CITY OF OAKLAND
AGENDA REPORT

To: Office of the City Administrator
Attn: Deborah Edgerly
From: Budget Office and Public Works Agency
Date: July 18, 2006

Re: A Supplemental Report Related to the Public Hearing and Resolution to Accept and Grant Final Approval of the Fiscal Year 2006-07 Engineer’s Report for the City of Oakland Landscaping and Lighting Assessment District; Make a Determination with Regard to the Majority Protest Procedure for Approval of the Assessment Increase; and Approve, Adopt and Levy the Assessments for the Landscaping and Lighting Assessment District.

SUMMARY

On April 4, 2006 the City Council authorized the preparation and mailing of notices seeking property-owner approval of an increase in assessments for Oakland’s Landscaping and Lighting Assessment District (LLAD). The City Council also accepted the preliminary Engineer’s Report for the LLAD and set a Public Hearing for June 20, 2006.

Public Notices and mail-in ballots were sent to property owners on May 5, 2006. Property owners had 45 days to return their ballots. At the Public Hearing the City Council heard testimony related to final approval of the Engineer’s Report and the increased assessment rate. The City Council closed the Public Hearing and continued the item until July 18, 2006 so that ballots could be tallied and a determination made whether or not there was a majority protest against the proposed assessment increase. If the “yes” ballots received, weighted by the assessment amount, exceeded the “no” ballots received, weighted by the assessment amount, the City Council could impose the LLAD assessment increase at the July 18, 2006 City Council meeting and adopt the Final Engineer’s Report.

The LLAD vote was close, but it did NOT pass. The ballots were tallied and the results, weighted by the assessment amount, are 47% in favor of the increased assessment and 53% opposed. There was a majority protest against the LLAD increase therefore the increase fails and the existing LLAD remains intact. Attached, as Exhibit A, is the Engineer’s detail of balloting information.

Comments received during the voting period, included with the ballots and during the June 20, 2006 public hearing indicate that Oakland property owners believe that landscaping and lighting should be maintained but that additional funding should come from the General Fund rather than through a special assessment such as a LLAD increase. Many also said that Proposition 13 should be overhauled. Comments about the services were generally positive and the public acknowledges that the City has added new areas (Measure DD projects were an example).
without additional staff to maintain them. A sampling of notes that were included with the ballots is attached as Exhibit B.

FISCAL IMPACTS

The failure of the $10.5 million LLAD increase is two-fold:

- There will be no LLAD enhancements of $4.96 million in FY 2006-07
- There will be a shortfall in the LLAD’s FY 2007-09 budget which could necessitate substantial program cuts.

The Budget Office estimates the baseline funding needed for FY 2007-09 to be approximately $12.5 million. This includes the FY 2005-07 deficit that the City Council voted to cover with General Fund revenues and $1.1 million in enhancements that were added during that cycle.

The revised Final Engineer’s Report (Exhibit C) includes the revised LLAD budget without the proposed enhancements.

RECOMMENDED ACTIONS

Staff recommends approval of the attached Resolution extending the existing Oakland Landscaping and Lighting Assessment District for another year.

Several options could be considered for dealing with the FY 2007-09 shortfall in LLAD revenue including:

- Recommend funding for FY 2007-09 be baselined at the current level
- Go back out with another LLAD increase as soon as possible, this has been done in other cities with success (due to the public’s understanding of the impacts of a significant reduction in service)
- Commit surplus revenues to a holding account for future use
- Place a moratorium on new Capital Improvement Projects in parks and/or greatly reduce landscaped areas.
ACTIONS REQUESTED OF THE CITY COUNCIL

The actions requested of City Council for the July 18, 2006 meeting are:

1. Rule that there was a majority protest against the LLAD increase.

2. Approve the attached Resolution extending the existing LLAD for another year and accepting and approving the Final Engineer's Report for the 2006-07 LLAD.

3. Give staff direction on how to proceed with the LLAD shortfall for the FY 2007-09 budget.

Respectfully submitted,

[Signatures]

RAUL GODINEZ II
Director, Public Works Agency

WILLIAM ZENONI
Interim Budget Director

Prepared by:

Brooke A. Levin
Assistant Director, Public Works Agency
Department of Facilities & Environment

&

Jocelyn Combs
Special Assistant, Public Works Agency
Department of Facilities and Environment

APPROVED AND FORWARDEND TO THE CITY COUNCIL:

[Signature]

Office of the City Administrator

EXHIBITS:

A -- Engineer's detail of ballot counting
B -- Sampling of voters' comments
C -- Final Engineer's Report
# City of Oakland - FY 2006-07 LLAD
## Assesment Ballot Tabulation Results

<table>
<thead>
<tr>
<th>Land Use Classification</th>
<th>Yes Vote Total</th>
<th>No Vote Total</th>
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</thead>
<tbody>
<tr>
<td>Church</td>
<td>$6,390.32</td>
<td>$24,184.71</td>
</tr>
<tr>
<td>Commercial</td>
<td>$307,111.78</td>
<td>$313,695.44</td>
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<tr>
<td>Condominiums</td>
<td>$40,770.57</td>
<td>$57,086.09</td>
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<td>Golf Courses</td>
<td>$8,680.54</td>
<td>$1,536.92</td>
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<tr>
<td>Hospitals</td>
<td>$381.90</td>
<td>$2,883.10</td>
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<tr>
<td>Hotels</td>
<td>$1,401.84</td>
<td>$9,443.64</td>
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<tr>
<td>Industrial</td>
<td>$81,670.06</td>
<td>$160,503.80</td>
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<tr>
<td>Institutional</td>
<td>$6,530.14</td>
<td>$5,275.00</td>
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<tr>
<td>Multi-Family Residential</td>
<td>$110,252.18</td>
<td>$635,301.95</td>
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<td>Mobile Homes</td>
<td>$113.52</td>
<td>$71.96</td>
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<td>Port District</td>
<td>$1,056,205.22</td>
<td>$0.00</td>
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<tr>
<td>Schools</td>
<td>$77,626.06</td>
<td>$702,262.80</td>
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<tr>
<td>Single-Family Residential</td>
<td>$377,381.22</td>
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<td>Tall Buildings</td>
<td>$128,123.60</td>
<td>$29,717.22</td>
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<tr>
<td>Utilities</td>
<td>$11,627.12</td>
<td>$821.53</td>
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<tr>
<td>Vacant</td>
<td>$19,611.78</td>
<td>$72,318.61</td>
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<tr>
<td><strong>Total</strong></td>
<td><strong>$2,233,877.85</strong></td>
<td><strong>$2,547,696.89</strong></td>
</tr>
</tbody>
</table>

**Percentage of "No" Votes** 53%

**Percentage of "Yes" Votes** 47%
Let's repeal Prop 13, except for those in need. This would give Oakland all the money it needs. I'm already paying more than my fair share.

To whom it may concern:

I will oppose every increased assessment until the city of Oakland and/or state of California rescinds the unfair and unjust benefit given to some property owners under Proposition 13. Thanks.

There are too many things to be fixed in City of Oakland.

#1 Fix the streets or do over lay

#2 Fix all RR Crossings. Do you know how much damage the streets of Oakland cost our cars driving it everyday on these streets?

