY LARA, City Clerk, City of San Rafael, Marin County, California
	By

ENGINEER'S ANNUAL REPORT 2020-2021

COMMUNITY FACILITIES DISTRICT LOCH LOMOND #2 CITY OF SAN RAFAEL, MARIN COUNTY, CALIFORNIA (Mello-Roos Community Facilities Act of 1982)

CSW/Stuber-Stroeh Engineering Group, Inc., Engineer of Work for the Community Facilities District Loch Lomond #2, City of San Rafael, Marin County, California, makes this annual report, as directed by the City Council, by its Resolution No, adopted, 2020.
The improvements which are the subject of this report are briefly described as follows:
Maintenance of Improvements including streets, curbs, gutter, sidewalks, storm drain, storm inlets, street surfaces, Landscaping, street furniture, lighting, pathways, restrooms, park play equipment, picnic tables, fish cleaning stations, signage, and parking. The maintenance includes providing irrigation, paying water and utility bills as well as oversight. The improvements are also anticipated to need major capital funding in future years and a capital improvement allowance is included as part of the Community Finance District.
This report consists of six parts, as follows:
PART A – Plans for the improvements are filed with the City Clerk. Although separately bound, the plans and specifications are a part of this report and are included in it by reference.
PART B - An Estimated Cost of the Assessment District.
PART C - Assessment Roll - An assessment of the estimated cost of the improvement on each benefited parcel of land within the assessment district.
PART D – Rate and Method of Apportionment of Special Taxes - A statement of the method by which the undersigned has determined the amount proposed to be assessed against each parcel.
PART E - List of Property Owners - A list of the names and addresses of the owners of real property within this assessment district, as shown on the last equalized assessment roll for taxes, or as known to the Clerk. The list is keyed to Part "C" by assessment number.
PART F - Assessment Diagram - A diagram showing all of the parcels of real property within this assessment district. The diagram is keyed to Part "C" by assessment number.
Respectfully submitted, CSW/Stuber-Stroeh Engineering Group, Inc.
By Alan G. Cornwell, Engineer of Work

INTRODUCTION AND BACKGROUND INFORMATION

The Loch Lomond Project

The Loch Lomond development project (the "Project") is a mixed-use development which will include the construction of single-family homes, flats, townhomes and commercial facilities and will include the existing marina, which is located in San Francisco Bay. The Project is located in the City of San Rafael ("City"), off of Point San Pedro Road. It was approved by the San Rafael City Council ("City Council") of the City in 2007, by means of a series of approvals, including Resolution 12332 ("the Approval Resolution"). As one condition of approving the Project, the City required the developer to provide certain park and recreation improvements and to provide for their maintenance by means of a special tax to be imposed by means of a Mello-Roos Community Facilities District ("CFD"). Since the approval of the Project, the developer has determined that it would be more beneficial to the homeowners and more cost-efficient if the maintenance of certain additional facilities, consisting of landscaping and street and sidewalk improvements, as well as wetland monitoring, could also be financed by means of the CFD. Collectively, the park and recreation improvements, landscaping, streets, and sidewalks and these additional facilities are referred to herein as the "Facilities."

On June 7, 2010, the City Council adopted a Resolution of Intention to form a CFD (the "Resolution of Intention") in accordance with the Mello-Roos Community Facilities District Act of 1982 (the "Act"). The Resolution of Intention indicated that the maintenance of the Facilities would be financed by means of a special tax imposed pursuant to the Act. The Resolution of Intention requested the preparation of this Report, directing that the report describe the facilities to be maintained and an estimate of the cost of maintaining those facilities.

For purposes of imposing a special tax to fund the maintenance of the Facilities, the development will be split into four tax categories: Residential; Non-residential; Mixed-use and Marina. As approved, the Project features 81 residential units, of which 76 units will be located in the Residential tax category and 5 units will be in the Mixed-use category, as they will be located above commercial space. Of these residential units, 17 will be below-market units, 15 located in the residential category area and 2 located in the mixed-use category. There is expected to be 22,500 square feet in the Non-residential category, which will be devoted to neighborhood commercial restaurant and marina-support facilities. The Marina category will contain areas serving the existing marina area, including the yacht club.

The Mello-Roos Community Facilities Act of 1982

In the Approval Resolution, the City Council determined that the Act would be an effective took for funding the maintenance of the park and recreation improvements and conservation area. The Act provides substantial flexibility as to the range of facilities and services that can be funded and the method by which their cost can be allocated. As the financing mechanism is a special tax, and not an assessment, the costs can be allocated according to any method that is reasonable, without the need to make a specific finding of benefit to each property. The Act permits the City Council to form the CFD and allows for the owners of the property, if it is uninhabited, to vote to approve the special tax (which requires a two-thirds majority).

