

A RESOLUTION OF CONSENT FOR INCLUSION IN
COUNTY SERVICE AREA 10

MAY 26 1988

L. A. F. CO.

WHEREAS, a county service area is proposed to be established pursuant to county service area law (Sections 25210.0 et seq., California Government Code) in the County of El Dorado described generally as the entire boundary of El Dorado County; and

WHEREAS, the county service area, if formed, is to be known as County Service Area No 10; and

WHEREAS, the purpose of CSA 10 would be to provide a means of funding for household hazardous waste, solid waste and liquid waste management and other such services as may be authorized by law and as may be added to these services to be performed by said service area from time to time by the Board of Supervisors in accordance with law; and

WHEREAS, parcel assessments for solid and liquid waste management are intended to be assessed on the Western Slope of El Dorado County; and

WHEREAS, the primary benefit of CSA 10 to the City of South Lake Tahoe will create a local funding source for hazardous waste management; and

WHEREAS, Government Code Section 25210 requires a city within the proposed boundaries to adopt a resolution of consent for inclusion in the service area;

NOW, THEREFORE, BE IT RESOLVED by the City Council of the City of South Lake Tahoe that consent is hereby given for inclusion of this city in County Service Area 10 on the expressed condition that a separate zone of benefit be established utilizing the boundaries of the City of South Lake Tahoe.

PASSED AND ADOPTED by the City Council of the City of South Lake Tahoe at a regular meeting on May 3, 1988 by the following vote:

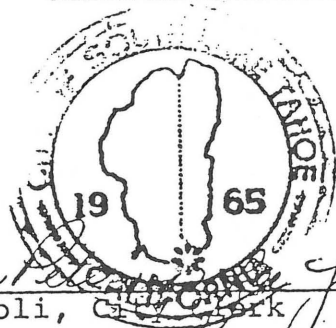
AYES LAINE, TRUPP, WOODS, KLEIN, ROBERTS

NOES _____

ABSENT _____

Del Laine

DEL LAINE, MAYOR



ATTEST:

Angela Riboli
Judy Riboli

Judy Riboli, Clerk

MINUTES

REGULAR MEETING OF THE CITY COUNCIL, CITY OF SOUTH LAKE TAHOE, Tuesday, May 3, 1988, 10:00 a.m., City Council Chambers, 1900 Lake Tahoe Boulevard, South Lake Tahoe, California

VI. CONSENT FORWARD: (Continued)

Improvement Program. It was moved by Roberts, seconded by Klein and unanimously carried to authorize staff to proceed with the selection process for an airfield pavement engineering/consultant firm in accordance with FAA direction.

- 1013/1140/
1033
RES 1988-59
13. Assistant City Manager Phillipe's letter of April 28, 1988 regarding City's inclusion in County Service Area 10 for the purpose of household hazardous waste, solid waste management and liquid waste management was noted.

Councilmember Roberts asked that the zone of benefit be changed to include all of the basin area not just the city. Roberts noted that in paragraph five the words "be as a potential" be deleted and to insert the words "will create a local funding source". City Attorney Crabb concurred. Roberts commented that the dollars generated in the zone of benefit should stay in the zone of benefit. Crabb advised the council that to accomplish Councilmember Roberts request it may be necessary to establish a third zone of benefit in the unincorporated area of the basin, rather than to include it. Councilmember Roberts requested if this could be deferred until after the June 2 LAFCO meeting. Crabb felt this could be resolved. Assistant City Manager Phillipe informed Council to incorporate the zone of benefit as suggested would lose the advisory capability over any assessments that would be assigned to parcels within the city limits. Discussion continued. It was moved by Roberts, seconded by Woods and unanimously carried to adopt resolution with the change requested by Councilmember Roberts, and to work jointly with El Dorado County to resolve the technical issues. The following was adopted as Resolution No. 1988-59:

"A Resolution Consenting to the City's Inclusion in County Service Area 10 for the Purpose of Household Hazardous Waste, Solid Waste Management and Liquid Waste Management"

IX. PUBLIC APPEARANCE ITEMS:

- 1074
- a) 3980 Crest - Informal Appeal of Order Requiring Removal of Illegal Conversion