We all pay taxes we deserve better things in our city. Thank you

Landscaping & lighting can wait.
AND BY THE WAY —

THE WORK YOU'VE BEEN DOING

IS FABULOUS —

BEAUTIFUL PLANTINGS, PARKS —

NOW LOOK AT BROADWAY NEAR
KAI SER TO 51ST —

KEEP UP THE GOOD, IMPORTANT WORK!

THANKS
5-8-06

I wish I could vote yes on this increase, but I have to vote no.

I am a senior on a real low income. I receive discounts on all my utilities, a rebate on my Home Owners Taxes, and just found out I can get a rebate on my LAD and was just getting ready to apply for that.

Sorry, I'm having a hard time paying my bills and will not be able to pay for this increase.

Sincerely,

[Name Redacted]
To whom it may concern:

I love Oakland and would love to see it become more beautiful. However, I recently bought a house here, on my own, and I’m paying almost $8,000 a year in property taxes. I don’t feel that it’s fair that you, especially given your high property taxes, are paying more money to keep Oakland beautiful than the property owners who can barely afford to buy a house in the Bay Area. If you think that you’re contributing even more than a $10,000 a year to keep Oakland beautiful, then you’re mistaken. I’ve paid every property tax bill on time for the past 30 years.

Sincerely,

[Signature]
June 20, 2006

Ms. Adele
Oakland, CA 946

I received the enclosed ballot asking, once again, the taxpayers of the City of Oakland to fork over MORE money to pay for something which should have been over and done with years ago. I am not about to give another penny to this baloney. Start cutting back on salaries and benefits, just like everyone else, in the private sector is being forced to do.

Parks:

Start charging use fees for those who use the parks. This should cover costs of cleanup and maintenance. In terms of hiring a bunch of gardeners, put out the call for volunteer gardeners such as work in the Rose Garden.

This applies to Lake Merritt, and Lake Temescal.

Playgrounds, etc. Perhaps, things like Little League, Soccer fields, adult bowling fields, swimming pools, etc. should have fees attached to there usage.

Find ways of reducing the amount of water used to maintains plants and grounds. There have to be better ways than to constantly put these costs on the backs of property owners in Oakland.

Those who do the work have to put a fair day's work. I have heard so many lousy reports of the kinds of things which go on when a call is put into for vegetation management, pot hole filling, and restoring things such as masts and antennas to fire houses where they were taken down for retro-fitting. I personally can attest to this.

These are just a few reasons why I am voting NO!

Adele

[Signature]
FINAL ENGINEER'S REPORT

CITY OF OAKLAND

CITY OF OAKLAND LANDSCAPING & LIGHTING ASSESSMENT DISTRICT

Fiscal Year 2006-07

Prepared for:
City of Oakland
Alameda County, California

Prepared by:
Francisco & Associates, Inc.

July 18, 2006
CITY OF OAKLAND
CITY COUNCIL MEMBERS AND CITY STAFF

FISCAL YEAR 2006-07

MAYOR

Jerry Brown

CITY COUNCIL MEMBERS

Jane Brunner, District 1
Council Member

Pat Kernighan, District 2
Council Member

Nancy Nadel, District 3
Council Member

Jean Quan, District 4
Council Member

Ignacio De La Fuente, District 5
President of the Council

Desley Brooks, District 6
Council Member

Larry Reid, District 7
Council Member

Henry Chang, At Large
Council Member

CITY STAFF MEMBERS

Deborah Edgerly
City Administrator

John Russo
City Attorney

La Tonda Simmons
City Clerk

William Zenoni
Interim Budget Director, Budget Office

Francisco & Associates, Inc.
Assessment Engineer
CITY OF OAKLAND

LANDSCAPING AND LIGHTING

ASSESSMENT DISTRICT

FISCAL YEAR 2006-07

The undersigned respectfully submits the enclosed Engineer’s Report as directed by the City of Oakland.

Dated: ____________
By __________________________
Joseph A. Francisco, P.E.
RCE No. 40688

I HEREBY CERTIFY that the enclosed Engineer’s Report, together with the Assessment Roll and the Assessment Diagram thereto attached, was filed with me on the _____ day of __________, 2006.

La Tonda Simmons, City Clerk
City of Oakland
Alameda County, California

By __________________________

I HEREBY CERTIFY that the enclosed Engineer’s Report, together with the Assessment Roll and the Assessment Diagram thereto attached was approved and confirmed by the City Council of the City of Oakland, Alameda County, California, on the _______ day of ________, 2006.

La Tonda Simmons, City Clerk
City of Oakland
Alameda County, California

By __________________________

I HEREBY CERTIFY that the enclosed Engineer’s Report, together with the Assessment Roll and the Assessment Diagram thereto attached was filed with the County Auditor of the County of Alameda, on the _____ day of __________ 2006.

By __________________________
Francisco & Associates, Inc.
SECTION I
INTRODUCTION
ENGINEER'S REPORT
CITY OF OAKLAND
LANDSCAPING AND LIGHTING ASSESSMENT DISTRICT
FISCAL YEAR 2006-07

Background Information
The Landscape and Lighting Assessment District was originally formed on June 23, 1989 and subsequently approved by the registered voters of the City of Oakland. This District, utilizes direct benefit assessments as a funding source for the operation and maintenance of landscaping, park and recreation facilities, and street lighting within the City of Oakland.

An Engineering analysis was performed in 1989 to ensure the costs for funding the operation, maintenance, and servicing of improvements were apportioned to each parcel within the City based upon the special benefits they received from the improvements. Payment of the assessment for each parcel is made in the same manner and at the same time as payments are made for property taxes. All funds collected through the assessment are placed in a special fund and are only used for the purposes stated within this Engineer's Report.

The Oakland City Council was proposing to increase the annual assessments rates commencing in FY 2006-07. In order to comply with the requirements of Proposition 218, the Oakland City Council directed City Staff to mail notices and ballots to each affected property owner who would receive an increase in their annual assessment. The notices and ballots were mailed on May 5, 2006. On June 20, 2006, the Oakland City Council conducted a Public Hearing and provided any interested person the opportunity to be heard. At the conclusion of the public input portion of the Public Hearing, City Council closed the public input portion of the public hearing and continued the Public Hearing until July 18, 2006 to allow staff sufficient time to tabulate the assessment ballots. Based upon the results of the balloting process, it was determined that a majority of the property owners did not support the assessment increase, therefore the Oakland City Council can only levy the assessments at the same rate as was levied in FY 2005-06. Following the adoption of the resolution authorizing the levy of assessments, the final Assessor’s roll will be prepared and filed with the County Auditor's Office to be included on the FY 2006-07 tax roll.

