RESOLUTION NO. 24-

A RESOLUTION OF THE CITY OF SANTA CLARA, CALIFORNIA,

APPROVING THE LEVY OF BENEFIT ASSESSMENT UPON THE SANTA CLARA CONVENTION CENTER COMPLEX

MAINTENANCE DISTRICT NO. 183, AND APPROVING, CONFIRMING, AND ADOPTING DIRECTOR'S REPORT FOR

FISCAL YEAR 2024-25

WHEREAS, pursuant to the provisions of Chapter 16, Article II, Division 5.1 of the Santa Clara City

Code ("City Code") on May 13, 1986, Council adopted Resolution No. 5068, "A Resolution of

Intention to Form Santa Clara Convention Center Complex Maintenance District No. 183 and to

Order that the Alternative Method for the Levy of Benefit Assessments be Made Applicable

Thereto;"

WHEREAS, after proceedings to that end duly held on June 3, 1986, the Council adopted

Resolution No. 5081, "A Resolution of Intention to Order that the Alternative Method for the Levy of

Benefit Assessments be Made Applicable to City of Santa Clara Convention Center Complex

Maintenance District No. 183, Providing for Notice of Hearing Thereon, Approving Director's Report,

and Providing for Notice of Hearing on Director's Report;"

WHEREAS, pursuant to Article VI of Chapter 16.10 of the City Code, the City Manager or designee

has caused to be prepared a budget for the costs and expenses of maintaining and operating within

the City of Santa Clara Convention Center Complex Maintenance District No. 183 ("District") the

local public improvements for the fiscal year 2024-25, including (a) the gross amount required for

the costs and expenses of maintaining and operating the improvements; (b) the surplus balance

available at the end of the preceding fiscal year for such purposes; (c) the amount, if any, to be

contributed to pay any part of the costs and expenses; (d) the amount, if any, to be repaid to the

City for funds advanced by it to pay deficiencies which occurred in prior years; and (e) the balance

of the amount necessary to pay the costs and expenses;

WHEREAS, pursuant to Resolution No. 24-9317 and the City Code, the Director of Public Works

has made and filed with the City Clerk a written report ("Director's Report") for fiscal year 2024-25,

Resolution/Assessment Dist 183

Rev: 7/27/2023

Page 1 of 5

which provides the basis for the levy of benefit assessments for the cost of maintenance and

operation on all lots or parcels of property within the District, and the Director's Report sets forth the

budget, the formula or formulae for the annual assessment levy, a description of each lot or parcel

of property in the District, Assessor's Parcel Number or other description sufficient to identify the

same, the amount of assessment to be levied for fiscal year 2024-25 against each lot or parcel of

property, and such other information as will be necessary or useful in applying the formula or

formulae;

WHEREAS, on April 23, 2024 this Council duly considered the Director's Report and found that

each and every part thereof was sufficient and that neither the Director's Report nor any part thereof

required modification, and ordered that the Director's Report shall be open to public inspection;

WHEREAS, Proposition 218 passed on November 5, 1996, added Articles XIIIC and XIIID to the

State of California Constitution which requires property owners within the District to annually

approve any assessment increase that is more than any previous assessment;

WHEREAS, procedures of approval required the preparation of a Director's Report on how the

assessments were prepared and based;

WHEREAS, pursuant to Resolution No. 24-9317 and the provisions of the City Code, notice of

hearing any and all protests in relation to the Director's Report and any of the matters contained

therein was given by causing notice of public hearing to be posted at Santa Clara City Hall on May

15,2024, published in the Santa Clara Weekly, a newspaper of general circulation, on May 15,

2024, and mailed to all property owners in the Maintenance District on April 24, 2024, as provided

by the City Code, all as more particularly appears from the certificates and affidavits thereof on file

in the office of the City Clerk of the City, whereupon the hearing on the Report was duly and

regularly held at the time and place advertised in the notice and in Resolution No. 24-9317;

WHEREAS, the Director's Report, and public hearing meeting notice were timely provided to the

entities within the District who are responsible for paying the assessments;

WHEREAS, for Fiscal Year 2024-25, the assessments are increasing and therefore, Proposition

218 ballot requirements does apply;

WHEREAS, persons interested, objecting thereto, filed written protests with the City at or before the

time set for hearing, and all persons interested, desiring to be heard were given an opportunity to be

heard and all matters and things pertaining thereto were fully heard and considered by the Council;

and

WHEREAS, the Council has remedied and corrected any errors or informalities in the Director's

Report and has revised and corrected any of the acts or determinations of the various City officials

as contained therein, and is fully informed of the contents.

