ORDINANCE NO. 119

AN ORDINANCE OF THE BOARD OF DIRECTORS OF THE SAN SIMEON COMMUNITY SERVICES DISTRICT REGARDING ABATEMENT OF HAZARDOUS WEEDS

WHEREAS, the San Simeon Community Services District ("District") is a community services district duly formed under Government Code Section 61000 et seq. to provide community services within the District's service area; and

WHEREAS, on November 8, 2017, the District adopted Resolution No. 17-393 allowing the District to obtain weed abatement authority on vacant unimproved parcels; and

WHEREAS, on January 18, 2018, San Luis Obispo County's Local Agency Formation Commission ("LAFCO") approved weed abatement power for the District; and

WHEREAS, on March 14, 2018, LAFCO held a protest hearing for activation of the District's weed abatement powers and having received no written protests ordered the activation of the District weed abatement power, pending adoption of a weed abatement ordinance by the District; and

WHEREAS, Government Code Section 61100(t) provides weed abatement authority for community services districts that have such authority. Upon adoption of this weed abatement ordinance, the District will have weed abatement authority; and

WHEREAS, the District now adopts the following weed abatement ordinance to reduce the risk of fire from hazardous weeds to protect the health, safety, and welfare of the individuals within the District.

NOW, THEREFORE, THE BOARD OF DIRECTORS OF THE SAN SIMEON COMMUNITY SERVICES DISTRICT ORDAINS AS FOLLOWS:

SECTION 1. Authority, Intent and Purpose.

This Ordinance is adopted pursuant to Health & Safety Code sections 14875 through 14922. Pursuant to the authority of Government Code section 61100(t), the Board finds and declares that it is necessary to establish a procedure for requiring of and providing for the removal of weeds on sidewalks, parking areas or streets and from privately owned vacant unimproved parcels and to provide for the cost of removal collected per Government Code section 61115 and Health and Safety Code sections 14915 through 14922.

SECTION 2. Definitions.

As used in this chapter:

"Weeds" means and includes the following plants growing upon unimproved vacant parcels within the district when the plants are within 100 feet of a structure:

- (a) Vegetation that bears seeds of a downy or wingy nature.
- (b) Vegetation that is not pruned or is otherwise neglected so as to attain such large growth as to become, when dry, a fire menace to adjacent improved property.
- (c) Vegetation that is otherwise noxious or dangerous.
- (d) Poison oak and poison ivy when the conditions of growth are such as to constitute a menace to the public health.
- (e) Dry grass, stubble, brush, litter, or other flammable material which endangers the public safety by creating a fire hazard in an urbanized portion of the district and is located upon an unimproved vacant parcel.

SECTION 3. Weeds prohibited.

It shall be the duty of every owner of property located in the district to remove or destroy, or cause the removal or destruction of weeds accumulating on the owner's unimproved vacant parcel. It shall be unlawful for an owner of property located within the district to cause or permit such accumulations of weeds to remain on the property.

SECTION 4. Declaration of Public Nuisance.

In accordance with Health and Safety Code sections 14876 through 14884, the Board of Directors may adopt a resolution identifying weeds accumulating on an unimproved vacant parcel and declaring the weeds to constitute a public nuisance (the "resolution"). The resolution shall refer, by the name under which it is commonly known, to the street, highway, or road upon which the nuisance exists, upon which the sidewalks are located, or upon which the private property affected fronts or abuts or nearest to which the private property is located. If the private property fronts or abuts upon more than one street, highway, or road, it is necessary to refer to only one of the streets, highways, or roads. The resolution shall describe the property upon which, or in front of which the nuisance exists by describing the property by reference to the tract, block, lot, code area and parcel number as used in the records of the county assessor or in accordance with the map used in describing property for taxation purposes. No other description is necessary. Any number of streets, highways, roads, or parcels of private property may be included in one resolution.

SECTION 5. Notice to Remove or Destroy Weeds.