As required by the Landscaping and Lighting Act of 1972, this Engineer’s Report describes the improvements to be constructed, operated, maintained, and serviced by the District for FY 2006-07, provides an estimated budget for the District, and lists the proposed assessments to be levied upon each assessable lot or parcel within the District.
SECTION II
ENGINEER’S REPORT PREPARED PURSUANT TO THE PROVISIONS OF THE
LANDSCAPING AND LIGHTING ACT OF 1972
SECTION 22500 THROUGH 22679
OF THE CALIFORNIA STREETS AND HIGHWAY CODE

CITY OF OAKLAND
LANDSCAPING AND LIGHTING ASSESSMENT DISTRICT

FISCAL YEAR 2006-07

Pursuant to the Landscaping and Lighting Act of 1972 (Part 2 of Division 15 of the Streets and Highways Code of the State of California), the Act, and in accordance with the Resolution of Intention, being Resolution No. , adopted April 4, 2006, by the City Council, of the City of Oakland, State of California, and in connection with the proceedings for:

CITY OF OAKLAND
LANDSCAPING AND LIGHTING ASSESSMENT DISTRICT

Hereinafter referred to as the “Assessment District” or “District”, I, Joseph A. Francisco, P.E., the authorized representative of Francisco & Associates, Inc., and the duly appointed Engineer of Work, submit herewith the “Report” consisting of five (5) parts as follows:

PART A: PLANS AND SPECIFICATIONS

This part describes the improvements to be operated, maintained and serviced within the District. For a more detailed description of the improvements, refer to the listing of improvements on file in the Public Works Agency, which are incorporated herein by reference.

PART B: ESTIMATE OF COST

This part contains an estimate of the cost of the proposed improvements that are supported by assessment revenues for FY 2006-07, including incidental costs and expenses. For a more detailed cost estimate of the improvements, refer to the cost estimate on file in the Public Works Agency, which are incorporated herein by reference.

PART C: ASSESSMENT DISTRICT DIAGRAM

This part incorporates a Diagram of the Assessment District showing the exterior boundaries of the District, the boundaries of any zones within the District, and the lines and dimensions of each lot or parcel of land within the District, are incorporated herein and are on file in the Office of the Oakland City Clerk. The lines and dimensions of each lot or parcel within the Assessment District are those lines and dimensions shown on the maps of the Assessor of the County of Alameda for the fiscal year when this Report was prepared.
PART D: METHOD OF APPORTIONMENT OF ASSESSMENT

This part describes the method of apportionment of assessments which was developed when the assessment district was formed. The method of apportionment is based upon parcel classification of land, and location within the District, in proportion to the estimated benefit to be received.

PART E: PROPERTY OWNER LIST & ASSESSMENT ROLL

This list contains a list of the Assessor Parcel numbers of Alameda County, and the net amount to be assessed upon the benefited lands within the District for FY 2006-07. The Assessment Roll is filed in the Office of the Oakland City Clerk and is incorporated in this Report by reference. The list is keyed to the records of the Alameda County Assessor, which are incorporated herein by reference.
The facilities and improvements that have been constructed and those that may be subsequently constructed within the District, which will be maintained and serviced consist of: street lighting; landscaping; public park and recreation facilities; and appurtenant facilities including, but not limited to, personnel, electrical energy, utilities such as water, materials, contractual services, and other items necessary for the facilities.

Street Lighting:
The street lighting system includes all street lights within the public right-of-way, easements, and other exterior lighting which is not part of a building system. Street lights and appurtenant facilities include, but are not limited to, poles, fixtures, bulbs, conduits, equipment including guys, anchors, posts, pedestals, and metering devices as required to provide safe lighting within the boundaries of the District. The locations of street lighting improvements are shown on a Street Light Base Map kept on file at the City's Electrical Engineering Section. There are more than 36,000 streetlights on residential, arterial, and collector streets, plus several hundred other public lights along pathways and outside buildings. Undergrounding projects, in accordance with PG&E programs, when warranted, are also included in the District improvements.

As lights are installed and upgraded, the District's operating and maintenance costs are impacted. Cost estimates prepared by the Public Works Agency, take into account the projected additional energy and maintenance costs for improvements to be installed during FY 2006-07.

Public Park and Recreational Facilities:
The public park and recreational facilities, and landscape improvements, which are located within the incorporated limits of the City of Oakland, will be operated, maintained, and serviced by the District. Public park and recreational facilities include, but are not limited to: landscaping; irrigation systems; hardscapes; plazas; street trees; sidewalks; trails; fixtures; and appurtenant facilities including but not limited to lights, playground equipment, including tot lots, play courts, public restrooms, sports fields, sports courts, parkways; and designated easements; and buildings or structures used for the support of park and recreational programs such as, but not limited to, recreation centers, swimming pools, picnic facilities, water-based recreation facilities, and nature oriented facilities.

All landscaping, park, and recreational improvements in Oakland, maintained by the City on public lands, are included in the District. The District includes approximately 2,300 acres of street, park, and plaza landscaping including scenic Joaquin Miller Park, Lake Merritt, Mandela Parkway and Union Point Park; 75,000 street trees; more than 130 City park and public grounds; and 25 recreation, community and interpretive centers.