Purpose of the CFD Report

As directed in the Resolution of Intention, this CFD Report has been prepared and is being submitted pursuant to Section 53321.5 of the Act. The Act requires that this report describe the facilities to be maintained (see "Description of Facilities to be Maintained" below)

Formation of the CFD

On June 7, 2010, the City Council adopted the Resolution of Intention. A map identifying the boundaries is attached as Exhibit A to this work.

On July 19, 2010 the City Council held a public hearing, as required by the Act, to hear any protests to the formation of the CFD and to consider this report. Following the public hearing, the Council adopted a Resolution of Formation and called an election to allow the qualified electors to consider the special tax to fund the services described herein. With at least two-thirds of the votes cast in favor of the special tax, the CFD was formed and the levy of the special tax was authorized.

Description of Facilities to be Maintained

The facilities to be maintained include those specifically described in Condition 45 of the Approval Resolution:

- The Marina Green and Boardwalk
- Kayak Launch
- Park Play Equipment and Area
- Pedestrian pathways along the west jetty/spit and east jetty/spit
- Viewing areas along the west jetty/spit, east jetty/spit
- Public restrooms (2), one on the east jetty/spit and one at the entrance to the breakwater
- Fishing cleaning station located near the entrance to the breakwater
- Park and informational signs within these areas
- Lawn/turf, shrubs and ground cover, irrigation systems, storm water drainage inlets within the boundaries of the area, lighting pole standards, and fixtures above the foundation, benches, trash receptacles and bicycle racks
- Conservation/seasonal wetland area
- Roads, streets, sidewalks, and stormwater infrastructure

In addition, the CFD will also maintain the common access road shown on the map attached as Exhibit D, its landscaping, lighting and sidewalk areas.

In July 2017, the San Rafael City Council approved levying the first assessment for Community Facilities District No. 2 ("CFD-2") at the Village at Loch Lomond Marina. The CFD activity during Fiscal Year 2017-2018 was very minimal. After a number of assurances in 2017, the developer, Marina Village Associates, LLC ("MVA") did not finish the work to a point where the City could accept a portion of the improvements as anticipated in the beginning of Fiscal Year 2017-2018. On June 1, 2018, the City received a letter from MVA requesting an extension of the Subdivision Improvement Agreements through December 31, 2019 and, by implication, acceptance of a portion of the improvements. The City answered this letter on June 20, 2018, including a final punch list which the letter directed the developer to complete prior to August 1, 2018. The successful completion of the punch list would set the process in motion to accept the improvements, begin the warranty period, and provide a partial reduction in bond amount for the improvements.

June 2018 Status and Actions

For Fiscal Year 2017-2018 the District received payments based on the first year assessments anticipating that the District would be taking over maintenance during the year. As noted above, this did not occur. The District had a positive account balance to pay for maintenance, fund capital replacement, and pay for City administration.

Since the District holds unused maintenance funds from the previous year, there was no reason to tax the homeowners for Fiscal Year 2019-2020 for the maintenance, utilities and operational aspect of the District. However, the capital fund and City oversite are continuing expenses and needed to be funded for Fiscal Year 2019-2020. The fiscal year assessment remained the same as 2018-2019 to cover only the capital fund, City oversite, and contingencies totaling \$79,737.22. The breakdown of these costs can be found in Part B below.

<u>June 2019 Status and Actions</u>

The developer had completed the punch list and had been in the process of finalizing the remaining work, including a map showing the remaining work to be done and the corresponding cost estimates to complete the remaining work. We anticipated that this will be complete within the next 60 to 90 days. The City had requested quotes from landscape maintenance contractors to maintain the public areas, once accepted. For these reasons the City anticipated paying for maintenance during the 2019-2020 year.

As the developer has been finalizing improvements, it has been noted that at high tides and during storms two of the public areas are unusable. The first is the connection between the end of the parking/paved area to the breakwater. The second is the play equipment and park on the central jetty. Both of these areas will be improved by the developer prior to acceptance by the City. The capital cost of these improvements will be paid by the developer. However, once these improvements are accepted by the City, their maintenance and ultimate replacement at the end of their usable life will be the responsibility of the CFD-2. It was anticipated that during fiscal year 2019-2020 the District would ask the assessed properties in the District for an additional assessment to be added to the capital fund to provide monies to pay for this work in the future. This action will require a public hearing and vote of the assessed properties.