For properties identified as public nuisances in the resolution, the general manager shall notify the property owners of their obligations to remove or destroy the weeds pursuant to the following procedures:

A. Notice to the affected property owners shall be prepared on district letterhead and entitled, "NOTICE TO REMOVE OR DESTROY WEEDS" in words not less than one inch (1") in height, and the notice shall read substantially as follows:

NOTICE TO REMOVE OR DESTROY WEEDS

Notice is hereby given that on the

ral olic ual eet n.

- C. The general manager shall cause the notice to be published once in a newspaper of general circulation in the district not less than ten (10) days before the date of the hearing described in the notice.
- D. As an alternative to posting and publishing the notice pursuant to subsections B and C of this section, the general manager may mail the notice to the owners of the properties identified in the resolution, as the owners' names and addresses appear on San Luis Obispo County's latest equalized assessment roll, at least fifteen (15) days before the date of the hearing described in the notice.

SECTION 6. Public Hearing and Abatement Order.

- A. At the time and date specified in the notice, the board shall conduct a public hearing to hear and consider all objections (if any) to the proposed removal or destruction of weeds identified in the resolution. The board may continue the hearing, if necessary, upon discretion of the board. The board shall allow or overrule each objection, if any. The board's decisions regarding the objections are final.
- B. After the board disposes of objections received by the board, or if no objections are received, the board shall order the general manager to proceed with abatement of the public nuisances identified in the resolution in accordance with this chapter.

SECTION 7. Abatement of Public Nuisance.

A. If the person (or persons) owning a property identified in the resolution fails or refuses to remove or destroy weeds on the property in accordance with the provisions of this Ordinance within ten (10) calendar days after the public hearing at which the board issued an abatement order pursuant to Section 6 of this chapter, the general manager shall remove or destroy, or cause to be removed or destroyed, the weeds in accordance with this section.

- B. When the "weeds", as defined in Section 2 of this code, are not in plain view of the general manager or his designee from a place that he lawfully has the right to be, the general manager shall request the consent of the person or persons owning, occupying, leasing, managing or controlling the property before entering the property for purposes of inspection and abatement under this chapter. If consent is refused and if the persons owning, occupying, leasing, managing or controlling the property have a reasonable expectation of the privacy for the area where the district seeks to enter, the general manager shall apply for an inspection/abatement warrant, as defined in Code of Civil Procedure section 1822.50, to enter the property for inspection and abatement purposes, and entry onto the property shall be made only pursuant to an inspection warrant applied for, issued and executed in accordance with Code of Civil Procedure sections 1822.51 through 1822.59. A warrant may authorize district employees access to property only to do one or more of the following:
- 1. Inspect to determine the presence of public nuisances that the district has the authority to abate.
- 2. Abate public nuisances, either directly or by giving notice to the property owner to abate the public nuisance.
- 3. Determine if a notice to abate a public nuisance has been complied with. If the person owning, occupying, leasing, managing or controlling the property has no reasonable expectation of privacy, employees of the district may enter the property without an abatement warrant for any of the reasons stated directly above.

- C. It shall be unlawful for any person to interfere with, hinder or refuse to allow the general manager's entry onto a property to abate public nuisances pursuant to this section.
- D. Any person or persons owning, occupying, leasing, managing or controlling property identified in the resolution shall have the right to remove or destroy weeds on their property, at their own expense, at any time before arrival of the general manager for entry onto the property pursuant to this section; provided, however, that the costs of the district to enforce the abatement upon the subject property, including investigation, boundary determinations, measurement, clerical and other related costs, may be imposed as a special assessment and lien on such property pursuant to a resolution of the board adopted pursuant to the provisions of this Code.
- **SECTION 8.** Abatement Costs. In any case in which the board issues an abatement order pursuant to Section 6 of this code, the board may adopt a resolution ordering that a special assessment and lien be imposed on the property which the public nuisance is located in accordance with the following procedures:
- A. When enforcing the abatement of, or abating, a public nuisance pursuant to this chapter, the general manager shall keep a written account of the enforcement and abatement costs incurred for each property identified in the resolution, which may include costs incurred by the district for investigations, boundary determinations, measurement, abatement, and clerical work related to abatement of the public nuisance. Based on these accounts, the general manager shall prepare a written report stating the enforcement and abatement costs incurred for each property. A statement shall be sent to each owner outlining the expenses incurred and the amount to pay to the District for the abatement.
- B. Before the general manager's report is presented to the board, a copy of the report shall be posted outside the board's meeting room for at least three (3) days before the meeting at which the board will consider the report, along with a notice of the time and date of the meeting. Copies of the report and the notice also shall be mailed to the owner of each property identified in the report, using the owner's name and address as it appears on San Luis Obispo County's latest equalized assessment roll, at least fifteen (15) days before the meeting. At the meeting, the board shall consider the report, along with any objections by owners of property identified in the report as subject to assessment for enforcement and abatement costs. After making any necessary modifications to the general manager's report, the board shall confirm the report by resolution.
- C. Upon confirmation of the general manager's report by the board, the district shall submit certified copies of the general manager's report and the board's resolution confirming the report to the San Luis Obispo County recorder's office to be recorded. On or before the next August 10 following the board's confirmation of the general manager's report, the district also shall file copies of the general manager's report and the board's resolution confirming the report with the San Luis Obispo County auditor for entry of the assessments onto the San Luis Obispo County tax roll.

