Appendix A – County Ordinances
ORDINANCE NO. 650.5
AN ORDINANCE OF THE COUNTY OF RIVERSIDE AMENDING ORDINANCE NO. 650
REGULATING THE DISCHARGE OF SEWAGE IN THE UNINCORPORATED AREAS OF
THE COUNTY OF RIVERSIDE AND INCORPORATING BY REFERENCE ORDINANCE 725

The Board of Supervisors of the County of Riverside, State of California, Ordains that
Ordinance 650 (Chapter 8.124 of the Riverside County Code) is amended in its entirety to
read as follows:

ORDINANCE NO. 650
REGULATING THE DISCHARGE OF SEWAGE IN THE UNINCORPORATED AREAS OF
THE COUNTY OF RIVERSIDE
(Incorporating Riverside County Ordinance No. 725)

SECTION 1. PROHIBITIONS.
A) It shall be unlawful for any person to discharge or deposit or cause or permit to
be discharged or deposited any sewage, sewage effluent or non-hazardous waste
whether treated or untreated in or upon any unincorporated territory of the County of
Riverside, including any deposit or discharge of sewage into streams or bodies of water
above or below the ground. When sewage, other than the discharge from an approved
sewage treatment plant, is overflowing or being discharged upon the surface of any
premises, the Director may order the owner of the premises or occupants thereof who
contribute to such overflow or discharge to abate the same forthwith.
B) It shall be unlawful for any person to install or alter plumbing facilities or drainage
systems for the discharge or deposit of any sewage, sewage effluent, or non-hazardous
waste from any dwelling, house or building or appurtenance thereof in or upon
unincorporated territory of the County of Riverside, or into streams or bodies of water
above or below the surface where the same is, or may be carried through, or upon,
unincorporated territory of said County, without first securing, in the manner hereinafter
provided, an approval and permit from the Department.
C) It shall be unlawful for any person to install any structure or paving in the areas
identified for OWTS tank access or the primary and expansion dispersal area.

SECTION 2. DEFINITIONS.
A) “Alternative System” or “Alternative OWTS” shall mean any OWTS that
does not meet the criteria of a conventional OWTS, but is allowed under
conditions specified by the Department.
B) “Approval” shall mean the written approval by the Director or his
designated representative of a plan to install, construct, reconstruct, convert or
alter any OWTS which discharges or disposes of sewage, sewage effluent, or
non-hazardous waste.
C) “Construction Permit” shall mean a permit issued by the Department
authorizing the permittee to install, construct, reconstruct, convert or alter any
OWTS.
D) “Conventional Septic System” shall mean an OWTS consisting of a
septic tank and Department approved subsurface gravity dispersal system.
E) “Critical Area” shall mean those areas determined by the Director to be
difficult for installation of an OWTS due to, but not limited to one or more of the
following: lot size, seasonal groundwater, slope, or poor soil conditions.
F) “Department” shall mean the Riverside County Department of
Environmental Health.
G) “Department’s Manual” shall mean the technical document identifying the
approved by the Director.

U) "System Certification" is an expression of professional opinion that the OWTS, or its components, meet industry standards that are the subject of the certification but do not constitute a warranty or guarantee, either express or implied. System Certifications shall be performed by a Qualified Service Provider using forms and procedures established or approved by the Director.

V) "Weathered Bedrock" is rock that has been exposed to the atmosphere at or near the earth's surface and changed in color, texture, composition, firmness, and/or form as a result of the exposure with little or no transport of loosened or altered material. For purposes of this Ordinance, weathered bedrock is not soil.

SECTION 3. GENERAL REQUIREMENTS FOR AN APPROVAL AND CONSTRUCTION PERMIT.

A) No person shall erect, construct, rebuild, convert or alter any plumbing system designed for the discharge or disposal of sewage or sewage effluent unless he has first obtained a written approval for such purpose from the Director. In designated areas of Riverside County, this approval shall also constitute a construction permit.