June 2020 Status and Actions

The developer has completed most of the improvements for the Phase 1 "Backbone" infrastructure. On April 20, 2020, the City Council voted to accept the partial completion of the infrastructure, and authorize the City Manager and Mayor to enter into a combined Subdivision Improvement Agreement which covers the remaining work to be completed as well as the flooding repairs, described above, kayak dock and other small improvements that will, when completed become part of the maintenance responsibility of CFD-2. In anticipation of the City accepting the improvements the City will be soliciting proposals from Landscape Maintenance firms to begin maintaining the CFD-2 facilities in fiscal year 2020-2021.

At the writing of this report, the City has prepared and delivered to the developer an combined Subdivision Improvement Agreement (SIA) and is waiting for the developer to execute, provide

bonds, and complete the Memorandum of Understanding and BMR buyout agreements which parallel the combined SIA.

The current assessments cover three areas: Capital Reserve Fund, Annual Maintenance Fund, and a Contingency.

Capital Reserve Fund: As discussed above a contribution to the Capital Reserve Fund will need to be annually in order for the District to have funds available to replace pavements, curb and gutter and other improvements in the future as the useful life expires. The amount of the Capital Reserve currently stands as \$164,124.00 and another \$59,000.00 will be added this year.

Annual Maintenance: Since the Maintenance portion has yet to be tapped, if no increase in assessments for 2020-2021 are made, the District would enter the 2021-2022 fiscal year with minimal reserves. In addition, a significant increase in assessment would be required. The Engineer recommends that the District increase the assessment for 2020-2021 as calculated in Part D below and as follows:

Proposed Assessments for the year 2020-2021:

Residential	\$1,596.51	per residential unit
Non-Residential	\$0.75	per square foot of non-residential area
Marina	\$48,575.80	Lump Sum
	\$172,100.92	Total Anticipated Revenue for the year 2020-2021

In should be noted that the District will be again increasing the assessment next year to levels similar to the assessments levied in the first year of the district. This is based on the District now fulfilling its function of maintaining the landscaping and other improvements within the District.

The maintenance can be separated into three components. First, will be weekly or more often (depending on the time of year) landscape maintenance consisting of mowing, trash collection, dog waste control, pruning and other items. Second, will be the monthly, quarterly, or semi-annual inspections of equipment and structural facilities to confirm that they can be safely used. Third, will be the cost of the water to provide irrigation to keep the landscaping grass, plants, shrubs, and trees in a healthy condition.

The District will be assuming these costs from the developer upon final acceptance. The District has reviewed the costs that the developer has incurred in the past 18 months for maintenance. The developer has stated that these costs include areas of maintenance that will not be assumed by the District. A review of those costs and making some reduction for areas the District will not maintain were compared with the original budgets established for the District when formed in 2010 to determine a probable budget for 2020-2021.

Contingency: As noted in the financial summary in Part B, the District carries a contingency for unforeseen circumstances. The contingency is large this year in anticipation of the District assuming the maintenance responsibilities.

PART B **ESTIMATE OF COSTS**

First Year Expenditures 2017-2018 2017-2018 County Administration Fee First Year Capital Contribution Fund 2017-2018 Surplus Annual Adjustment June 22 – July 1, 2018	\$ \$ \$	130.00 52,075.30 142,248.30 11,112.40	
SURPLUS & RESERVE FUND TO CARRY FORWARD Available Funds on July 1, 2018			\$ 205,566.00
Second Year Expenditures 2018-2019	\$	7,552.67	\$ 198,013.33
2018-2019 Revenue Assessment Proceeds 2018-2019 Interest	\$ \$ \$	75,750.34 <u>957.90</u> 76,708.24	
SURPLUS & RESERVE FUND TO CARRY FORWARD Available Funds on July 1, 2019			\$ 282,719.16
Third Year Expenditures 2019-2020			
2019-2020 County Administration Fee 2019-2020 Annual Engineer's Report Assessment Proceeds 2019-2020 Interest	\$ \$ \$	(97.50) (4,949.45) 75,710.21 4,690.99	
Available (Estimated) Funds on July 1, 2020			\$ 358,073.41
Available (Estimated) Funds on July 1, 2020 2020-2021 Estimated Expenses			\$ 358,073.41
		20,200.00 22,000.00 3,000.00 9,000.00 0.00 4,500.00 4,500.00 70,000.00 47,500.00 6,000.00 2000.00 201,700.00	\$ 358,073.41

