

CERTIFICATION OF ASSESSMENT

The Davis Joint Unified School District, hereby certifies that the special assessment(s)/fee(s)
(Agency)
to be placed on the 2016-17 Yolo County Secured Property Tax bill by the
Davis Joint Unified School District for Community Facilities District (CFD) #1 is in compliance with
(Agency) (Levy Assessment/Fee)
all requirements of state law, including but not limited to the requirements of
Proposition 218 that added Articles XIIC and XIID to the State Constitution.

The Davis Joint Unified School District agrees to defend, indemnify and hold harmless the
(Agency)
County of Yolo, the Board of Supervisors, the Auditor-Controller, its officers and
employees, from litigation over whether the requirements of Proposition 218 and
other State laws were met with respect to such assessment(s).

If any judgment is entered against any indemnified party as a result of not
meeting the requirements of any State law including Proposition 218 for such
assessment(s), the Davis Joint Unified School District agrees that the County may
(Agency)
offset the amount of any judgement paid by an indemnified party from any
monies collected by County on Davis Joint Unified School District behalf, including property
(Agency)
taxes, special taxes, fees, or assessments.



AUTHORIZED SIGNATURE

Date of original resolution: (CFD No. 1-501 DJU CFD #1) July 20, 1989
(Please fill in)

Copy of resolution on file at the Auditor's office. Y / N
(If no, please provide a copy with this certification)

Phone number to be included on Tax Bill (530) 747-5300 x122
(Include area code)

Email address to be included on Website business@djud.net

Davis Joint Unified School District
Agency
(One copy of this certification required for each levy assessment/fee)

CERTIFICATION OF ASSESSMENT

The Davis Joint Unified School District, hereby certifies that the special assessment(s)/fee(s)
(Agency)
to be placed on the 2016-17 Yolo County Secured Property Tax bill by the
Davis Joint Unified School District for Community Facilities District (CFD) #2 is in compliance with
(Agency) (Levy Assessment/Fee)
all requirements of state law, including but not limited to the requirements of
Proposition 218 that added Articles XIIC and XIID to the State Constitution.

The Davis Joint Unified School District agrees to defend, indemnify and hold harmless the
(Agency)
County of Yolo, the Board of Supervisors, the Auditor-Controller, its officers and
employees, from litigation over whether the requirements of Proposition 218 and
other State laws were met with respect to such assessment(s).

If any judgment is entered against any indemnified party as a result of not
meeting the requirements of any State law including Proposition 218 for such
assessment(s), the Davis Joint Unified School District agrees that the County may
(Agency)
offset the amount of any judgement paid by an indemnified party from any
monies collected by County on Davis Joint Unified School District behalf, including property
(Agency)
taxes, special taxes, fees, or assessments.



AUTHORIZED SIGNATURE

Date of original resolution: (CFD No. 2-502 DJU CFD #2) May 3, 1990
(Please fill in)

Copy of resolution on file at the Auditor's office. Y / N
(If no, please provide a copy with this certification)

Phone number to be included on Tax Bill (530) 747-5300 x122
(Include area code)

Email address to be included on Website business@djud.net

Davis Joint Unified School District
Agency
(One copy of this certification required for each levy assessment/fee)

CERTIFICATION OF ASSESSMENT

The Davis Joint Unified School District, hereby certifies that the special assessment(s)/fee(s)
(Agency)
to be placed on the 2016-17 Yolo County Secured Property Tax bill by the
Davis Joint Unified School District for Measure C is in compliance with
(Agency) (Levy Assessment/Fee)
all requirements of state law, including but not limited to the requirements of
Proposition 218 that added Articles XIIC and XIID to the State Constitution.

The Davis Joint Unified School District agrees to defend, indemnify and hold harmless the
(Agency)
County of Yolo, the Board of Supervisors, the Auditor-Controller, its officers and
employees, from litigation over whether the requirements of Proposition 218 and
other State laws were met with respect to such assessment(s).

If any judgment is entered against any indemnified party as a result of not
meeting the requirements of any State law including Proposition 218 for such
assessment(s), the Davis Joint Unified School District agrees that the County may
(Agency)
offset the amount of any judgement paid by an indemnified party from any
monies collected by County on Davis Joint Unified School District behalf, including property
(Agency)
taxes, special taxes, fees, or assessments.



AUTHORIZED SIGNATURE

Date of original resolution: (No. 35-12 Measure C) November 27, 2011
(Please fill in)

Copy of resolution on file at the Auditor's office. Y / N
(If no, please provide a copy with this certification)

Phone number to be included on Tax Bill (530) 747-5300 x122
(Include area code)

Email address to be included on Website business@djud.net

Davis Joint Unified School District
Agency
(One copy of this certification required for each levy assessment/fee)

CERTIFICATION OF ASSESSMENT

The Davis Joint Unified School District, hereby certifies that the special assessment(s)/fee(s)
(Agency)
to be placed on the 2016-17 Yolo County Secured Property Tax bill by the
Davis Joint Unified School District for Measure E is in compliance with
(Agency) (Levy Assessment/Fee)
all requirements of state law, including but not limited to the requirements of
Proposition 218 that added Articles XIIC and XIID to the State Constitution.

The Davis Joint Unified School District agrees to defend, indemnify and hold harmless the
(Agency)
County of Yolo, the Board of Supervisors, the Auditor-Controller, its officers and
employees, from litigation over whether the requirements of Proposition 218 and
other State laws were met with respect to such assessment(s).

If any judgment is entered against any indemnified party as a result of not
meeting the requirements of any State law including Proposition 218 for such
assessment(s), the Davis Joint Unified School District agrees that the County may
(Agency)
offset the amount of any judgement paid by an indemnified party from any
monies collected by County on Davis Joint Unified School District behalf, including property
(Agency)
taxes, special taxes, fees, or assessments.



AUTHORIZED SIGNATURE

Date of original resolution: (No. 59-12 Measure E) June 28, 2012
(Please fill in)

Copy of resolution on file at the Auditor's office. Y / N
(If no, please provide a copy with this certification)

Phone number to be included on Tax Bill (530) 747-5300 x122
(Include area code)

Email address to be included on Website business@djud.net

Davis Joint Unified School District
Agency
(One copy of this certification required for each levy assessment/fee)