B) If it is impractical to connect a plumbing fixture affecting the sanitary drainage system with a street sewer, the sewage effluent must be disposed according to the minimum standards of the most recent edition of the Uniform Plumbing Code and the sewage disposal requirements in the Department’s Manual, as such requirements may be amended from time to time. Setback requirements between subsurface sewage disposal components (including septic tanks, distribution and leaching systems) and any water well shall be as specified in Section 15 of Riverside County Ordinance No. 682 Regulating the Construction, Reconstruction, Abandonment and Destruction of Wells.

1) The type of sewage facilities installed shall be determined on the basis of location, soil porosity, site slope and ground water level, and shall be designed to receive all sanitary sewage from the property. No surface drainage shall be permitted to enter any part of the OWTS. The OWTS, except as otherwise provided, shall consist of a septic tank with effluent discharging by gravity flow into a Dispersal System. Under special circumstances (when conventional parameters cannot be met) other disposal methods may be utilized with approval of the Director.

2) OWTS sizing shall be based on the higher volume estimation as determined by either the number of bedrooms or plumbing fixture unit counts.

3) The location and installation of the sewage facilities and each part thereof shall be such that, with reasonable maintenance, the OWTS will function in a sanitary manner and will not result in contamination, pollution or creation of a nuisance or endanger the safety of any domestic water supply or public health.

4) New OWTS or OWTS subject to major repair shall be designed to prevent solids in excess of one-eighth (1/8) inch in diameter from passing to the dispersal system while under two feet of hydrostatic head. Septic tanks that use National Sanitation Foundation (NSF)/American National Standards Institute (ANSI) Standard 46 certified septic tank filter at the final point of effluent discharge from the OWTS and prior to the dispersal system shall be deemed to meet this requirement.

5) Septic tanks shall have at least 2 access openings using risers that allow access to the tank interior meeting the following requirements:
   a. Each compartment shall have an access opening
SECTION 4. HOLDING TANKS.
A holding tank may be approved by the Director if approval to utilize an OWTS has been denied provided the sewer agency which serves the area agrees in writing to the installation of a holding tank and the following conditions are met:
A) A holding tank may be approved for a period not to exceed two (2) years from the date of approval. A "will serve" letter from the sewer agency which serves the area shall be submitted which indicates the site can be provided sewer service within the two-year approval period. An extension of the two-year approval may be considered upon notification from the sewer agency.
B) The sewer agency for the area takes responsibility for the operation and maintenance of the holding tank.
C) No wholesale or retail food facilities shall be approved for connection to a holding tank.
D) When a sewer line becomes available, abandonment of the holding tank in a proper manner and connection to the sanitary sewer will be required within a period not to exceed sixty (60) calendar days.
E) A holding tank may be approved as a replacement system for an existing residence when an OWTS is not feasible if approved in writing by the Director.
F) No holding tank facility shall be placed in any portion of a public right-of-way without written approval from the responsible public agency.

SECTION 5. OPERATING PERMITS.
A) All new or repaired Alternative OWTS shall be subject to an annual operating permit.
B) Any OWTS subject to this section must be inspected yearly and cleaned (pumped) at least once every 5 years, unless otherwise specified by manufacturer or Department, by a person holding a valid permit as authorized by Riverside County Ordinance No 712 as amended.
C) Renewal of subsequent operating permits shall be completed by the property owner or agent on or before the expiration of the permit on forms provided by the Department and shall include:
   1. Proof of appropriate on-going maintenance
   2. Proof of septic tank pumping as per the above specified time frame.
   3. Alternative OWTS with advanced treatment shall include evidence of a current maintenance agreement with the manufacturer or other qualified service provider and copies of that company’s evaluation/inspections of the OWTS. Said agreement shall include evaluations by the service provider of a frequency no less than once every 3 months, with direct visual inspection at a frequency of no less than once every 6 months.
   4. Proof of repairs or alterations an OWTS must be submitted, when such repairs have been required by the Department.
   5. Any and all OWTS reports required as part of the OWTS design approval.
E) Within 60 days of a change of ownership, the new owner or owners must transfer the permit into his, her or their names, using forms provided by the Department.
F) Every OWTS subject to this Section shall be subject to an annual inspection by the Department to assure it is operating in a satisfactory manner.