PART B **ESTIMATE OF COSTS**

Total Allocated Funds 2020-2021	\$ 424,824.00	
Contingencies (Future Additional Capital Reserve and Maintenance Takeover Costs)	\$ 105,350.33	
TOTAL ANTICIPATED THIRD YEAR EXPENSES AND ALLOCATIONS:	\$ 530,174.33	
FOURTH YEAR ASSESSMENT FUNDING Total estimated Fourth Year Available Funds:		\$ 172,100.92 \$ 530,174.33

SPECIAL ASSESSMENT NUMBER	AMOUNT OF ASSESSMENT Fiscal Year 2019-2020	PROPERTY DESCRIPTION Loch Lomond	ASSESSOR'S PARCEL NUMBER
2	\$9,536.73	Lot 2	016-070-14
3	\$10,009.83	Lot 3	016-070-16
4	\$1,891.81	Lot 4	016-070-17
5	\$48,575.80	Lot 5	016-070-09
A	\$0.00	Lot A	016-070-12
В	\$0.00	Lot B	016-070-10
С	\$0.00	Lot C	016-070-13
D	\$0.00	Lot D	016-070-19
Е	\$0.00	Lot E	016-070-15
F	\$0.00	Lot F	016-070-18
G	\$0.00	Lot G	016-070-21
Н	\$0.00	Lot H	016-070-22
I	\$0.00	Lot I	016-070-20
1-1	\$0.00	1	016-341-01
1-2	\$1,596.51	2	016-341-02
1-3	\$0.00	3	016-341-03
1-4	\$0.00	4	016-341-04
1-5	\$1,596.51	5	016-341-05
1-6	\$0.00	6	016-341-06
1-7	\$1,596.51	7	016-341-07
1-8	\$1,596.51	8	016-341-08
1-9	\$1,596.51	9	016-341-09
1-10	\$1,596.51	10	016-341-10
1-11	\$1,596.51	11	016-341-11
1-12	\$1,596.51	12	016-341-12
1-13	\$1,596.51	13	016-341-13

SPECIAL ASSESSMENT NUMBER	AMOUNT OF ASSESSMENT Fiscal Year 2019-2020	PROPERTY DESCRIPTION Loch Lomond	ASSESSOR'S PARCEL NUMBER
1-14	\$1,596.51	14	016-341-14
1-15	\$1,596.51	15	016-341-15
1-16	\$1,596.51	16	016-341-16
1-17	\$1,596.51	17	016-341-17
1-18	\$1,596.51	18	016-341-18
1-19	\$1,596.51	19	016-341-19
1-20	\$1,596.51	20	016-341-20
1-21	\$1,596.51	21	016-341-21
1-22	\$1,596.51	22	016-341-22
1-23	\$1,596.51	23	016-341-23
1-24	\$1,596.51	24	016-341-24
1-25	\$1,596.51	25	016-341-25
1-26	\$1,596.51	26	016-341-26
1-27	\$1,596.51	27	016-341-27
1-28	\$1,596.51	28	016-341-28
1-29	\$1,596.51	29	016-341-29
1-30	\$1,596.51	30	016-341-30
1-31	\$1,596.51	31	016-341-31
1-32	\$1,596.51	32	016-341-32
1-33	\$1,596.51	33	016-341-33
1-34	\$1,596.51	34	016-341-34
1-35	\$1,596.51	35	016-341-35
1-36	\$0.00	36	016-341-36
1-37	\$1,596.51	37	016-341-37
1-38	\$0.00	38	016-341-38
1-39	\$1,596.51	39	016-341-39

SPECIAL ASSESSMENT NUMBER	AMOUNT OF ASSESSMENT Fiscal Year 2019-2020	PROPERTY DESCRIPTION Loch Lomond	ASSESSOR'S PARCEL NUMBER
1-40	\$1,596.51	40	016-341-40
1-41	\$0.00	41	016-341-41
1-42	\$1,596.51	42	016-341-42
1-43	\$0.00	43	016-341-43
1-44	\$1,596.51	44	016-341-44
1-45	\$1,596.51	45	016-341-45
1-46	\$0.00	46	016-341-46
1-47	\$1,596.51	47	016-341-47
1-48	\$0.00	48	016-341-48
1-49	\$1,596.51	49	016-341-49
1-50	\$1,596.51	50	016-341-50
1-51	\$0.00	51	016-341-51
1-52	\$1,596.51	52	016-341-52
1-53	\$1,596.51	53	016-341-53
1-54	\$1,596.51	54	016-341-54
1-55	\$1,596.51	55	016-341-55
1-56	\$1,596.51	56	016-341-56
1-57	\$0.00	57	016-341-57
1-58	\$1,596.51	58	016-341-58
1-59	\$1,596.51	59	016-341-59
1-60	\$0.00	60	016-341-60
1-61	\$1,596.51	61	016-341-61
1-62	\$1,596.51	62	016-341-62
1-63	\$1,596.51	63	016-341-63
1-64	\$1,596.51	64	016-341-64
1-65	\$1,596.51	65	016-341-65