Tables 1, 2, and 3 on the following pages, present a partial list of the District's landscaping, and park and recreational facilities by each Benefit Zone. This list is not exclusive and many small facilities (e.g., street channels and islands) are not included. The benefit zones are those depicted on the Assessment Diagram for Residential and Nonresidential Zones.
<table>
<thead>
<tr>
<th>Name of Park/Facility</th>
<th>Address</th>
<th>Name of Park/Facility</th>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>25th Street Mini-Park</td>
<td>2425 Martin L. King Jr. Way</td>
<td>Hellman Estates</td>
<td>1400 Malcolm Avenue</td>
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<td>Holly Mini-Park</td>
<td>9630 Holly Street</td>
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<td>Arroyo Viejo Park / Recreation Center</td>
<td>5111 Suter Street</td>
<td>Ira Jenkins Recreation Center</td>
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<td>Arroyo Viejo Tennis Courts</td>
<td>7701 Keaus Avenue</td>
<td>Jack Tension Aquatic Center</td>
<td>115 Embarcadero West</td>
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<td>Arroyo Viejo Tennis Courts</td>
<td>7921 Olive Street</td>
<td>John Marshall</td>
<td>1400 Malcolm Avenue</td>
</tr>
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<td>Ashol Plaza Plaza and Tennis Courts</td>
<td>Football Boulevard / Lakeshore Ave</td>
<td>Josie de la Cruz / Sanborn Park</td>
<td>1637 Fruitvale Avenue</td>
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<td>Beaumont Park</td>
<td>Beaumont Avenue / East 28th Street</td>
<td>King Estates Playground</td>
<td>8219 Fontaine Street</td>
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<td>Bella Vista Park</td>
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<td>Knowledge Park/Zoo</td>
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<td>Bertha Port Tot Lot</td>
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<td>Lazea Playground</td>
<td>824 - 29th Avenue</td>
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<td>Brookvale Park / Recreation Center</td>
<td>2315 High Street</td>
<td>Lions Pool</td>
<td>3860 Hanly Road</td>
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<td>Brookdale Tennis Courts</td>
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<td>Love Oak Park</td>
<td>1035 MacArthur Boulevard</td>
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<td>Brookfield Playground / Tennis Courts</td>
<td>527 Jones Avenue</td>
<td>Lowell Park / Playground</td>
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<td>Brooklyn Plaza</td>
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<td>Mandelay Parkway</td>
<td>6th St. to 32nd St.</td>
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<td>6020 Edwards Avenue</td>
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<td>Marston Campbell Park</td>
<td>17th St. / West Street</td>
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<td>Carmen Flores Recreation Center</td>
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<td>Maxwell House Park / Playground</td>
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<td>Cesar Chavez Park</td>
<td>3705 Foothill Boulevard</td>
<td>McClymonds Mini Park</td>
<td>2528 Linden Street</td>
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<td>Central Reservoir Park / Playground</td>
<td>7506 East 29th Street</td>
<td>Morcom Rose Garden / Buildings</td>
<td>Jean Street / Olive Street</td>
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<td>Chester Tot Lot</td>
<td>317 Chester</td>
<td>Morgan Plaza</td>
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<td>Cleveland Cascade</td>
<td>315 Merritt Avenue</td>
<td>Nicol Park</td>
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<td>Clinton Square Park</td>
<td>1230 6th Street</td>
<td>Oak Glen Park</td>
<td>3390 Richmond Boulevard</td>
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<td>Coliseum Gardens Park</td>
<td>966 - 66th Avenue</td>
<td>Oak Park</td>
<td>5239 Kensington Avenue</td>
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<td>Coliseum Playgound</td>
<td>5605 Oakland Pk.</td>
<td>Oakport Field</td>
<td>1200 Boston Avenue</td>
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<td>Colosan Gardens Playgound</td>
<td>44th Avenue / Empire Road</td>
<td>Officer Willie Wills Park</td>
<td>1990 - 98th Avenue</td>
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<tr>
<td>Concordia Park / Tennis Courts</td>
<td>2901 6th Street</td>
<td>Otis Spankney Field</td>
<td>Harborside Pkwy. &amp; Dollittle Dr.</td>
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<tr>
<td>Curt Flood Field</td>
<td>School Street / Coolidge Avenue</td>
<td>Petaluma Hartridge House and Park</td>
<td>2500 - 34th Avenue</td>
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<tr>
<td>Cypress Freeway Memorial Park</td>
<td>Mandalay Parkway bet. 13th &amp; 16th Sts.</td>
<td>Petaluma Oaks Park</td>
<td>Petaluma Oaks Court / 206th Avenue</td>
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<td>Davies Tennis Stadium</td>
<td>108 Oak Road</td>
<td>Pine Knoll Park</td>
<td>Lakeshore Avenue / Hanover Avenue</td>
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<td>Defremerey Park / Recreation Center</td>
<td>4631 Adeline Street</td>
<td>Poplar Park / Recreation Center</td>
<td>3121 Union Street</td>
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<td>Defremerey Playground / Tennis Courts</td>
<td>40th Street / Poplar Street</td>
<td>Poplar Playground</td>
<td>3011 Union Street</td>
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<td>Defremerey Pool</td>
<td>1209 - 13th Street</td>
<td>Rainmound (Ernie) Park</td>
<td>1800 Wood Street</td>
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<td>Dimond Park / Recreation Center</td>
<td>3800 Hanly Road</td>
<td>Rainmound Field</td>
<td>16th St. / Wood Street</td>
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<td>Dimond Tennis Courts</td>
<td>Fruitvale Avenue / Lyman Avenue</td>
<td>Rainbow Park / Recreation Center</td>
<td>5600 International Boulevard</td>
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<td>Donner Estate Park</td>
<td>61 Cowdington Street</td>
<td>Rainbow Tennis Courts</td>
<td>5800 International Boulevard</td>
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<td>Dunsmuir Ridge</td>
<td>East of Lake Chabot Multi Golf Course</td>
<td>Rancho Peralta Park</td>
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<td>Dunton Mini-Park</td>
<td>725 Grand Avenue</td>
<td>Saint Andrews Plaza</td>
<td>32nd Street / San Pablo Avenue</td>
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<td>Eastshore Park</td>
<td>5301 El Embarcadero / Lakeshore Ave</td>
<td>San Antonio Park / Recreation Center</td>
<td>1701 East 18th Street</td>
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<td>Embarcadero Playground / Tennis Courts</td>
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<td>San Antonio Playground / Tennis Courts</td>
<td>1701 East 18th Street</td>
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<td>Estuary Channel Park</td>
<td>5 Embarcadero</td>
<td>Sheffield Village Park / Recreation Center</td>
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<td>1712 - 85th Avenue</td>
<td>Solbrante Park / Playground</td>
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<tr>
<td>F.M. Smith Park</td>
<td>1900 Park Boulevard</td>
<td>South Prescott Park</td>
<td>3rd Street / Chester St.</td>
</tr>
<tr>
<td>F.M. Smith Recreation Center</td>
<td>1900 Park Boulevard</td>
<td>Stonehurst Park / Playground</td>
<td>1035 E Street</td>
</tr>
<tr>
<td>Franklin Park / Recreation Center</td>
<td>1000 East 15th Street</td>
<td>Studio One</td>
<td>903 - 47th Avenue</td>
</tr>
<tr>
<td>Franklin Playground</td>
<td>1001 East 15th Street</td>
<td>Tassafaronga Park / Recreation Center</td>
<td>975 - 85th Avenue</td>
</tr>
<tr>
<td>Fremont Pool</td>
<td>4430 Foothill Boulevard</td>
<td>Tassafaronga Playground</td>
<td>975 - 85th Avenue</td>
</tr>
<tr>
<td>Fruitvale Bridge Park</td>
<td>3205 Alamed Avenue</td>
<td>Union Point Park</td>
<td>Embarcadero East bet. Dennison &amp; Kennedy St.</td>
</tr>
<tr>
<td>Fruitvale Plaza</td>
<td>1412 - 35th Avenue</td>
<td>Vanport Point Park</td>
<td>1998 - 11th Avenue</td>
</tr>
<tr>
<td>Garfield Playground</td>
<td>Foothill Boulevard / 23rd Avenue</td>
<td>Verdese Carter Park / Recreation Center</td>
<td>9600 Sunnydale Street</td>
</tr>
<tr>
<td>Glen Daniels / King Estates Park</td>
<td>8231 Fontaine Street</td>
<td>Wade Johnson Park</td>
<td>1230 Kirkham Street</td>
</tr>
<tr>
<td>Glen Echo Creek Park</td>
<td>Panama Court / Montic Vista Avenue</td>
<td>Willow Mini Park</td>
<td>44th Street / Willow</td>
</tr>
<tr>
<td>Greengate Field</td>
<td>3900 - 66th Avenue</td>
<td>Wood Park</td>
<td>5920 McAllister Road</td>
</tr>
<tr>
<td>Grove Shutter Park I, II, III</td>
<td>Martin L. King Jr Way / 36th Street</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Maintenance means the furnishing of services and materials for the ordinary and usual operations, maintenance and servicing of the landscaping, street lighting, public park, and recreational facilities and appurtenant facilities, including repair, removal or replacement of all or part of any of the landscaping, street lighting, public park and recreational facilities, or appurtenant facilities; providing for the life, growth, health, and beauty of the landscaping, including cultivation, irrigation, trimming, spraying, fertilizing, and treating for disease or injury; and the removal of trimmings, rubbish, debris, and other solid waste. Servicing means the
PART B

ESTIMATE OF COST

The City's FY 2006-07 Baseline Budget Summary for the District is shown below in Table 4.