SECTION 6. APPLICATION REVIEW PROCESS FOR APPROVAL OR PERMIT.
A) Initial Application Review
   1) Applicants shall be notified of incomplete or inaccurate applications within
System Certification shall be repaired. Any and all major repairs are subject to the approval process as described in Section 3.

SECTION 8. FEES.
A) The fees required to obtain an approval under the provisions of this Ordinance shall be as specified in Riverside County Ordinance No. 671, and shall be in such amounts as are based upon a cost-analysis determined by the Riverside County Auditor-Controller.
   Such fees may be waived in cases where corrective or replacement work is being undertaken to replace property damaged or destroyed in a disaster recognized in a resolution adopted by the Board of Supervisors.
B) Combined Design Review and Construction Inspection Fees
   When construction inspections are required of the Department by virtue of this Ordinance or other Board action, the applicant shall pay a $600.00 deposit in lieu of any applicable individual fees for sewage plan review and site inspections as noted in Riverside County Ordinance No. 671. If the Department’s cost of performing the reviews and inspections is less than the above deposit, the balance will be refunded to the applicant. If the Department’s cost is greater than the above deposit, the applicant shall pay the difference to the County within thirty (30) calendar days of receipt of an invoice thereof.
   This fee shall be included in and subject to future changes of Riverside County Ordinance No 671.
C) Annual Operating Permit Fees
   Prior to the issuance or annual renewal of an operating permit, there shall be paid to the Director the fees indicated below.
   1. Alternative OWTS or holding tank..............$150.00
   2. Alternative OWTS with advanced treatment......$200.00
   3. Transfer fee..........................................$10.00
   The application fee for the pre-installation review and approval of an alternative OWTS shall include the fees for the first year of the OWTS’ annual permit. If the OWTS is not installed, this portion of the submittal fee shall be refunded to the applicant.
   These fees shall be included in and subject to future changes as per Riverside County Ordinance No 640.

SECTION 9. ENFORCEMENT AND ADDITIONAL REMEDIES, PENALTIES, PROCEDURES.
A) It shall be the duty of the Director or his agents to enforce the provisions of this Ordinance.
B) The additional remedies, penalties, and procedures for violations of this Ordinance and for recovery of costs related to enforcement provided for in Riverside County Ordinance No. 725 are incorporated into this section by reference.

SECTION 10. VIOLATIONS.
A) Any person violating any provision of this Ordinance shall be deemed guilty of an infraction or misdemeanor as hereinafter specified. Such person shall be deemed guilty of a separate offense for each and every day or portion thereof during which any violation of any of the provisions of this ordinance is committed, continued or permitted. Any person convicted of a violation of this ordinance shall be: (1) guilty of an infraction offense and punished by a fine not exceeding one hundred dollars ($100.00) for a first violation; (2) guilty of an infraction offense and punished by a fine not exceeding two hundred dollars ($200.00) for a second violation on the same site. The third and any additional violations on the same site shall be punishable by a fine not exceeding one thousand dollars.
ORDINANCE NO.856
AN ORDINANCE OF THE COUNTY OF RIVERSIDE
ESTABLISHING A SEPTIC TANK PROHIBITION FOR SPECIFIED AREAS OF QUAIL VALLEY AND REQUIRING THE CONNECTION OF EXISTING SEPTIC SYSTEMS TO SEWER

The Board of Supervisors of the County of Riverside do Ordain as Follows:

