#### **ORDINANCE NO. 2024-1**

## SCOTTS VALLEY FIRE DISTRICT OF SANTA CRUZ COUNTY

# AN ORDINANCE ESTABLISHING A WEED ABATEMENT PROGRAM AND PROVIDING FOR COLLECTING THE EXPENSE OF ABATEMENT

The Board of Directors of the Scotts Valley Fire District ("Board") ordains as follows:

# ARTICLE I GENERAL PROVISIONS

### Section 1.1 Short Title

This Ordinance may be cited as the "Scotts Valley Fire District Weed Abatement Ordinance."

### Section 1.2. Authority

This Ordinance is authorized by §§ 14875 *et seq.* and §§ 14930 of the California Health and Safety Code.

#### Section 1.3 "Weeds" Defined

For purposes of this ordinance, "Weeds" shall mean the same as the definition in § 14875 of the California Health and Safety Code.

#### Section 1.3 Purpose

The Board determines that Weeds, may constitute a public nuisance or fire hazard within the Scotts Valley Fire District ("District"), such that it may be declared a nuisance and be abated as set forth in this Ordinance.

# ARTICLE II ABATEMENT PROCEDURES

#### Section 2.1 Public Nuisance

Pursuant to § 14880 of the California Health and Safety Code, whenever Weeds are growing upon any street sidewalk, or on private property within the boundaries of the District, the Board may declare the Weeds a public nuisance.

### Section 2.2 Resolution Declaring Nuisance

Whenever any such Weeds are growing upon any real property or properties within the boundaries of the District, the Board may pass a resolution declaring the same to be a public nuisance, and order the Fire Chief to give notice of the passage of such resolution as herein provided, and stating that, unless such nuisance be abated without delay by the destruction or removal of such Weeds, the work of abating such nuisance will be done by the District and the expense thereof assessed upon the property from which such Weeds shall have been destroyed or removed. Such resolution

shall fix the time and place for hearing any objections to the proposed destruction or removal of such Weeds.

### Section 2.3 Form of Notice

The notice of public nuisance shall be in substantially the following form:

NOTICE IS HERERY GIVEN that on

#### NOTICE TO DESTROY WEEDS

2024 pursuant to

TO THE IS THERED I STYLET that on	, 202 i, paisa	un to
the provisions of Ordinance No.		
Scotts Valley Fire District, the Board of Directors of said District passed a re	solution decl	laring
that all weeds growing upon any real property, as defined in § 14875 of the Cal		_
Safety Code and Section 1.3 of Ordinance No of the District, c		
nuisance, which nuisance must be abated by the destruction or removal thereof		
NOTICE IS FURTHER GIVEN that property owners shall, without removal all such weeds from the property or such weeds will be destroyed or removal and the such weeds from the property or such weeds will be destroyed or removal and the such weeds will be destroyed or removal and the such weeds will be destroyed or removal.	•	
nuisance abated by the District, in which case the cost of such destruction of assessed upon the property from which such weeds shall have been destroyed	or removed	; and
such cost will constitute a lien upon such lots or lands until paid. All property of objections to the proposed destruction or removal of such weeds are hereby nemeting of the Board of Directors of the Scotts Valley Fire District to be held in	otified to atte	end a
of said District on, 20, atp.m. or as soon thereafter as the matter ca and where their objections will be heard and given due consideration.		
Date de		
Dated:		
SCOTTS VALLEY FIRE DISTRICT		
By:		
Fire Chief, Scotts Valley F.D.		

Such notice shall be published at least once in a newspaper of general circulation published in the County of Santa Cruz, the first publication of which shall be at least ten days before the time fixed by the Board for hearing objections. The Fire Chief shall cause the notice of hearing to be mailed by registered or certified mail to the owner(s) of the property, as their names and addresses appear from the last equalized Santa Cruz County Tax Assessor assessment roll, or as they are known to the District Clerk, upon the property which the nuisance is located, at least ten (10) days before the time fixed by the Board for hearing objections.

#### Section 2.4 Hearing

At the time stated in the notice, the Board shall hear and consider any and all objections to the proposed destruction or removal of such Weeds and may continue the hearing from time to time. The Board by motion or resolution shall allow or overrule any and all objections, if any, after

which the District shall be deemed to have acquired jurisdiction to proceed and perform the work of the destruction and removal of said Weeds.

