

RENO GAZETTE-JOURNAL

Legal Advertising Dept. 702-788-6394

Customer Account # 349008
PO #/ID #*4133ord994

WASHOE COUNTY
Comptroller's Office
PO Box 11130
RENO NV 89510

Legal Ad Cost 78.34

PROOF OF PUBLICATION

STATE OF NEVADA
COUNTY OF WASHOE

ss. Tana Ciccotti

being duly sworn, deposes and says:
That as legal clerk of the RENO GAZETTE-
JOURNAL, a daily newspaper published in Reno,
shoe County, State of Nevada, that the notice:
of Ords

of which a copy is hereto attached, has been
published in each regular and entire issue of
said newspaper on the following dates to wit:
Oct 21, 28, 1997

Signed

Tana Ciccotti

Subscribed and sworn to before me on 10/28/97

Notary Public

Debra J. Dicianno

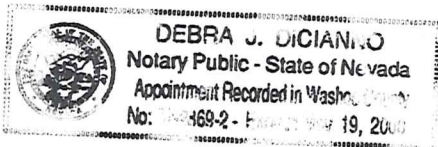
BILL NO. 1169
ORDINANCE NO. 994
AN ORDINANCE CREATING WASHOE COUNTY, NEVADA SPECIAL ASSESSMENT DISTRICT NO. 25 (CALLE DE LA PLATA); ORDERING A STREET PROJECT WITHIN WASHOE COUNTY, NEVADA PROVIDING FOR THE LEVY AND COLLECTION OF SPECIAL ASSESSMENTS THEREFOR; RATIFYING, APPROVING AND CONFIRMING ALL ACTION PREVIOUSLY TAKEN DIRECTED TOWARD THE ACQUISITION AND CONSTRUCTION OF STREET IMPROVEMENT IN SPECIAL ASSESSMENT DISTRICT NO. 25 (CALLE DE LA PLATA); AND PRESCRIBING DETAILS IN CONNECTION THEREWITH AND OTHER MATTERS RELATING THERETO.
PUBLIC NOTICE IS HEREBY GIVEN that typewritten copies of the above-numbered and entitled Ordinance are available for inspection by the interested parties at the office of the Washoe County Clerk at the County Courthouse, Virginia and Court Streets, Reno, Nevada; and that said Ordinance was proposed by Commissioner Galloway on September 16, 1997, and following a public hearing, at regular meeting held not more than 35 days after the close of the hearing, on October 14, 1997, was passed and adopted without amendment by Commissioners Sue Camp, Jim Galloway, Mike Mouliot, and Jim Shaw, with Joanne Bond absent.
The Ordinance shall be in full force and effect from and after the 28th day of October, 1997, the date of the second publication of such Ordinance by title only.
IN WITNESS WHEREOF, the Board of County Commissioners of Washoe County, Nevada, has caused this Ordinance to be published by title only.
/s/ Joanne Bond, Chairman
Board of Washoe County Commissioners
ATTEST:
/s/ Judi Bailey, County Clerk
No.4133 Oct.21,28,1997

97-1033

PLEASE STAMP & SIGN FOR PAYMENT

P.O. BOX 22000, RENO, NEVADA 89520

(702) 788-6200



994 ✓

Summary - An ordinance creating Washoe County, Nevada, Special Assessment District No. 25 (Calle De La Plata), ratifying action taken by County officers toward the creation of such District and providing other matters related thereto.

BILL NO. 1169
ORDINANCE NO. 994
(of Washoe County, Nevada)

AN ORDINANCE CREATING WASHOE COUNTY, NEVADA, SPECIAL ASSESSMENT DISTRICT NO.25 (CALLE DE LA PLATA); ORDERING A STREET PROJECT WITHIN WASHOE COUNTY, NEVADA; PROVIDING FOR THE LEVY AND COLLECTION OF SPECIAL ASSESSMENTS THEREFOR; RATIFYING, APPROVING AND CONFIRMING ALL ACTION PREVIOUSLY TAKEN DIRECTED TOWARD THE ACQUISITION AND CONSTRUCTION OF STREET IMPROVEMENTS IN SPECIAL ASSESSMENT DISTRICT NO. 25 (CALLE DE LA PLATA); AND PRESCRIBING DETAILS IN CONNECTION THEREWITH AND OTHER MATTERS RELATING THERETO.