SECTION 1. FINDINGS
The Board of Supervisors hereby makes the following findings of fact:
A. The proper disposal of sewage waste as generated in homes and business is essential to protect the health and welfare of the residents and visitors to the County of Riverside; and
B. The Quail Valley area was developed initially in the 1920’s with individual septic systems and now experiences an unacceptable number of on-site disposal system failures due to age of the systems, small lot sizes and existing soil and groundwater conditions.
C. The records of the Department show numerous and ongoing failures of septic systems within the Quail Valley area, many of which are affecting newer construction as well as older residences; and
D. A survey conducted by the Department of Environmental Health in March of 2005 found that 37% of those residents responding from the Quail Valley area had sewage or grey water discharges to the ground surface and on to the streets; and
E. These failures lead to the discharge of untreated sewage to the surface of the ground, mixing with other run-off water that directly impacts the residents of the community and can pollute the runoff water during rain events; and
F. Storm water runoff from this area drains almost directly into Canyon Lake which is listed by the USEPA as an impaired water body due to excessive concentrations of bacteria, nitrogen and phosphorus, all of which are present in septic wastes, and
G. Resolution No. R8-2004-0037 established by the SARWQCB and approved by the USEPA requires the County of Riverside to institute Regulations and Programs to reduce the level of the nitrogen and phosphorus going into Canyon Lake; and
H. Further requirements are being developed by the SARWQCB that will require the County of Riverside to institute regulations and programs to reduce the level of the pathogens going into Canyon Lake; and
I. The Department believes that, due to the small lot sizes, high population density, historical failure rates, poor soil conditions and variable groundwater levels that any new septic system being installed in the prohibited areas as defined in Section 3 of this Ordinance has an unacceptably high probability of either failing on-site or otherwise contributing to the pollution levels in and from the community; and
J. In light of the above findings a potential health hazard exists in the Quail Valley area due to the lack of an effective sewer system; and
K. The SARWQCB has drafted and is pursuing Basin Plan Amendment 2006-0024 to include a Waste Discharge Prohibition on the use of Onsite Septic Tank-Subsurface Disposal Systems in the Quail Valley area of Riverside County; and
SECTION 6. REQUIREMENT FOR COMPLIANCE
Non-compliance with this Ordinance shall be deemed a violation of Riverside County Ordinance No. 650

SECTION 7. SEVERABILITY
If any clause, provision, sentence, or paragraph of this Ordinance or the application thereof, is deemed to be invalid as to any person, entity, establishment, or circumstance, such invalidity shall not affect the other provisions of the Ordinance which shall remain in effect.

SECTION 8. EFFECTIVE DATE
This Ordinance shall take effect thirty (30) days after the date of its adoption or upon the effective date of Basin Plan Amendment 2006-0024 whichever is later.

Appendix B – Community Meeting Flyers & Collateral Materials
The Quail Valley Task Force

Presents

A Community Meeting

An Open Forum to Discuss
Septic Tank Issues in the Community of Quail Valley

Monday, June 22, 2009
4:00 P.M. – 6:00 P.M.

Join us in an open and friendly discussion of the septic issues in Quail Valley.

The Quail Valley Task Force is looking for community input to the septic tank issues in Quail Valley and needs your input.

Please join us at Quail Valley Elementary School on June 22nd to have an opportunity to provide your thoughts and ideas on an issue that is vitally important to everyone.

Quail Valley Elementary School
23757 Canyon Heights Drive
Quail Valley, CA 92587

For Questions call: Maria Elena Kennedy (909)527-3095
Quail Valley Task Force

Presents:

A Community Meeting

An Open Forum to Discuss
Septic Tank Issues in the Community of Quail Valley

Thursday, September 10, 2009
4:30 P.M. – 6:00 P.M.

Join us in an open and friendly discussion of the septic issues in our community.

The residents of Quail Valley are invited to join us at Quail Valley Elementary School to have an opportunity to provide input on an issue that is vitality important to everyone.

