

JOINT RESOLUTION OF THE CITY COUNCIL OF THE CITY OF OXNARD
AND THE BOARD OF SUPERVISORS OF THE COUNTY OF VENTURA
AGREEING TO THE NEGOTIATED EXCHANGE OF
PROPERTY TAX REVENUES FOR TRANSFERS
OF SERVICE RESPONSIBILITIES AND BOUNDARY
CHANGES BETWEEN THE CITY AND THE COUNTY

WHEREAS, Section 99 of the Revenue and Taxation Code (added by Stats, 1979, ch. 282) requires that prior to the effective date of any jurisdictional change, all agencies whose service area or service responsibilities would be altered by such change shall determine the amount of property tax revenues to be exchanged between and among such affected agencies; and

WHEREAS, it is specified that such jurisdictional change shall become effective only after each affected county and city agrees by resolution to accept a negotiated exchange of property tax revenues; and

WHEREAS, in the event a jurisdictional change affects the service area or service responsibility of one or more special districts, the Board of Supervisors of the county in which such districts are located shall negotiate any exchange of property tax revenues on behalf of the districts; and

WHEREAS, the adopting agencies shall notify the County Auditor who shall adjust the amount of property tax revenues determined for each local agency whose service area or service responsibility would be altered by such jurisdictional change.

NOW, THEREFORE, BE IT RESOLVED:

1. For all territory annexed to the City of Oxnard, effective in the fiscal year commencing after the calendar year of the effective date of the annexation, the County will transfer to the City an amount equal to 13.74% of the County's general fund share of the 1% property tax, such that the County share is permanently reduced and the City share permanently increased for the applicable TRA by this percentage.

2. The County Fire District, effective in the fiscal year commencing after the calendar year of the effective date of the annexation, will permanently transfer to the City an amount equal to 100% of its share of the 1% property tax for the applicable TRA.
3. The County Library District, effective in the fiscal year commencing after the calendar year of the effective date of the annexation, will permanently transfer to the City an amount equal to 100% of its share of the 1% property tax for the applicable TRA.
4. For all territory detached from the City of Oxnard, effective in the fiscal year commencing after the calendar year of the effective date of the detachment, the City will transfer to the County an amount equal to 60% of the City's share of the 1% property tax, such that the City share is permanently reduced and the County share permanently increased for the applicable TRA by this percentage.
5. For all territory detached from the City of Oxnard, effective in the fiscal year commencing after the calendar year of the effective date of the detachment, the City will transfer to the Ventura County Fire Protection District an amount equal to 30% of the City's share of the 1% property tax, such that the City share is permanently reduced and the District share permanently increased for the applicable TRA by this percentage.
6. For all territory detached from the City of Oxnard, effective in the fiscal year commencing after the calendar year of the effective date of the detachment, the City will transfer to the Ventura County Library District, an amount equal to 10% of the City's share of the 1% property tax, such that the City share is permanently reduced and the District share is permanently increased for the applicable TRA by this percentage.

7. Pursuant to Section 3 of Article XIII B of the California State Constitution, it is hereby agreed the County and Districts will provide for an appropriation limit transfer to the City equal to the revenue determined by the tax transfer percentages as outlined in 1., 2., 3., in the fiscal year commencing after the calendar year of the effective date of the annexation.
8. This agreement shall apply to all city boundary changes and shall be in effect until terminated by either party as provided in 13. below.
9. If there are other jurisdictional changes which occur concurrently with the annexation of territory to the City (such as detachments or annexations to special districts not mentioned in this resolution), there shall be no exchange of property tax revenues in conjunction with those jurisdictional changes.
10. An executed copy of this resolution shall be submitted to the County Auditor-Controller who shall make the appropriate adjustments as provided in subdivision (a) of Section 99 of the Revenue and Taxation Code.
11. An executed copy of this resolution shall be submitted to the Ventura Local Agency Formation Commission.
12. Either party may terminate this agreement as of the 31st day of December of any year upon notice in writing to the other party not less than thirty (30) days prior to the date of such termination. For jurisdictional changes completed prior to such notice, the arrangements identified in Sections 1., 2., 3., 4., 5. and 6. are not subject to termination.
13. This resolution supersedes City of Oxnard Resolution No. 8042 adopted by the Oxnard City Council and the Board of Supervisors on December 16, 1980.

CITY OF OXNARD

Naoki Takasugi
Mayor Date

ATTEST:

By Marta Coomulacis
City Clerk

COUNTY OF VENTURA

John K. Flynn 9/13/83
Chairman, Board of Supervisors Date

ATTEST:

RICHARD D. DEAN, County Clerk,
County of Ventura, State of
California and ex-officio Clerk
of the Board of Supervisors thereof

By Ray Willard
Deputy Clerk



lp