WHEREAS, the Board of County Commissioners of the County of Washoe in the State of Nevada (the "Board," "County" and "State", respectively), deems it necessary to create Washoe County, Nevada, Special Assessment District No. 25 (Calle De La Plata) (the "District"), for the purpose of acquiring and constructing a street project (the "Project" or "Street Project"),

and to defray the entire cost and expense of such improvements by special assessments, according to benefits, against the benefited lots and premises in said District; and

WHEREAS, by a resolution passed and approved August 19, 1997 (the "provisional order resolution"), the Board declared its determination to create the District for the purpose of acquiring and constructing the Project, stating therein the improvements, that the entire expense thereof shall be paid by special assessment, and that the assessment is to be made according to benefits, by apt description designating the District, including the lands to be so assessed and definitely locating the improvements to be made; and

WHEREAS, pursuant to the provisional order resolution, the Board gave notice (in the manner specified by NRS 271.305) of the filing of the preliminary plans, assessment plat, typical section of the contemplated improvements, preliminary estimate of cost, and estimate of maximum benefits, and of the time and place of hearing thereon; and

WHEREAS, the manner of giving such notice by mail, publication and posting was reasonably calculated to inform the parties of the proceedings concerning the District which might directly and adversely affect their legally protected interests; and

WHEREAS, all owners of property to be assessed and interested persons so desiring were permitted to file a written protest or objection or to appear before said Board on Tuesday, September 16, 1997, and be heard as to the propriety and advisability of acquiring the Project provisionally ordered, as to the cost thereof, and manner of payment therefor, and as to the amount thereof to be assessed against said property; and

WHEREAS, all written and oral objections and protests received were duly considered, and the Board has determined that it is in the best interests of said District, the County, and the inhabitants thereof to create the District as theretofore proposed; and

WHEREAS, the owners of lots, tracts or parcels of land in said District representing less than half of the area to be assessed of all lots, tracts or parcels of land in said District filed written or oral objections thereto; and

WHEREAS, every written protest and other objection was found to be without sufficient merit and was overruled by said Board by a resolution passed and approved on September 16, 1997; and

WHEREAS, any person filing a written complaint, protest or objection shall have the right, within 30 days after the Board has finally passed on such complaint, protest or objection to commence an action or suit in any court of competent jurisdiction to correct or set aside such determination; and

WHEREAS, the County Engineer as engineer (the "Engineer") for the District presented to the Commission and filed with the Clerk the following documents:

(A) Final plans and specifications, with construction drawings, showing a typical section of the contemplated improvements, the type or types of material, and the approximate thickness and wideness;

(B) An estimate of the total cost of the Project and of each type of construction, the estimate being made on a lump sum, including in the total estimate, without limiting the generality of the foregoing, the advertising, appraising, engineering, legal, printing, and such other expenses as in the judgment of the Engineer are necessary or essential to the completion of such work or improvement, and the payment of the cost thereof; and

(C) An assessment plat or map, including an addendum thereto (designated as a "Tabulation of Parcels" or "Preliminary Assessment Roll") showing the descriptions of the property to be assessed, showing the area to be assessed, the market values, the amounts of estimated preliminary assessments, the amount of maximum benefits estimated to be assessed against each tract or parcel of land in the District, the estimate being based on an area basis, as hereafter described and with an equitable adjustment having been made for assessments to be levied against any tract or parcel not specially benefited in direct proportion to

the percentage applicable to that tract or parcel under the area basis used so that assessments according to benefits will be equal and uniform; and

WHEREAS, the Board has reviewed the documents submitted as aforesaid for the District; and

WHEREAS, the Board and officers of said County have done all things necessary and preliminary to the creation of the District, and the said Board desires now to authorize such Project by this Ordinance.