Quail Valley Elementary School
23757 Canyon Heights Drive
Quail Valley, CA 92587

For questions call: Maria Elena Kennedy (909)527-3095
Lista de tareas

Distrito de agua potable (EMWD)
- Ingeniería preliminar
- Estudio del medio ambiente
- Conseguir subsidios disponibles
- Construir de la obra
- Manutención de la obra
- Tratamiento de la mayoría de las aguas negras

Distrito de agua potable del valle de Elsinore (EVMWD)
- Construir la estación de bombeo
- Conseguir subsidios disponibles
- Tratamiento de una parte de las aguas negras

Ciudad de Menifee
- Obtener el apoyo de la comunidad
- Adquirir fondos de reurbanización
- Conseguir subsidios disponibles

Ciudad de Cayon Lake
- Obtener el apoyo de la comunidad
- Conseguir subsidios disponibles

Condado de Riverside
- Adquirir fondos de reurbanización

SAWPA
- Facilitar los llamados a la comunidad
### Posibles fuentes de fondos monetarios

<table>
<thead>
<tr>
<th>Nombre</th>
<th>Paga para</th>
<th>Limitaciones</th>
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</thead>
<tbody>
<tr>
<td>Fondos de reurbanización</td>
<td>Tarifas de conexión</td>
<td>Fondos limitados</td>
</tr>
<tr>
<td>Subsidios para comunidades pequeñas</td>
<td>Infraestructura pública</td>
<td>Máximo de $2 millones</td>
</tr>
<tr>
<td>Préstamos</td>
<td>Depende del origen</td>
<td>Requiere de fuentes de ingreso</td>
</tr>
<tr>
<td>Tarifas mensuales</td>
<td>Manutención o infraestructura pública</td>
<td>Normamente no se utiliza para construir infraestructura, requiere de aprobación de los usuarios</td>
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<tr>
<td>Distrito de valoración</td>
<td>Infraestructura pública</td>
<td>Aprobación de los votantes, fondos limitados, depende del valor de la propiedad</td>
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<tr>
<td>Subsidios convencionales/Estímulo (Urbanización rural del departamento de agricultura de los E.U.A.)</td>
<td>Infraestructura pública</td>
<td>Requiere que la obra esté lista para construirse (El diseño debe haberse completado)</td>
</tr>
<tr>
<td>Fondo general del condado</td>
<td>Infraestructura pública</td>
<td>¿ Economía ?</td>
</tr>
<tr>
<td>Banco de infraestructura del estado de California (I Banco)</td>
<td>Infraestructura pública</td>
<td>Requerimiento de elegibilidad</td>
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Appendix C – Workshop Meeting Agendas
Quail Valley Task Force Agenda
Assessment District Workshop

July 29, 2009
2:00 p.m.
Menifee City Hall

<table>
<thead>
<tr>
<th>Time</th>
<th>Topic</th>
<th>Presenter/Role</th>
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</thead>
<tbody>
<tr>
<td>2:00 p.m.</td>
<td>Introductions</td>
<td>QV Task Force members</td>
</tr>
<tr>
<td>2:10 p.m.</td>
<td>Workshop on Assessment Districts</td>
<td></td>
</tr>
<tr>
<td>3:15 p.m.</td>
<td>Legal issues regarding Assessment Districts</td>
<td>Betsy Martyn, City Attorney for the City of Menifee</td>
</tr>
<tr>
<td></td>
<td>Distinction between Customers in a Proposed Assessment District</td>
<td>Charlie Bachmann, P.E.  Assistant GM Engineering Eastern Municipal Water District</td>
</tr>
<tr>
<td></td>
<td>How Far Should We Take the Assessment District: Disparities in Property Values</td>
<td>George Wentz, City Manager City of Menifee</td>
</tr>
<tr>
<td>3:15 p.m.</td>
<td>Summary of Issues</td>
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</tr>
<tr>
<td>3:30 p.m.</td>
<td>Wrap up and Adjournment</td>
<td>QV Task Force Members</td>
</tr>
</tbody>
</table>
b. Practically, will it be possible to get return of 50% plus 1 of the mailed ballots weighted by property ownership

5. What specific assessment laws are available to implement the assessment
   a. Improvement Act of 1911
   b. Municipal Improvement Act of 1913 with bonds under the 1915 Act
   c. Additional assessment provisions available to water districts?