SPECIAL ASSESSMENT NUMBER	AMOUNT OF ASSESSMENT Fiscal Year 2019-2020	PROPERTY DESCRIPTION Loch Lomond	ASSESSOR'S PARCEL NUMBER
1-66	\$1,596.51	66	016-341-66
1-67	\$1,596.51	67	016-341-67
1-68	\$0.00	68	016-341-68
1-69	\$1,596.51	69	016-341-69
1-70	\$1,596.51	70	016-341-70
1-71	\$1,596.51	71	016-341-71
1-72	\$1,596.51	72	016-341-72
1-73	\$1,596.51	73	016-341-73
1-74	\$1,596.51	74	016-341-74
1-75	\$0.00	75	016-341-75
1-76	\$1,596.51	76	016-341-76
1-77	\$0.00	K	016-341-77
1-78	\$0.00	L	016-341-78
1-79	\$0.00	M	016-341-79
1-80	\$0.00	D	016-341-80
1-81	\$0.00	N	016-341-81
1-82	\$0.00	Е	016-341-82
1-83	\$0.00	О	016-341-83
1-84	\$0.00	F	016-341-84
1-85	\$0.00	Р	016-341-85
1-86	\$0.00	Н	016-341-86
1-87	\$0.00	A	016-341-87
1-88	\$0.00	Ι	016-341-88
1-89	\$0.00	В	016-341-89
1-90	\$0.00	J	016-341-90
1-91	\$0.00	С	016-341-91

(Please Refer to Part D – Method of Apportionment of Assessment for a Summary of Changes to Part C – Assessment Roll

SPECIAL ASSESSMENT NUMBER	AMOUNT OF ASSESSMENT Fiscal Year 2019-2020	PROPERTY DESCRIPTION Loch Lomond	ASSESSOR'S PARCEL NUMBER
1-92	\$0.00	G	016-341-92
TOTAL ASSESSMENT	\$172,100.92	(For 2020-2021 Fiscal Year)	

The lines and dimensions of each parcel are as shown on the maps of the County Assessor of the County of Marin.

Property descriptions are lot or parcel numbers as shown on the recorded final maps of Loch Lomond, recorded:

I. INTRODUCTION

A special tax authorized under the Mello-Roos Community Facilities Act of 1982, as amended ("Act") shall be levied on each Parcel of land within Community Facilities District No. 2 of the City of San Rafael ("CFD No. 2"), and collected according to the Special Tax Liability determined by the City, the City of San Rafael)"City"), through the application of the following procedures. The Special Tax is being levied for the purpose of providing and guaranteeing long-term funding and maintenance of park and recreation improvements that are approved for public use, and an adjacent conservation area (seasonal wetland) as more particularly described in the Approval Resolution, as well as appurtenant roadways, sidewalk and landscaping areas.

All of the property within CFD No. 2, unless otherwise exempted by law or the express provisions of the rate and method of apportionment expressed below, shall be taxed to the extent and in the manner provided below.

It is intended that all special taxes applicable to Parcels be collected in the same manner and at the same time as ordinary ad valorem property taxes, and that special taxes so levied will be subject to the same penalties and procedures, sale and lien priority in case of delinquency as is provided for ad valorem taxes.

II. DEFINITIONS

Act means the Mello-Roos Community Facilities Act of 1982, as amended, Sections 53311 *et seq.* of the California Government Code.

Approval Resolution means Resolution No. 12332, adopted on August 6, 2007 by the City Council of the City of San Rafael.

Area of Use means the area falling within a single tax category of a Parcel devoted to multiple uses.

Base Year means the Fiscal Year commencing July 1, 2011.

BMR Unit means a Dwelling Unit that is classified as "low or moderate income housing" pursuant to that certain agreement among San Rafael Marina, LLC, the City of San Rafael, and the Housing Authority of the County of Marin, dated July 1, 2088 and recorded as document 2008-0038363 in the Official Records of the County of Marin on August 14, 2008.

Building Floor Area means a measurement of the area contained within the perimeter of each non-residential structure on a given Parcel, which can be or has been developed on that Parcel based on a building permit. If a building permit is not available, the amount shall be based on the Master Use Permit, or other planning approval. This figure shall be determined in accordance with the standard practice of the City in calculating structural parameters. The figure includes the square footage of each floor of any multi-floor building.