NOW, THEREFORE, THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY OF WASHOE, DO ORDAIN:

Section 1. This Ordinance shall be known as, and may be cited by, the short title "Special Assessment District No. 25 (Calle De La Plata) Creation Ordinance" (herein the "Ordinance").

Section 2. The Board has heretofore determined and does hereby determine:

A. That each and every protest and objection made in connection with the District is without sufficient merit and the same be, and the same heretofore has been by a resolution adopted and approved on September 16, 1997, overruled, and finally passed on by said Board;

B. That the public convenience and necessity require creation of the District; and

C. That the creation of the District is economically sound and feasible.

Section 3. There shall be, and hereby is, created in the County an improvement district designated the "Washoe County, Nevada, Special Assessment District No. 25 Calle De La Plata" (the "District") for the purpose of acquiring the Project as more particularly described below.

Section 4. The Project, which is hereby ordered to be constructed and acquired, shall be as shown on the final plans and specifications for the District filed with the County Clerk

on September 16, 1997. The kind, character and location of the Project (without mentioning minor details) is as follows:

The Project is for the acquisition, construction and improvement of a street more particularly described as the grading and paving of Calle De La Plata from Pyramid Highway easterly approximately 16,750 feet, including incidental drainage ditches, culverts, headwalls and rip rap, signing and surveying. The pavement is to be 24 foot wide asphaltic concrete plantmix with 2 foot wide gravel shoulders on both sides; the pavement structural section is to be a minimum of 3 inches of asphalt over 6 inches of crushed granular base; the paving, drainage, signing and survey monumentation are to be in accordance with the Standard Details and Specifications for Public Works Construction; and all grading, paving and incidental drainage, signing and surveying improvements to include all necessary excavations, filling, grading and appurtenances incidental thereto, and incidentals necessary, useful or desirable, including real and other property therefor. The Project is described in more detail on the Preliminary Plans and Specifications described herein. A substantial change in existing street elevation or grades will result from the Project.

Section 5. The total cost of the Project is estimated to be \$508,000. All of such costs will be paid by the levy of special assessments against property in the District as further described below.

Section 6. The amount to be assessed for the Project will be levied upon all tracts in the District, i.e., upon each piece, lot, tract or parcel in the District, in proportion to the special benefits derived on a per lot basis (i.e., costs of improvements in the District shall be apportioned to each such parcel in the District in the proportion to the number of lots in the District) provided that an equitable adjustment will be made for assessments levied against any tract or parcel of land not specially benefited so that the assessments according to the benefits are equal and uniform. The portion of the costs to be assessed against, and the maximum amount of benefits estimated to be conferred upon, each piece or parcel of property in the District is stated in the assessment plat and preliminary assessment roll.

Section 7. The extent of the District, i.e., a description of the land comprising the District including the parcels to be assessed is: The boundaries consist of the street being improved, i.e., Calle De La Plata from Pyramid Highway easterly 16,750 feet and each of the parcels described by Assessment Parcel Number ("APN") as follows:

Exhibit I

List of Parcels Included in District

<u>Parcel/ID</u>	<u>Parcel/ID</u>	<u>Parcel/ID</u>	<u>Parcel/ID</u>	<u>Parcel/ID</u>	<u>Parcel/ID</u>	<u>Parcel/ID</u>
7630032	7630035	7637128	7669051	7669005	7638012	076-360-51
7630035	7631002	7669041	7669050	7640074	7638017	076-360-43
7630036	7631028	7636026	7669043	7669002	7638033	076-360-50
7630037	7631020	7637139	7669048	7640077	7638034	076-360-42
7630046	7687011	7669043	7637113	7640070	7638031	076-360-79
7630047	7631027	7637127	7669016	7640012	7638032	076-360-78
7630048	7631030	7669028	7669036	7640054	7638036	076-360-49
7630043	7631021	7637126	7669015	7640055	7638035	076-360-48
7609045	7631011	7637129	7640008	7640036	7639031	076-360-40
7609046	7631014	7669046	7640069	7640037	7639032	076-360-41
7609022	7631033	7669023	7640068	7640015	7639014	076-360-77
7630033	7687012	7669059	7640064	7669003	7639007	076-360-45
7629020	7687005	7669058	7640065	7638027	7639043	076-360-44
7629025	7631016	7669057	7640040	7638057	7639044	076-360-52
7630008	7631047	7669056	7637111	7638058	7639033	076-360-53
7630034	7631032	7669042	7640041	7638028	7639034	076-360-46
7630022	7631031	7637130	7637110	7638064	7639045	076-360-47
7630023	7631009	7637123	7640034	7638065	7639046	076-360-76
7630003	7631005	7637125	7640032	7638021	7639023	076-360-55
7630051	7636032	7669045	7640061	7639022	7639024	076-360-54
7609047	7687010	7669044	7640058	7638051	7639035	
7630021	7631044	7669024	7637138	7640033	7639036	
7629021	7636073	7669029	7640084	7640073	7639008	
7629024	7636028	7637132	7637112	7638062	7639005	
7630052	7636020	7637122	7637107	7640075	7639025	
7630011	7636021	7637131	7669013	7640056	7639026	
7630045	7636022	7669031	7637101	7640057	7639037	
7630044	7636023	7637124	7669014	7638063	7639038	
7630018	7687013	7669040	7669008	7640076	7639019	
7630006	7687006	7637133	7669007	7640038	7639058	
7630042	7631038	7637119	7669011	7640072	7639039	
7630043	7636033	7669030	7669006	7640039	7639040	
7630020	7631048	7637121	7638008	7638025	7639059	
7629022	7631050		7669012	7638060	7639062	
7629023	7631049	7640009	7640059	7638026	7639055	
7630024	7631039	7669032	7637140	7638067	7639020	
7630025	7636059	7669063	7640085	7638066	7639021	
7630013	7636010	7637134	7637141	7638059	7639041	
7630028	7687007	7669020	7637103	7638054	7639042	
7630030	7636029	7669025	7640066	7638024	7639060	
7630031	7636058	7669062	7640067	7638023	7639061	
7630015	7631037	7669061	7637106	7638052	7639061	
7630017	7636075	7669060	7637106	7638049	7639057	
7630016	7631040	7669060	7640060	7638053	7639056	
7630040	7636030	7637118	7640062	7638056	7639022	
7630029	7636074	7637135	7669001	7638041	7639047	
7630027	7636056	7637120	7640035	7638042	7639048	
7630026	7687014	7669033	7640063	7638037	7639063	
7630039	7636057	7669019	7640033	7638032	7639027	
7630038	7636031	7637109	7669055	7638038	7639028	
7631001	7631035	7637108	7669054	7638040	7639051	
7630041	7687009		7669004	7638051	7639052	
7631008	7631036	7669038	7669053	7638050	7639065	
7631026	7636025	7637115	7669052	7638054	7639064	
7631029	7631051	7637145	7640071	7638055	7639029	
7631013	7631052	7669034	7637143	7638044	7639030	
7631015	7636039	7637117	7669009	7638043	7639053	
7631046	7687008	7669017	7637142	7638039	7639054	
7631018	7631053	7669037	7669010	7638045		
7687001	7669027	7669039	7640082	7638046		
7687002	7636027	7637114	7637104	7638013		
7687003	7631024	7669018	7637105	7638016		
7687004	7669047	7637146		7638019		
7631019	7631025	7669035		7638048		
7636034	7636024			7638047		
				7638029		
				7638030		

Section 8. The District shall have one construction contract.

Section 9. The Engineer is hereby authorized on behalf of the County to advertise for the doing of the work and making the improvements on behalf of the County in accordance with NRS 271.335 to the extent the improvements are not constructed pursuant to NRS 271.340 or 271.345.