<table>
<thead>
<tr>
<th>Estimated Revenues</th>
<th>ADOPTED</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Assessments</td>
<td>$17,207,187</td>
</tr>
<tr>
<td>Port of Oakland Contribution</td>
<td>$780,577</td>
</tr>
<tr>
<td>County Administrative Fee for Assessment Collections</td>
<td>($395,740)</td>
</tr>
<tr>
<td>Recoveries for Damaged Lights</td>
<td>$20,053</td>
</tr>
<tr>
<td>Tree Removal Permits</td>
<td>$27,000</td>
</tr>
<tr>
<td>Sidewalk Repair Service Charges</td>
<td>$4,766</td>
</tr>
<tr>
<td>One-Time Revenue Sources to Bridge LLAD Funding Gap</td>
<td>$440,000</td>
</tr>
<tr>
<td>One-Time Enhancement for Parks &amp; Trees</td>
<td>$1,023,117</td>
</tr>
<tr>
<td>Total Revenues</td>
<td>$21,067,039</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Estimated Expenditures</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>City Attorney</td>
<td></td>
</tr>
<tr>
<td>Advisory Services</td>
<td>$47,864</td>
</tr>
<tr>
<td>City Administrator - Budget Office</td>
<td></td>
</tr>
<tr>
<td>Budget Analysis &amp; Operations</td>
<td>$91,184</td>
</tr>
<tr>
<td>Finance &amp; Management - Revenue &amp; Info Technology</td>
<td></td>
</tr>
<tr>
<td>Revenue Collections</td>
<td>$334,025</td>
</tr>
<tr>
<td>Application Development &amp; Support</td>
<td>$35,950</td>
</tr>
<tr>
<td>Subtotal</td>
<td>$169,944</td>
</tr>
<tr>
<td>Museum</td>
<td></td>
</tr>
<tr>
<td>Museum Oversight</td>
<td>$60,000</td>
</tr>
<tr>
<td>Museum Visitor Services</td>
<td>$222,876</td>
</tr>
<tr>
<td>Subtotal</td>
<td>$339,876</td>
</tr>
<tr>
<td>Public Works</td>
<td></td>
</tr>
<tr>
<td>Parks, Grounds and Streetscapes</td>
<td>$8,530,391</td>
</tr>
<tr>
<td>Trees</td>
<td>$3,531,385</td>
</tr>
<tr>
<td>Electrical &amp; Energy Efficiency</td>
<td>$7,902,930</td>
</tr>
<tr>
<td>Facilities Management &amp; Development</td>
<td>$2,471,275</td>
</tr>
<tr>
<td>Keep Oakland Clean &amp; Beautiful</td>
<td>$11,864</td>
</tr>
<tr>
<td>Streets &amp; Sidewalks Mgmt &amp; Development</td>
<td>$29,357</td>
</tr>
<tr>
<td>Subtotal</td>
<td>$18,281,421</td>
</tr>
<tr>
<td>Parks &amp; Recreation</td>
<td></td>
</tr>
<tr>
<td>Central Administration</td>
<td>$137,939</td>
</tr>
<tr>
<td>Recreation, Cultural, Civic</td>
<td>$2,123,580</td>
</tr>
<tr>
<td>Competitive Sports</td>
<td>$283,598</td>
</tr>
<tr>
<td>Aquatics</td>
<td>$400,074</td>
</tr>
<tr>
<td>Ball Fields</td>
<td>$228,338</td>
</tr>
<tr>
<td>Subtotal</td>
<td>$1,357,527</td>
</tr>
</tbody>
</table>

Total Expenditures: $22,722,513

Contribution to/(from) Fund Balance*: $339,546
Estimated Ending Fund Balance*: $539,917

*The beginning fund balance is estimated to be $0.2 million. Contributions to or from fund balance would increase or decrease the estimated ending fund balance. As adopted in June 2005, FY 2006-07 LLAD resources are expected to exceed expenditures by $0.34 million, yielding an estimated ending fund balance of $0.54 million.
furnishing of water for the irrigation of the landscaping, and the maintenance of any street lighting facilities or appurtenant facilities and the furnishing of electric current or energy, gas, or other illuminating agent for the street lighting, public park, and recreational facilities or appurtenant facilities.

The plans and specifications for the improvements are on file in the Public Works Agency of the City of Oakland.
The 1972 Act provides that the total cost for operations, maintenance and servicing of those facilities or improvements, which provide a "special benefit" to the parcels can be recovered in the assessment spread including incidental expenses. These incidental expenses include but are not limited to engineering fees, legal fees, printing, mailing, postage, publishing, etc.

The District’s total assessment revenue allocation by benefit zone is shown below in Table 5. The location of the zones of benefit and the method of apportionment are described in Part D of this Report.

<table>
<thead>
<tr>
<th>DESCRIPTION</th>
<th>Zone 1 Budget</th>
<th>Zone 2 Budget</th>
<th>Zone 3</th>
<th>Total All Zones</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Residential</td>
<td>Residential</td>
<td>Non Residential</td>
<td>Non Residential</td>
</tr>
<tr>
<td>Lighting</td>
<td>$1,064,363</td>
<td>$606,106</td>
<td>$394,836</td>
<td>$97,686</td>
</tr>
<tr>
<td>Landscaping</td>
<td>$8,139,194</td>
<td>$2,191,306</td>
<td>$3,278,229</td>
<td>$383,641</td>
</tr>
<tr>
<td>Total Estimated Assessments</td>
<td>$9,203,557</td>
<td>$2,797,412</td>
<td>$3,673,065</td>
<td>$481,326</td>
</tr>
</tbody>
</table>

The 1972 Act requires that a special fund be set up for the revenues and expenditures of the District. Funds raised by the assessment shall be used only for the purpose as stated herein. A contribution to the District by the City may be made to reduce assessments, as the City Council deems appropriate. Any balance or deficit remaining on July 1 must be carried over to the next fiscal year.
PART C

ASSESSMENT DISTRICT DIAGRAM

Assessment District

The boundaries of the City of Oakland’s Landscaping and Lighting Assessment District coincide with the boundaries of the City of Oakland and encompass all parcels of land within the City. The District Diagram is located on the following pages of this Report.

The District Diagram presents the District boundary, the Zones of Benefit, and City streets. The lines and dimensions of each parcel of land within the District, are those lines and dimensions of the Assessor’s parcel maps on file at the Alameda County Assessor’s office. The Assessor’s maps are incorporated by reference into the Assessment Diagram. The Assessor’s parcel number is adopted as the distinctive designation of each lot or parcel.

Benefit Zone Boundaries

The District is divided by two benefit zone systems, residential and non-residential. Consequently, the District Diagram is presented in two sheets, one depicting residential Benefit Zones 1 and 2, and the other depicting non-residential Benefit Zones 1, 2, and 3. For each sheet of the Assessment District Diagram, the dividing line between Benefit Zones 1 and 2 generally begins at I-580 and the northerly City Park District Limits, then continues easterly along I-580 and northerly along Piedmont Avenue to the City Limits of Piedmont. It then generally begins at Park Boulevard and the southerly boundary of Piedmont and meanders southerly to State Road 13 near Seminary Avenue, and easterly to the Oakland City Limits.