BE IT RESOLVED BY THE CITY OF SANTA CLARA AS FOLLOWS:

1. That a weighted vote, based on the assessment to each property, was needed to approve

the proposed annual assessments for said District because this year's assessment is greater than

the greatest previously approved assessment.

2. That all written protests, objections and other written communications were read at a noticed

public hearing and all persons desiring to be heard were fully heard, and that no majority protest

exists.

3. That the Director's Report and each and every part thereof contained all the matters and

things called for by Resolution No. 5081 and the City Code, including the budget, the formula or

formulae for the annual assessment levy, Assessor's Parcel Number or other description sufficient

to identify the same, the amount of the assessment to be levied against each lot or parcel of land in

accordance with the formula or formulae, and such other information as will be necessary or useful

in applying the formula adopted by the Council.

4. That the Director's Report and assessment roll, and each of the assessments therein as

duly revised and corrected be, and they are hereby approved, confirmed and adopted.

5. That the special benefit assessments shall be levied and collected annually upon the last

equalized secured and utility tax rolls upon which ad valorem property taxes are collected. They

shall be in addition to all other ad valorem property taxes levied, and shall be collected together

Page 3 of 5

Resolution/Assessment Dist 183

with, and not separate therefrom, and enforced in the same manner and by the same persons and

at the same time and with the same penalties and interest as are ad valorem property taxes. All

laws applicable to the collection and enforcement of the ad valorem property taxes shall be

applicable to the special benefit assessment levy, and the assessed lot or parcel of property, if sold

for taxes, shall be subject to redemption in the same manner as such real property is redeemed

from the sale for ad valorem property taxes, and if not redeemed, shall in like manner pass to the

purchaser.

6. That the Director's Report, together with a certified copy of this Resolution, shall forthwith be

delivered to the Director of Finance of this City, who shall thereafter deliver the Director's Report to

the officer of the County of Santa Clara designated by law to extend ad valorem property taxes

upon the tax roll. Proper County officer shall cause to be posted to the tax rolls, in a column

provided therefor, the amount of each of the special benefit assessments proposed to be levied and

collected for the fiscal year as set forth in the Director's Report as confirmed.

7. That the City Clerk shall forward a certified copy of this Resolution and Director's Report to

the City Manager, Director of Public Works, and Director of Finance of this City and to the officer

designated by law to extend ad valorem property taxes upon the tax roll on which they are

collected.

8. Constitutionality, severability. If any section, subsection, sentence, clause, phrase, or word

of this resolution is for any reason held by a court of competent jurisdiction to be unconstitutional or

invalid for any reason, such decision shall not affect the validity of the remaining portions of the

resolution. The City of Santa Clara, California, hereby declares that it would have passed this

resolution and each section, subsection, sentence, clause, phrase, and word thereof, irrespective of

the fact that any one or more section(s), subsection(s), sentence(s), clause(s), phrase(s), or word(s)

be declared invalid.

9. Effective date. This resolution shall become effective immediately.

I HEREBY CERTIFY THE FOREGOING TO BE A TRUE COPY OF A RESOLUTION PASSED

AND ADOPTED BY THE CITY OF SANTA CLARA, CALIFORNIA, AT A REGULAR MEETING
THEREOF HELD ON THE 4 DAY OF JUNE, 2024, BY THE FOLLOWING VOTE:

AYES: COUNCILORS:

NOES: COUNCILORS:

ABSENT: COUNCILORS:

ABSTAINED: COUNCILORS:

ATTEST: _______

NORA PIMENTEL, MMC

ASSISTANT CITY CLERK CITY OF SANTA CLARA

Attachments incorporated by reference:

1. Director's Report

Resolution/Assessment Dist 183 Rev: 7/27/2023

		• •	