6. Formation of the assessment district
   a. Initiation by a public agency or by petition of property owners
   b. Engineer’s Report – crucial to show special benefit after Silicon Valley
      ▶ Detailed description of the improvement
      ▶ Cost estimate
      ▶ Assessment diagram of the boundaries
      ▶ Method of spreading the assessment
      ▶ Assessment roll
      ▶ Specific information regarding special benefit to the parcels assessed
   c. Resolution of intention
   d. Recordation of Boundary maps
   e. Notice by mail ballot with a requirement that affirmative votes be returned equal to 50% plus 1 of those to be assessed, weighted by property ownership
      ▶ 45 days mailed notice to the record owner of property
      ▶ Specific notice requirements, including notice of ability to protest by mail
      ▶ A majority protest exists if the protests returned exceed those in favor
      ▶ Secret ballot
   f. Public Hearing
   g. Levy of Assessment and Recordation
Quail Valley Task Force EDA Workshop

Agenda

September 17, 2009
County of Riverside-Redevelopment Agency
1325 Spruce Street, 4th floor
Riverside, CA 92507

10:00 a.m. – 11:15 a.m.

<table>
<thead>
<tr>
<th>Time</th>
<th>Introductions</th>
<th>QV Task Force members</th>
</tr>
</thead>
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<tr>
<td>10:00 a.m.</td>
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<tr>
<td>10:10 a.m.</td>
<td>Overview on Redevelopment in Quail Valley</td>
<td>Tina English, Redevelopment Director</td>
</tr>
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<td></td>
<td></td>
<td>Rohini Dasika-Principal Development Specialist</td>
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<tr>
<td></td>
<td></td>
<td>Natalia Brown –Regional Manager Third District</td>
</tr>
<tr>
<td>11:15 a.m.</td>
<td>Questions</td>
<td>QV Task Force Members</td>
</tr>
<tr>
<td>11:30 a.m.</td>
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</tr>
</tbody>
</table>
## Riverside County Redevelopment Project Areas

### Project Area 1
- Home Gardens*
- Murrieta**
- Lakeland Village
- Wildomar*
- El Cerrito
- Temescal*

### I-215 Corridor Project Area
- Lakeview/Nuevo
- Mead Valley
- Romoland*
- Sun City/Quail Valley**
- Highgrove*

*Located partially within a city
**Located entirely within a city

### Jurupa Valley Project Area
- Rubidoux
- Glen Avon
- Pedley
- Mira Loma
- Belltown

### Mid County Project Area
- Garnet
- West Garnet*
- Valle Vista*
- Winchester
- Homeland
- North Hemet**
- Cabazon

### Desert Communities Project Area
- East Blythe
- Mecca
- North Shore
- Palm Desert*
- Ripley
- Thermal*
- 1000 Palms
- Desert Center
- 100 Palms
- Oasis
- Blythe Airport**
- Chariaco Airport
- Desert Center Airport
- Flabob Airport
- French Valley Airport
- Hemet-Ryan Airport**

## Project Area Time Limits

### Project Areas Adopted Before 1994
- Redevelopment activities 40 years*
- Receipt of tax increment 50 years*

### Project Areas Adopted After 1994
- Redevelopment activities 30 years
- Receipt of tax increment 45 years

*One year extension was adopted pursuant to Ord. 835 for project areas adopted prior to 2006
Key Objectives

- Provide Economic Stimulus
- Eliminate Physical Blight
- Improve, Increase and Preserve Housing for those with Low to Moderate Income

Redevelopment Opportunities

Public Improvement Activities

- Improve Streets with Sidewalks, Landscaping and Lighting
- Installation of Sewer Lines and Water Lines
- Construction of Fire Stations, Community Sheriff Stations, Parks, Community Centers and Libraries
- Support and Construct Projects to Protect & Preserve the Environment
Redevelopment Opportunities

Housing Improvement Activities

- Provide First-time Home Buyer Grants
- Help Homeowners Rehabilitate Homes
- Provide Assistance to Clean Up Properties
- Provide Infill Housing

How Does It Work?