Non-residential Benefit Zone 3 encompasses the downtown business district generally bordered by Grand Avenue, El Embarcadero, Lakeshore Avenue, the Nimitz Freeway, Highway 24 and 27th Street.
PART D

METHOD OF APPORTIONMENT OF ASSESSMENT

GENERAL

The Landscaping and Lighting Act of 1972, permits the establishment of assessment districts by Agencies for the purpose of providing, maintaining, and servicing certain public improvements, which include the construction, maintenance, and servicing of street lights, traffic signals, landscaping facilities and park and recreational facilities.

Section 22573 of the 1972 Act requires that assessments be levied according to benefit rather than according to assessed value. This section states:

"The net amount to be assessed upon lands within an assessment district may be apportioned by any formula or method which fairly distributes the net amount among all assessable parcels in proportion to the estimated benefits to be received by each parcel from the improvements."

The 1972 Act permits the designation of zones of benefit within any individual assessment district if "by reasons or variations in the nature, location, and extent of the improvements, the various areas will receive different degrees of benefit from the improvements".

In addition, Article XIIID, Section 4(a) of the California State Constitution requires that a parcel's assessment may not exceed the reasonable cost of the proportional special benefit conferred on that parcel.

SPECIAL BENEFIT DETERMINATION

Street Lighting
The proper functioning of street lighting is imperative for the welfare and safety of the property owners throughout the City. Proper operation, maintenance, and servicing of a street lighting system benefits property by providing increased illumination for ingress and egress to property, safe pedestrian traveling at night, improved security and protection to property.

Landscaping
Trees, landscaping, hardscaping, and appurtenant facilities, if well maintained, provide beautification, shade and enhancement of the desirability of the surroundings, and therefore, increase property desirability and value. In Parkways and Land Values, written by John Nolan and Henry V. Hubbard in 1937, it is stated:

"...there is no lack of opinion, based on general principals and experience and common sense, that parkways do in fact add value to property, even though the amount cannot be determined exactly... Indeed, in most cases where public money has been spent for parkways, the assumption has been definitely made that the proposed parkway will show a provable financial profit to the City. It has been believed that the establishment of parkways causes a rise in real estate values throughout the City or in parts of the City..."
It should be noted that the definition of “parkways” above includes all roadway landscaping including medians and entranceways.

**Parks and Recreation**

Property values in communities are increased, and the overall quality of life and desirability of an area are enhanced, when public park and recreational facilities are in place, improved, operable, safe, clean, and well maintained. Conversely, property values decrease when park and recreational facilities are non-existent, unsafe, or destroyed by the elements or vandalism.

Property values in an area also increase when there is an increase in the number of parks, recreation centers, and sports facilities. These park and recreational facilities enable property owners to participate in sporting events, leisure activities, picnics, organized social events, and other miscellaneous activities.

Studies in a number of communities, including counties and cities throughout the United States, have indicated that recreation & recreational facilities, if well maintained, have caused an increase in the property values within the community. Consequently, such park & recreational facilities have proved a potent factor in maintaining a sound economic condition and a high standard of livability in the community. These studies confirm the opinion long held by planning authorities as to the economic value of park & recreational facilities in a community.

> "The recreation value is realized as a rise in the value of land and other property in or near the recreation area, is of both private interest to the landowner and others holding an economic stake in the area, and of public interest to the taxpayers, who have a stake in a maximum of total assessed values." (National Recreation and Park Association, June 1985)

The benefit of parks and recreational facilities to residential and non-residential properties has been summarized by a number of studies. The United States Department of the Interior, National Park Service, in a publication of June 1984, concluded that:

- “Park and recreation improvements stimulate business and generate tax revenues.”
- “Park and recreation improvements help conserve land, energy, and resources.”
- “An investment in park and recreational improvements helps reduce pollution and noise, makes communities more livable, and increases property values.”
- Public recreation benefits all employers by providing continuing opportunities to maintain a level of fitness throughout one’s working life, and through helping individuals cope with the stress of a fast-paced and demanding life.”

**BENEFIT ZONES**

Benefit zones have been established to distinguish geographic areas with differing degrees of benefit received by parcels of similar size and use. These distinctions arise from variations in the nature, location, and extent of improvements. Within a benefit zone, parcels of similar size and use are estimated to receive the same degree of benefit. For the City of Oakland Landscaping and Lighting Assessment District, two benefit zone systems are used; one for residential parcels and one for non-residential parcels.
Street Lighting Improvements
The Oakland City Council has established minimum standards for residential street lighting that are uniformly applied throughout the City. The District's lighting budget includes funds to maintain all residential streets at these standards. In addition, the residential properties receive some additional benefit from the increased street lighting located on collector and arterial streets. Because all residences benefit from a portion of the collector and arterial lighting, 30 percent of these lighting costs are included in the residential assessments. In addition, for non-residential parcels, a distinction is necessary for benefits received from street lighting. Throughout the City, street lighting is similar among non-residential areas. One exception to this similarity in lighting among non-residential areas is the downtown area, which is more intensely lighted than are other non-residential areas. To account for this difference in lighting intensity, Benefit Zone 3 encompassing the central business district is created for non-residential properties.

Landscaping Improvements
Because of the variation in density of roadway, median and parkway landscaping throughout the City, the District is divided into two benefit zones. Parcels located within their respective benefit zones will pay for the landscaping costs located within that benefit zone based upon the methodology detailed within this Report.

Parks and Recreation
Finally, a long-standing system of City Park Maintenance Districts provides another basis for placement of benefit zone boundaries. These park and recreational benefit zone boundaries were established on the basis of location and density of park and recreational improvements, in an effort to establish areas requiring equivalent input of resources.

For residential and non-residential parcels, it is appropriate to make the same distinction between Benefit Zones 1 and 2 for benefits received from park improvements. In addition to distinguishing lighting intensity, the Benefit Zone 3 boundary serves another purpose; the highest density of park improvements is in the downtown area. Downtown improvements include Lake Merritt. Clearly, areas outside Benefit Zone 3 also benefit from the downtown improvements. Portions of the Benefit Zone 3 park and recreational benefits are therefore attributed to Benefit Zones 1 and 2.

Estimates of the benefits received from the park & recreational improvements located within Benefit Zone 3 were based on interviews with City staff and other persons possessing extensive knowledge of City parks and their usage. Fifty percent of park & recreational improvements located within Benefit Zone 3 benefit the non-residential and residential parcels located within Benefit Zone 1, twenty-five percent of the park & recreational improvements located within Benefit Zone 3 benefit the non-residential parcels located in Benefit Zone 3, and 25 percent of the park & recreational improvements located within Benefit Zone 3 benefit the non-residential and residential parcels located within Benefit Zones 2.
In summary, several zones of benefit are established as follows:

Zone 1 Residential
Zone 1 Non-Residential
Zone 2 Residential
Zone 2 Non-Residential
Zone 3 Non-Residential

SPECIAL BENEFIT ALLOCATION

Each parcel is assigned Equivalent Dwelling Units (EDUs) in proportion to the estimated benefit the parcel receives from the lighting, landscape, and park improvements. The total number of EDUs is then divided into the annual revenue requirement to determine the cost per EDU.

Calculation of the EDUs to be allocated to each parcel is based upon land use (intensity of development), street frontage and parcel size.