D. The amounts of the enforcement and abatement costs assessed to each property identified in the general manager's report shall constitute special assessments against the respective properties and create liens on the properties for those amounts. The special assessments shall be collected at the same time and in the same manner as property taxes of San Luis Obispo County, and delinquent amounts are subject to the same penalties and foreclosure sale procedures as are county property taxes.

SECTION 9. Removal method.

The methods of removing weeds from property as provided in this chapter shall not be an exclusive method, but shall be an alternative method, and such weeds may be removed from such property pursuant to the provisions of any law of the state or of any ordinance of the District applicable thereto.

SECTION 10. Cancellation or Refund of Assessments.

Any portion of a special assessment, penalty or cost imposed pursuant to this Ordinance shall be canceled or refunded upon order of the board if imposed improperly, erroneously or illegally, within the meaning of Health and Safety Code section 14920. For assessments that already have been paid, refunds shall be given upon order of the board, provided that the recipient has filed a verified claim with the board within three (3) years after making the payment for which a refund is sought.

SECTION 11. Inconsistent Provisions.

To the extent that the provisions of this chapter may be inconsistent or in conflict with the terms and conditions of any prior district ordinance, resolution, rule or regulation governing the same subject, the provisions of this chapter shall prevail with respect to the subject matter thereof, and such inconsistent or conflicting terms or conditions of prior ordinances, resolutions, rules or regulations are hereby repealed.

SECTION 12. Severability.

If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be unconstitutional, ineffective or in any manner in conflict with the laws of the United States, or the State of California, such decision shall not affect the validity of the remaining portions of this Ordinance. The District Board hereby declares that it would have passed this Ordinance and each section, subsection, sentence, clause and phrase thereof, irrespective of the fact that any one or more sections, subsections, sentences, clauses or phrases be declared unconstitutional, ineffective, or in any manner in conflict with the laws of the United States or the State of California.

SECTION 13. Effective Date and Publication.

This Ordinance shall take effect thirty days after its adoption. A summary of this Ordinance shall be published in a newspaper of general circulation and a certified copy of the full text of the proposed Ordinance shall be posted in the office of the District at least five days prior to the meeting at which the proposed Ordinance is to be adopted. Within fifteen days after adoption of the Ordinance, the governing body shall publish a summary of the Ordinance with the names of those members voting for and against the ordinance and shall post in the office of the district a

This Ordinance was passed and adopted at a meeting of the Board of Directors of the San Simeon Community Services District on May 9, 2018; Upon motion by Director Wissell and seconded by Director Williams, by the following roll call vote:

Chairperson Williams: Vice-Chair McGuire: Ves Director Russell: Ves Director Kellas: Ves Director Stanert: Ves Director Stanert: Ves Daniel Williams, Chairperson

ATTEST:

Charles Grace
Secretary/General Manager

APPROVED AS TO FORM:

Natalie F. Laacke

certified copy of the full text of the adopted Ordinance along with the names of those members

voting for and against the Ordinance.

District Counsel