CFD No. 2 means the Community Facilities District No. 2 of the City of San Rafael.

City means the City of San Rafael.

Dwelling Unit means each separate building, or housing unit within a common building, used to provide living accommodations which are intended, design, or legally required to be occupied by a single family unit. For Parcels which have not yet been subdivided into the number of lots shown on the Tentative Map, the number of Dwelling Units shall be the number of lots shown on the Tentative Map within the limits of that Parcel. BMR Units do not count as Dwelling Units. For Parcels with mixed uses, the number of Dwelling Units shall be the number of residential units allowed under the Master Use Permit, not counting any BMR Units.

Fiscal Year means the period starting on July 1, and ending the following June 30.

Master Use Permit means that certain Master Use Permit as approved by the City Council of the City of San Rafael by means of Resolution No. 12332, adopted on August 6, 2007.

Maximum Special Tax means the greatest amount of Special Tax that can be levied against a Parcel in any Fiscal Year. The Maximum Special Tax for each Category of Taxable Property is established in Section III.

Parcel means any County Assessor's Parcel or that portion thereof that is within the boundaries of CFD No. 2 based on the equalized tax rolls of the County as of March 1 of each Fiscal Year. Parcels referred to by a specific number indicate the parcels shown on the Tentative Map.

Service Annual Cost(s) means for each Fiscal Year, the total of 1) the estimated cost of providing and guaranteeing long-term funding and maintenance of park and recreation improvements that are approved for public use and an adjacent conservation area (seasonal wetland) as more particularly described in Vesting Tentative Map Condition No. 45 in the Approval Resolution (the "Improvements"); 2) the estimate costs of providing additional landscaping and maintenance costs; and 3) any amounts needed to cure actual or estimated delinquencies in Special Taxes for the current or previous Fiscal Year.

Special Tax Escalation Factor means the annual percentage increase in the Consumer Price Index for the San Francisco-Oakland-San Jose area as published in "Consumer Price Indexes – Pacific Cities and U.S. City Average" from the U.S. Department of Labor, Bureau of Labor Statistics or, in the event such index ceases to be published, by a comparable index designated by the City Council.

Tax Categories are those categories set forth in the body hereof.

Taxable Property means Parcels that are not in public ownership, but excludes privately-held Parcels used solely for vehicular and pedestrian access, utilities, or as common areas. Such areas include Parcels A through W, inclusive, as shown on the Tentative Map. However, Taxable Properties that are acquired by a public agency after the CFD is formed or subsequent Final Subdivision Maps are recorded will remain subject to the applicable Special Tax.

Tentative Map means that certain tentative map as approved by the City Council of the City of San Rafael by means of Resolution 12332, adopted on August 6, 2007.

- III. CATEGORIES OF SPECIAL TAX AND DESIGNATION OF MAXIMUM SPECIAL TAX
 - A. **RESIDENTIAL CATEGORY:** The Residential Category includes each Parcel of developed Taxable Property within CFD No. 2 that is zoned or permitted to be used for residential purposes. This consists of Parcels 2 through 76, inclusive, as well as the second floor residential use permitted on Parcel 78, all as shown on the Tentative Map. The Maximum Special Tax that may be levied annually on Taxable Property within the Residential Category during the Base Year is \$2,439.22 per Dwelling Unit.
 - B. MARINA CATEGORY: The Marina includes that Parcel of Taxable Property within CFD No. 2 that is designated as Parcels 80 and 82 on the Tentative Map. The Maximum Special Tax that may be levied annually on Taxable Property within the Marina Category during the Base Year is \$74,216.22. In the event that Parcel 80 is subdivided, the Maximum Special Tax shall be allocated to the subdivided Parcels in proportion to the number of marina slips contained in each subdivided Parcel within the Marina Category. In the event that Parcel 82 is subdivided from the other property within the Marina Category, it shall be taxed on the same rate and basis (per square foot) as property within the Non-Residential Category and the Maximum Special Tax for the remainder of the Marina Category shall be the amount calculated above, less the tax for Parcel 82.
 - C. **NON-RESIDENTIAL CATEGORY:** The Non-Residential Category includes each Parcel of developed Taxable Property within CFD No. 2 which has been zoned or is permitted to be used for non-residential uses (including office, retail, industrial, and other commercial uses) but not property within the Marina Category. These Parcels consist of Parcels 79, and 81 shown on the Tentative Map, as well as portions of Lot 78 devoted to Non-Residential Uses. The Maximum Special Tax that may be levied annually on Taxable Property inti nth Non-Residential Category during the Base Year is \$1.15 per square foot of Building Floor Area.
 - D. **MIXED USE CATEGORY:** Parcels within CFD No. 2 which are zoned or permitted to be used for uses which fall in more than one of the above Categories shall be taxed for each category of use. The calculation of the Maximum Special Tax shall be performed separately for each Area of Use. For example, the Special Tax Liability for a Parcel featuring two Dwelling Units and 10,000 square feet of Non-Residential Use shall be the sum of the Special Tax for the two Dwelling Units at the rate applied to all Dwelling Units in the CFD and for the Non-Residential tax rate per square foot times 10,000. The Maximum Special Tax for Parcels in the Mixed Use Category shall be calculated accordingly.
 - E. **ADJUSTMENTS TO MAXIMUM SPECIAL TAX:** The Maximum Special Tax for all Categories shall increase each Fiscal Year as determined annually by the City Council by the Consumer Price Index for the San Francisco-Oakland-San Jose area, All Urban Consumers/All Items, as published by the U.S> Department of Labor, Bureau of Labor Statistics, or, in the event such index ceases to be published, by a comparable index designated by the City Council.