**Single Family**
Since the single-family parcel represents over 63% of the total assessable parcels within the District, it is used as the basic unit of assessment and is defined as 1.00 EDU (one Equivalent Dwelling Unit). Single family parcels are defined as parcels that have a land use classification as single family residential with the Alameda County Assessor's Office.

**Condominium**
Condominium parcels are considered 0.75 EDUs due to their reduced population density and size of structure relative to the typical single family residence. Condominium parcels are defined as parcels that have a land use classification as condominium, attached planned unit development or co-op with the Alameda County Assessor's.

**Mobile Home Parks**
Mobile home parcels are considered 0.75 EDUs due to their reduced population density and size of structure relative to the typical single family residence. Mobile home parcels are defined as parcels that have a land use classification as mobile home with the Alameda County Assessor's.

**Multi-Family**
Multi-family residential parcels are also given a reduction of EDUs because of their reduced benefit received as the number of units increase. By decreasing the equivalency factor as the number of units increases, a reasonable benefit assessment per parcel is achieved. The equivalency factors for multi-family parcels are shown on Table No. 6 below. Multi-family parcels are defined as parcels that have a land use classification as multi-family, which includes duplexes, triplexes, apartments, etc., with the Alameda County Assessor's Office.
Commercial and Institutional
The commercial and institutional land use category represents the largest non-residential category. Although the parcel area and frontage equating to the benefit received by a single family residential parcel is incapable of exact determination, reasoned judgment establishes estimates resulting in fair assessments. Commercial and institutional parcels are generally defined as parcels that have a land use classification as commercial or institutional with the Alameda County Assessor’s Office. These land use types include schools, churches and hospitals.

Parcel area and frontage for an “average” single family parcel are approximately 3,200 sq. ft. and approximately 40 feet respectively. If one further estimates that the benefits received by a “typical” single family parcel are attributable to one-half of its street frontage and one-half of its parcel area, the 0.50 EDUs should be allocated for each 3,200 sq. ft. of parcel area and 0.50 EDUs should be allocated to each 40 feet of street frontage. It is this range of estimates that is applied to the commercial/institutional and industrial (see below) land use categories.

As noted in the following table and illustrated in the example calculation, one EDU benefit is attributed to a commercial/institutional parcel for each 80 feet of frontage and for each 6,400 square feet of parcel area.

<table>
<thead>
<tr>
<th>Land Use Category</th>
<th>Frontage (FT)</th>
<th>Area (SF)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Commercial/Institutional</td>
<td>80</td>
<td>6,400</td>
</tr>
<tr>
<td>Industrial</td>
<td>100</td>
<td>10,000</td>
</tr>
<tr>
<td>Public Utilities</td>
<td>1,000</td>
<td>100,000</td>
</tr>
<tr>
<td>Golf Course</td>
<td>1,000</td>
<td>200,000</td>
</tr>
<tr>
<td>Quarry</td>
<td>1,000</td>
<td>250,000</td>
</tr>
</tbody>
</table>
Example benefit estimation for a commercial or institutional parcel with a frontage of 160 feet and an area of 12,800 square feet:

<table>
<thead>
<tr>
<th>Frontage</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>160 FT</td>
<td>12,800 SF</td>
</tr>
<tr>
<td>80 FT/SFE</td>
<td>6,400 SF/SFE</td>
</tr>
</tbody>
</table>

\[ \frac{80}{1} \times \frac{6,400}{1} = 4 \text{ SFE Benefit Units} \]

**Industrial**

Predominantly industrial areas are generally less intensely lighted than are predominantly commercial areas. This less intense lighting is accounted for by using larger frontage and area factors to represent the unit benefit. Moreover, basic differences in land use result in less benefit being received per unit area or frontage by industrial uses than for commercial or institutional uses. Industrial uses are typically less intense, requiring greater areas and generating fewer occupants and pedestrians than do commercial or institutional uses. In addition, the enhanced image created by the presence of parks and landscaping is generally more important to commercial and institutional uses than to industrial uses.

For the industrial land use category, estimates are taken from the other end of the range discussed above. One EDU benefit is represented by 100 feet of frontage and by 10,000 square feet of parcel area. It is estimated that, for a given increment of frontage or area, an industrial parcel benefits less than does a commercial or institutional parcel. The distinction in frontage or area per unit benefit is designed to take this difference into account.

**Non-Residential Condominiums**

There are a number of condominiums with use codes in the commercial and industrial land use categories. Parcel area and frontage data from the Assessor's parcel maps pertain to a condominium complex as a whole. This data were used to compute an assessment for the total complex. A third variable, each parcel's percentage interest in the condominium was derived from documents in the County Recorder's Office and was used to prorate the assessment for the total complex to the individual condominium units.

**Tall Non-Residential Buildings**

Tall non-residential buildings make relatively intense use of public lighting, landscaping, and parks because of their high rates of occupancy and pedestrian generation. Because of the small ratio of building footprint to floor area for a tall building, the benefits received from this intense use are not fairly measured by parcel area and frontage alone. In estimating the benefits received by tall buildings, area and frontage measures are supplemented by net rentable area of the building.

A tall building is defined as a building of more than five stories. For tall buildings, the normal benefit computation is performed on the basis of parcel area and frontage. Added to that result is an estimated additional benefit of one EDU per 5,000 SF of net rentable area. To avoid unreasonably large benefit estimates for tall buildings on large parcels, a maximum estimated benefit of 100 EDU's is established.
**Public Utilities**

Properties owned or leased by investor owned public utilities are established as a separate land use category. Many of the parcels in this category have large areas and frontages and would receive unreasonably large assessments unless a distinction is made in the frontage and area representing a unit benefit. Most of these parcels contain equipment and facilities that receive relatively little benefit from public lighting, landscaping, and parks. These parcels were allocated 1.00 EDU benefit for each 1,000 FT of frontage and for each 100,000 SF of area.

**Golf Courses**

Golf Course parcels represent very large areas and frontages. Most of the area involving golf courses is permanent open space. Golf courses do contain clubhouses and other structures and do benefit from public lighting, landscaping and parks, but estimation of their benefits requires a formula different from that applied to other land uses. The golf courses are allotted 1.00 EDU benefit for each 1,000 FT of frontage and for each 200,000 SF of area.

**Quarries**

Two parcels have the use code for quarries. These parcels are very large and derive little benefit from the District's improvements. Among all use categories, quarries are estimated to receive the least benefit per frontage and area and are allotted 1.00 EDU benefit for each 1,000 FT of frontage and 250,000 SF of parcel area.

**Exempt**

Exempted from the assessment would be public streets, public avenues, public lanes, public roads, public drives, public courts, public alleys, public easements and rights-of-way, public greenbelts and public parkways, open space and all other public property.

**SUMMARY OF ASSESSMENTS**

The methods described above are applied to estimate the benefits received by each assessable parcel in the District from lighting, landscaping, parks, and recreational improvements. These estimates are expressed as Equivalent Dwelling Units (EDU). The total of equivalent benefit units for each Zone is then computed for both residential and non-residential land uses. A Summary of Single-Family EDUs by Zone and General Land Use is presented below.

