SECTION V. Delinquencies. To any amount of the tax created by this ordinance which becomes delinquent, the Marin County Tax Collector shall add a penalty in an amount equal to any penalties owing for delinquencies in the ad valorem property tax. The tax and penalty shall bear interest at the same rate as the rate for unpaid ad valorem property tax until paid.

SECTION VI. Severance Clause. If any section of this ordinance is held invalid or unenforceable by any court and such judgment becomes final, then that section may be amended by a majority vote of this Board to conform with the judgment of such court, provided such amendment is consistent with the purpose and intent of this ordinance.

If any section, subsection, sentence, phrase or clause of this ordinance is for any reason held to be invalid, such decision shall not affect the validity of the remaining portion of this ordinance. The people of County Service Area 19 hereby declare that they would have adopted this ordinance, and each section, subsection, sentence, phrase or clause thereof, irrespective of the fact that any one or more sections, subsections, sentences, phrases or clauses may be declared invalid.

SECTION VII. Effective Date. This ordinance shall become effective not later than thirty (30) days after its adoption by the Board of Supervisors, but shall not take effect unless and until it is approved by two-thirds of the voters voting upon this ordinance at an election to be held on November 5, 2002.

PASSED AND ADOPTED at a regular meeting of the Board of Supervisors of County Service Area 19, held on the 30th day of July, 2002, by the following vote:

AYES: SUPERVISORS John B. Kress, Steve Kinsey, Annette Rose, Cynthia L. Murray

NOES: NONE

ABSENT: SUPERVISOR Harold C. Brown, Jr.

s/ CYNTHIA L. MURRAY
PRESIDENT OF THE BOARD OF SUPERVISORS

ATTEST:

s/ MARK J. RIESENFELD
Clerk
IMPARTIAL ANALYSIS BY COUNTY COUNSEL
MEASURE M

If this Measure is approved by a two-thirds vote, the amendment to County Service Area No. 19, Ordinance No. 3281, increasing the special tax for paramedic services effective July 1, 2003, in an amount not to exceed Sixty One Dollars ($61.00) per year for each living unit, and a maximum of Eight Cents ($0.08) per square foot for each non-residential structure, shall become effective.

Dated: August 22, 2002

PATRICK K. FAULKNER
County Counsel

ARGUMENT IN FAVOR OF MEASURE M

This measure increases an assessment begun in 1980, to provide paramedic services. Approval must be by two-thirds of those voting, every four years.

Our County Service Area No. 19 contracts with the San Rafael City Fire Department to provide us in the unincorporated area with emergency medical response.

Measure M does two things: (1) it increases the maximum annual assessment, per household, from the current $53 to $61, and (2) increases the maximum tax, per square foot of non-residential property, from the current $.07 to $.08 per square foot.

For the past four years, the maximum rate, per household, was $53 and the actual assessment in 2002-03 being $52. The actual rate is set by the Board of Supervisors annually, determined by actual costs, in negotiation with the City. The cost of service is determined by the number of households and commercial properties in the unincorporated area surrounding San Rafael.

We urge your “YES” vote to insure we continue to receive this vital, life-saving service. If a resident of C.S.A. 19 called a private ambulance company for transportation to Marin General Hospital, the Basic Life Support charge would be $595, plus supplies and mileage charges. Considering these costs, we feel the life-saving service we receive from Measure M, are a real bargain.

WE STRONGLY URGE YOU TO VOTE “YES” TO MAINTAIN THIS CRITICAL SERVICE.

s/ John Chiapellone, Vice President
Northbridge Homeowners Association

s/ Nanni Wurl
Paramedic & SVNA Board Member

s/ Marie Jean Zerrudo
President, SVNA

NO ARGUMENT AGAINST THIS MEASURE WAS SUBMITTED

END OF MEASURE M