Right Now

Property Value = $100,000

Property Taxes = 1%

$1,000
Where Your Taxes Go With Redevelopment

STATE
SCHOOLS
COUNTY
CITIES
WATER DISTRICTS
FLOOD CONTROL
& More

Property Taxes on Original Value
$1,000

Property Taxes on Increased Value
$500

REDEVELOPMENT AGENCY

Redevelopment Shares Funds With the Community

20¢ Pass-through to Public Agencies
- County General Fund
- School Districts
- Water Districts
- Parks Districts

Community Projects
- Sheriff Stations
- Fire Stations
- Libraries
- Parks & Community Centers
- Sidewalks and Roads

20¢ Housing Set Aside
- Housing Construction
- Housing Programs

60¢
Assessed Value Growth in Sun City/Quail Valley Sub-Area

12.8% drop in Assessed Value resulted in a 54.3% drop in Incremental Assessed Value

BASE YEAR ASSESSED VALUE

Redevelopment Support of State Budget

- Redevelopment Agencies have supported the state budget seven times since 1992

- $1.045 Billion has been transferred to the State Educational Revenue Augmentation Fund (ERAF)

- $7.2 Million has been shifted to ERAF from Riverside County

- In each case, legislation required that the County provide ERAF funding if redevelopment agencies failed to do so; County Redevelopment has always met its obligation.
Appendix D – Task Force Workgroup Agendas
### Quail Valley Task Force Agenda

**June 24, 2009**  
10:30 a.m.  
Elsinore Valley Municipal Water District  
Conference Room A

<table>
<thead>
<tr>
<th>Time</th>
<th>Activity</th>
<th>Location</th>
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<tbody>
<tr>
<td>10:30 a.m.</td>
<td><strong>Introductions</strong></td>
<td>Conference Room A</td>
</tr>
<tr>
<td>10:45 a.m.</td>
<td><strong>Update on Community Outreach</strong></td>
<td>Maria Elena Kennedy, Jeff Beehler</td>
</tr>
<tr>
<td>11:15 a.m.</td>
<td><strong>Group Discussion</strong></td>
<td>Task Force members</td>
</tr>
<tr>
<td>11:45 a.m.</td>
<td><strong>Action Items</strong></td>
<td>Task Force members</td>
</tr>
<tr>
<td>11:45 a.m.</td>
<td><strong>Wrap up and Adjournment</strong></td>
<td>Task Force Members</td>
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<tr>
<td>12:00 p.m.</td>
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# Quail Valley Task Force Agenda

July 20, 2009  
9:30 a.m.  
Eastern Municipal Water District  
Conference Room 230

<table>
<thead>
<tr>
<th>Time</th>
<th>Event</th>
<th>Participants</th>
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<tbody>
<tr>
<td>9:30 a.m.</td>
<td>Introductions</td>
<td>QV Task Force members</td>
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<tr>
<td>9:40 a.m.</td>
<td>Working Session</td>
<td>QV Task Force members</td>
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<tr>
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<td>Review collateral materials produced:</td>
<td>Jeff Beehler, Maria Elena Kennedy</td>
</tr>
<tr>
<td></td>
<td>• How a sewer system works chart</td>
<td></td>
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<td></td>
<td>• “to do list” for resolving Quail Valley issues</td>
<td></td>
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<tr>
<td></td>
<td>• Possible funding sources and limitations</td>
<td></td>
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<tr>
<td></td>
<td>• Task Force members and Responsibilities</td>
<td></td>
</tr>
<tr>
<td>10:40 a.m.</td>
<td>Wrap up and Adjournment</td>
<td>QV Task Force Members</td>
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<tr>
<td>11:00 a.m.</td>
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