<table>
<thead>
<tr>
<th>Benefit Zone</th>
<th>Residential</th>
<th>Non-Residential</th>
<th>Combined</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>89,668.33</td>
<td>24,799.75</td>
<td>114,468.08</td>
</tr>
<tr>
<td>2</td>
<td>32,930.47</td>
<td>3,945.30</td>
<td>36,875.77</td>
</tr>
<tr>
<td>N/A</td>
<td></td>
<td>4,563.24</td>
<td>4,563.24</td>
</tr>
<tr>
<td>Total</td>
<td>122,598.80</td>
<td>33,308.29</td>
<td>155,907.09</td>
</tr>
</tbody>
</table>

These EDU benefits are then divided into the appropriate budget item subtotal (see Cost Estimate) to obtain the assessment for lighting and for parks and landscaping, for residential and non-residential uses in each Benefit Zone. A Summary of Assessments for One Equivalent Dwelling Unit Benefit by Zone and General Land Use is as follows:
The assessment for a particular parcel is computed by multiplying that parcel's EDU's by the assessment rate shown above. The total assessment revenues for residential and non-residential parcels within each Zone are presented in the following table:

<table>
<thead>
<tr>
<th>Zone</th>
<th>Residential</th>
<th>Non-Residential</th>
<th>Combined</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>$9,203,557</td>
<td>$2,797,412</td>
<td>$12,000,969</td>
</tr>
<tr>
<td>2</td>
<td>$3,673,065</td>
<td>$481,326</td>
<td>$4,154,391</td>
</tr>
<tr>
<td>3</td>
<td>N/A</td>
<td>$1,051,827</td>
<td>$1,051,827</td>
</tr>
<tr>
<td>Total</td>
<td>$12,876,622</td>
<td>$4,330,565</td>
<td>$17,207,187</td>
</tr>
</tbody>
</table>
PART E

PROPERTY OWNER LIST & ASSESSMENT ROLL.

A list of names and addresses of the owners of all parcels, and the description of each lot or parcel within the City of Oakland Landscaping and Lighting Assessment District is shown on the last equalized Property Tax Roll of the Alameda County Assessor, which by reference is hereby made a part of this report.

This list is keyed to the Assessor's Parcel Numbers as shown on the Assessment Roll, which includes the proposed amount of assessments for FY 2006-07 apportioned to each lot or parcel. The Assessment Roll is on file in the Office of the City Clerk of the City of Oakland and is shown in this Report as Appendix "A".
APPENDIX ‘A’

FY 2006-07 ASSESSMENT ROLL

(On File with the City Clerk)
RESOLUTION ORDERING IMPROVEMENT TO THE CITY OF OAKLAND LANDSCAPE AND LIGHTING ASSESSMENT DISTRICT AND CONFIRMING THE LEVYING OF THE ASSESSMENTS AND DIRECTING THE FY 2006-07 ASSESSMENT TO BE TURNED OVER TO THE COUNTY AUDITOR FOR BILLING AND COLLECTION

WHEREAS, pursuant to the California Streets and Highways code, Sections 22500, et seq. known as the Landscaping and Lighting Act of 1972 (Act of 1972), the City Administrator filed with the City Clerk and presented before Council, on the 20th day of June, 2006, reports for the continuation of the Landscape and Lighting Assessment District in order to raise funds for the installation, maintenance and servicing of public landscaping and lighting; and

WHEREAS, pursuant to Sections 22500 and following of the Act of 1972, the City took a series of actions preliminary to ordering the establishment of the Landscape and Lighting Assessment District ("District") and did establish such District of June 23, 1989; and

WHEREAS, pursuant to Sections 22500 and following of the Act of 1972, the City has renewed the District each subsequent year; and

WHEREAS, the voters of the City of Oakland previously approved the continuation of the District, in accordance with Article XIIID, Section 5, of the California Constitution (Proposition 218); and

WHEREAS, the District Engineer has filed an Annual Report for the District confirming the applicability of the existing assessment rates for FY 2006-07; and

WHEREAS, Tuesday, the 20th day of June, 2006 at the hour of 7:01 o'clock p.m. was fixed and properly noticed as the day and hour for the City Council to hear and pass on said reports, together with any objections or protests which may be raised by any of the property owners liable to be assessed for the costs of certain public maintenance and improvements equitably only among those citizens and businesses benefiting from such city programs;

WHEREAS, the Engineer's Report was prepared in accordance with the provisions of Article XIII of the California Constitution and state law; and

WHEREAS, the Engineer's Report, incorporated by this reference, provides for services of particular benefit to the properties located within the District (as more specifically identified in the Engineer's Report); and
NOW, THEREFORE, BE IT RESOLVED by the Council of the City of Oakland, as follows:

1. The City Council finds that the City Clerk gave notice of these proceedings as required by Government Code Section 53753 and in compliance with, state law, and Article XIII of the California Constitution, and gave all other notices and took all other actions required by law with regard thereto.

2. A Public Hearing was held on June 20, 2006, (at 7:01 P.M. in the City Council Chambers in City Hall, located at 1 Frank H. Ogawa Plaza, Oakland California) to hear all public comments, protests, and thereafter to take final action as to the annual assessment for the District.

3. At the hearing the testimony of all interested persons for or against the furnishing of the specified types of improvements or activities, and the imposition of the annual assessment for the District was heard. All protests, both written and oral, are overruled and denied, and the City Council finds that there is not a majority protest within the meaning of the law.

4. The City Council finds, determines and declares that the District and each parcel therein is benefited by the improvements, maintenance, and activities funded by the assessment to be levied, including all expenses incurred incidentally thereto, upon the lots and parcels of real property in proportion to the estimated benefits to be received as specified in the Engineer's Report.

5. The Engineer's Report for the District and the proposed assessment district boundary description, assessment roll and map is accepted and approved and the assessments shall be as provided for in the Engineer's Report and assessment roll. The reasons for the assessments and the types of the improvements, activities and services proposed to be funded and provided by the levy of assessments on property in the District and the time period for which the proposed assessments are to be made are those specified in the Engineer's Report.

6. The City's Budget shall annually appropriate funds from non-District funds to pay for a low-income rebate.

7. That the report which the District Engineer filed with the City Clerk and scheduled before Council on the 20th of June and the 18th day of July, 2006 at the hour of 7:01 o'clock p.m. for the continuation of the Landscape and Lighting Assessment District for the fiscal year 2006-07, and the diagram and assessment as set forth in the annual report of the Engineering of Work and each component part of it, including each exhibit incorporated by reference in the report and the levying of each individual assessment as stated in the Assessment Roll described therein, as modified to reflect no increases in the assessment, be and are hereby accepted and confirmed.
8. That upon approval of the Landscape and Lighting Assessments, the City Administrator shall present an itemized report to the Auditor-Controller of the County of Alameda, State of California, to be placed on the FY 2006-07 County Tax Roll, and to take whatever other action necessary to collect the assessments.

IN COUNCIL, OAKLAND, CALIFORNIA, ____________. ___

PASSED BY THE FOLLOWING VOTE:

AYES- BRUNNER, BROOKS, CHANG, KERNIGHAN, NADEL, REID, QUAN, and PRESIDENT DE LA FUENTE

NOES-

ABSENT-

ABSTENTION-

ATTEST: ______________________
LATONDA SIMMONS
City Clerk and Clerk of the Council
of the City of Oakland, California