Section 10. After the award of the contract to the lowest bidder, or after the determination of the net cost to the County, the Board shall determine the total cost of such work, including incidentals, and assessments shall be levied in accordance with the laws of the State, and the Board shall provide that the assessments may be payable without interest or demand during a specific cash payment period, or at the election of the owner, or in twenty (20) substantially equal semi-annual installments which will included both principal and interest. The Board shall provide the time and terms of payment of such assessments and shall fix penalties to be collected upon delinquent payments. The Board shall also provide the rate of interest on unpaid installments of assessments which will not exceed the lesser of 14% per annum or the then effective statutory maximum interest rate. The currently effective statute provides that the interest rate on unpaid installments may not exceed by more than 1% the highest rate of interest on the assessment bonds for the District, if Bonds are issued. The effective interest rate on the assessment bonds of the District will not exceed the then effective statutory limit, if any, for interest on assessment bonds. Such limit currently states that the interest rate may not exceed by more than 3% the Index of Twenty Bonds which shall have been most recently published in The Bond Buyer before bids for the bonds are received, or before a negotiated offer for the sale of such bonds is accepted. If bonds are not issued the Board shall establish, by resolution, the rate of interest on unpaid installments of assessments not exceeding 14% per annum.

Section 11. All action, proceedings, matters and things heretofore taken, had and done by the County, and the officers thereof (not inconsistent with the provisions of this Ordinance), concerning the District, including, but not limited to, the performing of all prerequisites to the creation of said District, the acquisition of the street and sanitary sewer

improvements, the advertising and award of a construction contract therefor, and the levy of assessments against the specific benefited property therein for that purpose be, and the same hereby are, ratified, approved and confirmed.

Section 12. The officers of the County be, and they hereby are, authorized and directed to take all action necessary or appropriate to effectuate the provisions of this Ordinance, including without limiting the generality of the foregoing, the preparation of all necessary documents, legal proceedings, construction contracts and other items necessary or desirable for the completion of the levying of the assessments for the District and the issuance of the bonds therefor.

Section 13. All ordinances or resolutions, or parts thereof, in conflict with the provisions of this Ordinance, are hereby repealed to the extent only of such inconsistency. This repealer shall not be construed to revive any ordinance or resolution, or part thereof, heretofore repealed.

Section 14. In accordance with NRS 244.100, this Ordinance when first proposed is to be read by title to the Board, immediately after which several copies of the proposed Ordinance are to be filed with the office of the County Clerk for public examination; thereafter, the County Clerk is authorized and directed to give notice of the filing together with the title of the Ordinance and an adequate summary of the Ordinance, and the date upon which a public hearing will be held on such ordinance by publication at least once in the Reno Gazette-Journal, i.e., a newspaper published and having general circulation in the County, at least ten (10) working days before the date set for such hearing, i.e., at least ten (10) working days before the 14th day of October, 1997, such publication to be in substantially in the following form:

(Form of Publication of Notice of Filing of Bill for an Ordinance)

Bill No. _____

Notice of Public Hearing Before
The Washoe County Board of County Commissioners

NOTICE IS HEREBY GIVEN that the Board of County Commissioners of Washoe County, Nevada, will hold a public hearing at the Commissioners' Chambers, Washoe County Administration Complex, 1001 East Ninth Street, Reno, Nevada, at 7:00 p.m., on Tuesday, the 14th day of October, 1997, for the purpose of hearing objections to the adoption of a proposed ordinance. At such hearing, interested persons may present their views. The Ordinance is entitled:

BILL NO. _____

ORDINANCE NO. _____

(of Washoe County, Nevada)

AN ORDINANCE CREATING WASHOE COUNTY, NEVADA, SPECIAL ASSESSMENT DISTRICT NO.25 (CALLE DE LA PLATA); ORDERING A STREET PROJECT WITHIN WASHOE COUNTY, NEVADA; PROVIDING FOR THE LEVY AND COLLECTION OF SPECIAL ASSESSMENTS THEREFOR; RATIFYING, APPROVING AND CONFIRMING ALL ACTION PREVIOUSLY TAKEN DIRECTED TOWARD THE ACQUISITION AND CONSTRUCTION OF STREET IMPROVEMENTS IN SPECIAL ASSESSMENT DISTRICT NO. 25 (CALLE DE LA

