

Charter Review Committee Hearing
8-4-2014 (Continued from 7-21-2014)
Agenda Item #5 (Continued from Item #6)

Proposal written by Kris Payne
7-19-2014

Existing Section 210 c should be deleted

Strikethrough = Remove

Reasons for and/or Highlights of
Amendment

- Changes in State law has precluded the necessity of needing this Charter provision
- No effect if deleted
- Just historical

210 Powers and Duties.

~~c. Increases to current benefit assessments on real property, or the imposition of any benefit assessment not previously imposed on real property shall not be effective unless and until approved by a majority of the voters voting in the geographic area in which the assessment will be imposed. A continuation of a previous benefit assessment in the same or lower amount is not covered by this section. This requirement does not apply to special taxes, any assessments imposed by a special district, or any assessments required to pay bonded indebtedness. The voting requirements shall only apply to County benefit assessments on real property, and shall not apply to taxes imposed by any special district. The requirements of this section shall not apply to any increase to any current benefit assessment, nor to the imposition of any new benefit assessment, which is subject to the property owner balloting and majority protest procedures established by Section 4 of Article XIII D of the California Constitution.~~