IV. SETTING THE ANNUAL SPECIAL TAX LIABILITY FOR TAXABLE PROPERTIES

On or about July 1 of each year, but in an event in sufficient time to include the levy of the special taxes on the County's secured tax roll, the City shall determine the Category or Categories representing each Parcel of land within CFD No. 2. Parcels subject to levy and their respective Tax Category shall be determined based upon the records of the County Assessor as of the March 1 preceding such July.

For each Fiscal Year, the City shall determine the Special Tax Liability for each Parcel for the Fiscal Year. The City shall make available for review by the general public information regarding the Category to which each Parcel is assigned and the information used to calculate the Special Tax Liability for each Parcel.

Attachment 1 shows the Base Year Maximum Special Tax rates. Each Fiscal Year following the Base Year, the Maximum Special Tax rate shall be increased in accordance with the Special Tax Escalation Factor.

To determine the Maximum Special Tax in each Fiscal Year, multiply the number of Dwelling Units for each residential Parcel times the applicable Maximum Special Tax rates shown in Attachment 1 as adjusted by the Special Tax Escalation Factor. For the Mixed Use Category, take the sum of those two products.

The City shall calculate the Special Tax Liability for each Taxable Property for each fiscal year as follows:

- A. **STEP ONE:** Determine if the Improvements have been inspect and accepted by the City. If not, the Special Tax Liability shall be zero for that fiscal year.
- B. **STEP TWO:** Compute the Service Annual Costs.
- C. **STEP THREE:** Calculate the Special Tax Liability for each Parcel of Taxable Property by the following steps:
 - Step 1: Compute the potential Maximum Special Tax revenue for all Parcels in the CFD by summing the Maximum Special Tax assigned to each Parcel for that Fiscal Year.
 - Step 2: Compare the Service Annual Costs with the potential maximum Special Tax revenue calculated in the previous step.
 - Step 3: If the Service Annual Costs are less than the Maximum Special Tax revenue from Step 1, decrease proportionately the Maximum Special Tax amount for each Parcel until the total Special Tax revenue equals the Service Annual Cost. These amounts will be that year's Special Tax Liability for each Parcel.
 - Step 4: If the Service Annual Costs are great than or equal to the potential Maximum, Special Tax revenue calculated in Step 1, the amount of the Special Tax Liability for

each Taxable Property shall be the Maximum Special Tax assigned to each Parcel in II above.

D. **STEP FOUR:** After the Special Tax Liability for each Parcel has been calculated, consult Section V of this Rate and Method in order to prepare the Tax Collection Schedule.

V. PREPARATION OF TAX COLLECTION SCHEDULE

Prepare the Tax Collection Schedule listing the Special Tax Liability for each Parcel of Taxable Property and send it to the County Auditor, requesting that it be placed on the general, secured property tax roll for the Fiscal Year. The Tax Collection Schedule shall not be sent later than the date required by the Auditor for such inclusion.

The City shall make every effort to correctly calculate the Special Tax Liability for each Parcel. It shall be the burden of the taxpayer to correct any errors in the determination of the Parcels subject to the tax and the Special Tax Liability assigned to them. The City will maintain a file available for public inspection of each current County Assessor's Parcel Number within the CFD, its Maximum Special Tax, and the Maximum Special Tax for all Parcels within the CFD.