**PLATA); AND PRESCRIBING DETAILS IN CONNECTION
THEREWITH AND OTHER MATTERS RELATING
THERE TO.**

An adequate summary of the Ordinance is as follows:

The preambles of the Ordinance recite that the Board of County Commissioners deems it necessary to create Washoe County, Nevada, Special Assessment District No. 25 (Calle De La Plata) for the purpose of acquiring street improvements; recite that the Board declared its determination to create the District by a resolution, recite that the Board fixed a time and place, i.e., Tuesday, September 16, 1997, for a hearing on the creation of the District and provided for the giving of mailed, posted and published notice of such hearing; recite that the requisite Notice was given and that such Notice was reasonably calculated to inform the parties of the proceedings concerning the District; recite that the hearing was held, that all written and oral objections were duly considered and were found without sufficient merit and were overruled by resolution adopted on September 16, 1997; recite that the owners of tracts representing less than one-half of the lots to be assessed filed such written or oral objections; recite that any person filing a written protest has the right within thirty (30) days to commence an action in any Court of competent jurisdiction to set aside the Board's determination; and recite that the Board and the Officers of the County have done all things necessary and preliminary to the creation of the District.

The ordaining clause is then set forth.

Sections 1 and 2 provide that the Ordinance shall be designated "Special Assessment District No. 25 (Calle De La Plata) Creation Ordinance," and recite that the complaints, protests and objections made at the September 16, 1997 hearing have been overruled, and find that public convenience and necessary require creating of the District and that the creation of the District is economically sound and feasible.

Sections 3 and 4 create Washoe County, Nevada, Special Assessment District No. 25 (Calle De La Plata), and describe the kind and location of the improvements.

Sections 5, 6, and 7 provide that an estimate of the total cost to be assessed is \$508,000; provide that all of such total cost shall be paid for by the levy of special assessments; provide that the assessments will be levied on a per lot basis; and describe the extent of the District, including the area to be assessed.

Section 8 provides that the District shall have one construction contract.

Sections 9 and 10 provide that the County Engineer is authorized to advertise for the construction contract; that the Board shall levy the assessments, which may be payable without interest or demand during a cash payment period to then be specified, or in twenty (20) substantially equal semi-annual installments of principal and interest, that interest shall be at a rate which will not exceed the lesser of 14% per annum or the then effective statutory maximum interest rate; and describe the current effective statutory maximum interest rate.

Sections 11, 12 and 13 ratify, approve and confirm all consistent prior action taken in connection with Special Assessment District No. 25 (Calle De La Plata) and the levying of special assessments against the property in the District; authorize the County officials to take any action necessary to effectuate the Ordinance; and provide a repealer clause for conflicting provisions. Section 14, 15 and 16 provide for notice by publication of the October 14, 1997 hearing on the Ordinance, and for this summary of the provisions of the Ordinance; provide that the Ordinance shall be in effect from and after its publication for two weeks following its final adoption on October 14, 1997; provide the form for such publication which includes the names of the Commissioners voting for and against the adoption of the Ordinance; and provide a severability clause.

Copies of the proposed ordinance are on file in the office of the Washoe County Clerk at the Washoe County Courthouse, Virginia and Court Streets, Reno, Nevada, for public examination. The Board shall adopt or reject the Ordinance (or the Ordinance as amended) within 35 days after the date of the final public hearing.

IN WITNESS WHEREOF, the Board of County Commissioners of Washoe County, Nevada, has ordered this notice to be published.