VI. 2020-2021 ALLOWABLE AND ACTUAL ASSESSMENTS

As noted in part III E. above, Adjustments to Maximum Special Tax, the City anticipated increases in the special tax up to a maximum amount to allow for normal inflation based increases in the costs to make capital improvements and continue maintenance. The increases were to be based on the Consumer Price Index (CPI) for the San Francisco-Oakland-Hayward region. The Maximum Allowable assessment for the 2020-2021 year for each category is calculated as follows:

Base Year 2011:

Residential \$ 2,439.22 per residential unit

Non-Residential \$ 1.15 per square foot of non-residential area

Marina \$ 74,216.22 lump sum

Base Year June, 2010, CPI = 227.697

CPI, April, 2020 (Latest available data) = 298.074

Allowable increase 298.074/227.687 = 1.309

Maximum Allowable Assessment 2020-2021 year:

Residential $$2,439.22 \times 1.309 = $3,193.14$ per residential unit

Non-Residential $$1.15 \times 1.309 = 1.51 per square foot of non-residential area

Marina \$74,216.22 x 1.309 = \$97,155.10 Lump Sum

The Actual assessments for 2020-2021 will be based on the partial needs of the District as outlined elsewhere in this report and be increased for the year 2020-2021 as shown below.

Assessments for the year 2020-2021:

Residential \$1,596.51 per residential unit

Non-Residential \$0.75 per square foot of non-residential area

Marina \$48,575.80 Lump Sum

Setting the amount in 2020-2021 does not preclude future increases to the maximum allowable based on the CPI in future years.

1	P	
ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
2	016-070-14	
3	016-070-16	
4	016-070-17	
5	016-070-09	
A	016-070-12	
В	016-070-10	
С	016-070-13	
D	016-070-19	
E	016-070-15	
F	016-070-18	
G	016-070-21	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
Н	016-070-22	
I	016-070-20	
1-1	016-341-01	
1-2	016-341-02	
1-3	016-341-03	
1-4	016-341-04	
1-5	016-341-05	
1-6	016-341-06	
1-7	016-341-07	
1-8	016-341-08	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-9	016-341-09	
1-10	016-341-10	
1-11	016-341-11	
1-12	016-341-12	
1-13	016-341-13	
1-14	016-341-14	
1-15	016-341-15	
1-16	016-341-16	
1-17	016-341-17	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-18	016-341-18	
1-19	016-341-19	
1-20	016-341-20	
1-21	016-341-21	
1-22	016-341-22	
1-23	016-341-23	
1-24	016-341-24	
1-25	016-341-25	
1-26	016-341-26	
1-27	016-341-27	
1-28	016-341-28	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-29	016-341-29	
1-30	016-341-30	
1-31	016-341-31	
1-32	016-341-32	
1-33	016-341-33	
1-34	016-341-34	
1-35	016-341-35	
1-36	016-341-36	
1-37	016-341-37	
1-38	016-341-38	
1-39	016-341-39	
1-40	016-341-40	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-41	016-341-41	
1-42	016-341-42	
1-43	016-341-43	
1-44	016-341-44	
1-45	016-341-45	
1-46	016-341-46	
1-47	016-341-47	
1-48	016-341-48	
1-49	016-341-49	
1-50	016-341-50	
1-51	016-341-51	
1-52	016-341-52	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-53	016-341-53	
1-54	016-341-54	
1-55	016-341-55	
1-56	016-341-56	
1-57	016-341-57	
1-58	016-341-58	
1-59	016-341-59	
1-60	016-341-60	
1-61	016-341-61	
1-62	016-341-62	
1-63	016-341-63	
1-64	016-341-64	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-65	016-341-65	
1-66	016-341-66	
1-67	016-341-67	
1-68	016-341-68	
1-69	016-341-69	
1-70	016-341-70	
1-71	016-341-71	
1-72	016-341-72	
1-73	016-341-73	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-74	016-341-74	
1-75	016-341-75	
1-76	016-341-76	
1-77	016-341-77	
1-78	016-341-78	
1-79	016-341-79	
1-80	016-341-80	
1-81	016-341-81	
1-82	016-341-82	

ASSESSMENT NUMBER	ASSESSOR'S PARCEL NUMBER	NAME AND ADDRESS
1-83	016-341-83	
1-84	016-341-84	
1-85	016-341-85	
1-86	016-341-86	
1-87	016-341-87	
1-88	016-341-88	
1-89	016-341-89	
1-90	016-341-90	
1-91	016-341-91	
1-92	016-341-92	

PART F ASSESSMENT DIAGRAM

See sheets	I through 2 ii	n attached packet	