DATED: September 16, 1997

/s/ Judi Bailey
County Clerk

(SEAL)

(End of Form for Publication)

Section 15. This Ordinance shall be in effect from and after its publication as hereinafter provided, and after this Ordinance is signed by the Chairman of the Board and attested and sealed by the County Clerk, this Ordinance shall be published by title only, together with the names of the Commissioners voting for or against its passage, and with a statement that typewritten copies of said Ordinance are available for inspection by all interested parties at the office of the County Clerk, such publication to be made in the Reno Gazette-Journal, a newspaper published and having general circulation in the County, at least once a week for a period of two (2) weeks by two (2) insertions, pursuant to NRS 244.100 and all laws thereunto enabling, such publication to be in substantially the following form:

(Form for Publication After Final Adoption of Ordinance)

BILL NO. _____
 ORDINANCE NO. _____
 (of Washoe County, Nevada)

AN ORDINANCE CREATING WASHOE COUNTY, NEVADA, SPECIAL ASSESSMENT DISTRICT NO.25 (CALLE DE LA PLATA); ORDERING A STREET PROJECT WITHIN WASHOE COUNTY, NEVADA; PROVIDING FOR THE LEVY AND COLLECTION OF SPECIAL ASSESSMENTS THEREFOR; RATIFYING, APPROVING AND CONFIRMING ALL ACTION PREVIOUSLY TAKEN DIRECTED TOWARD THE ACQUISITION AND CONSTRUCTION OF STREET IMPROVEMENTS IN SPECIAL ASSESSMENT DISTRICT NO. 25 (CALLE DE LA PLATA); AND PRESCRIBING DETAILS IN CONNECTION THEREWITH AND OTHER MATTERS RELATING THERETO.

PUBLIC NOTICE IS HEREBY GIVEN that typewritten copies of the above-numbered and entitled Ordinance are available for inspection by the interested parties at the office of the County Clerk of Washoe County, Nevada, at her office at the County Courthouse, Virginia and Court Streets, Reno, Nevada; and that said Ordinance was proposed by Commissioner _____ on September 16, 1997, and following a public hearing, was passed and adopted without amendment at a regular meeting held not more than 35 days after the close of the

hearing, i.e., at the regular meeting on October 14, 1997, by the following vote of the Board of County Commissioners:

Those Voting Aye:

Joanne Bond
Sue Camp
Jim Galloway
Mike Mouliot
Jim Shaw

Those Voting Nay:

Those Absent:

This Ordinance shall be in full force and effect from and after October __, 1997, i.e., the date of the second publication of such Ordinance by its title only.

IN WITNESS WHEREOF, the Board of County Commissioners of Washoe County, Nevada, has caused this Ordinance to be published by title only.

DATED: October 17, 1997

/s/ _____
Chairman
Board of County Commissioners
Washoe County, Nevada

(SEAL)

Attest:

/s/ Judi Bailey
County Clerk

Section 16. If any section, paragraph, clause or other provision of this Ordinance shall for any reason be held to be invalid or unenforceable, the invalidity or unenforceability of such section, paragraph, clause or other provision shall not affect any of the remaining provisions of this Ordinance.

Proposed on the 14th day of September, 1997.

Proposed by Commissioner Jim Galloway

Passed the 14th day of October, 1997.

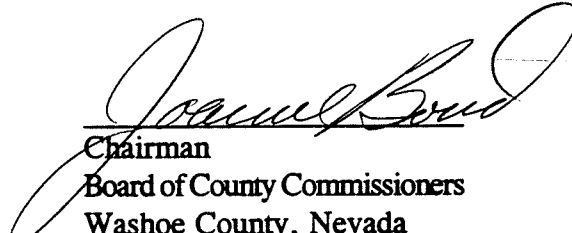
Those Voting Aye:

Sue Camp
Jim Galloway
Mike Mouliot
Jim Shaw

Those Voting Nay:

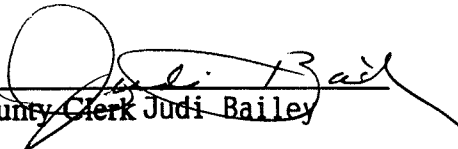
Those Absent:

Joanne Bond


Joanne Bond
Chairman
Board of County Commissioners
Washoe County, Nevada

(SEAL)

Attest:


Judi Bailey
County Clerk Judi Bailey

This Ordinance shall be in force and effect from and after the 28th day of October, 1997, i.e., the date of the second publication of such Ordinance by its title only.