### Section 2.5 Order to Abate Nuisance

The Board shall, by resolution, order the Fire Chief to abate such nuisance, or cause the same to be abated, by having the Weeds referred to destroyed or removed by cutting, discing, chemical spraying, or any other method, as may be determined by the Board. The Chief of the Fire District and his or her deputies, assistants, employees, contracting agents, or other representatives are hereby expressly authorized to enter upon private property to abate the nuisance. Any property owner shall have the right to destroy or remove such Weeds personally or have the same destroyed or removed at his/her own expense, provided that such Weeds shall have been destroyed or removed prior to the arrival of the Fire Chief or his/her authorized agents or representatives to remove them.

#### Section 2.6 Account and Report of Cost

The District shall keep an account of the cost of abating such nuisance and provide a written accounting to the Board. Such accounting shall refer to each parcel of land by assessor's parcel number used by Santa Cruz County Tax County Assessor's Map books for the most current year available, together with the expense proposed to be assessed against each separate parcel. Costs determined shall include actual cost of contracted abatement and any administrative costs involved in the notification of abatement and collection of monies.

## Section 2.7 Notice of Report and of Hearing

The District shall post a copy of such report on or near the chamber door of the Board and post same on its website together with a notice of the time and place when and where it will be submitted to the Board for hearing and confirmation, notifying property owners that they may appear at such time and place and object to any matter contained therein. The posting shall be made and completed at least three days before the time such report shall have been submitted to the Board. Such notice shall be substantially in the following form:

# NOTICE OF HEARING ON REPORT AND ASSESSMENT FOR WEED ABATEMENT

NOTICE IS HEREBY GIVEN that on	, 20, the
Fire Chief of the Scotts Valley Fire District filed a report on at	
District, one copy of which is posted on the door of the District Bo	oard room.
NOTICE IS FURTHER GIVEN that on the hour of p.m., in the Board room of said District, said r Board of Directors of said District for consideration and confirmation persons interested having any objections to said report or to any mat may appear at said time and place and be heard.	report will be presented to the mation, and that any and all
Dated:	

#### SCOTTS VALLEY FIRE DISTRICT

By:_	
_	Fire Chief, Scotts Valley F.D.

#### Section 2.8 Hearing and Confirmation

At the time and place fixed for receiving and considering such report, the Board shall hear the same, together with any objections which may be raised by any of the property owners proposed to be assessed for the work of abating such nuisance, and the Fire Chief shall attend such meeting with their accounting, and upon such hearing, the Board may make such changes in the proposed assessments thereof as it may deem necessary, after which such accounting shall be confirmed by resolution.

The adopted cost of abating such nuisances upon the various parcels of land respectively referred to in such accounting shall constitute special assessments against such respective parcels of land, and after thus made and confirmed, shall constitute a lien upon such parcels for the amount of such assessments until paid.

# Section 2.9 Collection on Tax Roll

After the report is confirmed by the Board, the District shall submit to the County Recorder for recordation a certified copy of the resolution confirming the assessments, and shall cause a certified copy of the confirmed report to be filed with the County Auditor, County Assessor, and Tax Collector on or before the tenth day of August following such confirmation, in order that each such assessment may be entered on the County Tax Roll opposite the parcel of land. Thereafter, such amounts may be collected at the same time, and in the same manner, as taxes are collected and shall be subject to the same penalties and interest, and the same procedure and sale in case of delinquency as provided by law for such taxes. All laws and ordinances applicable to the levy, collection and enforcement of County Taxes are made applicable to such special assessment, except that it any real property to which such lien would attach has been transferred or conveyed to a bona fide purchase for value, or if a lien of a bond fide encumbrancer for value has been created and attached thereon, prior to the date on which the first installment of such taxes would become delinquent, then the lien which would otherwise be imposed by this section shall not attach to such real property and the costs of abatement and the costs of enforcing abatement, as confirmed, relating to such property shall be transferred to the unsecured roll for collection.

#### Section 2.10 Separate Bill for Assessment; Receipts

The County Tax Collector may, in his or her discretion, issue separate bills for such special assessment taxes and separate receipts for collection on account of such assessment.

#### Section 2.11 Cancellation or Refund of Assessment

All or any portion of any such special assessment, penalty, or costs heretofore or hereafter entered, shall on order of the Board be canceled by the auditor if uncollected, or, except in the case provided for in subdivision (e) hereof, refunded by the County Treasurer if collected, if it or they were entered, charged, or paid:

- a. More than once;
- b. Through clerical error;
- c. Through the error or mistake of the Board or of the Fire Chief designated to give notice or to destroy the Weeds, in respect to any material fact, including the case where the cost report rendered and confirmed as hereinbefore provided shows the District abated the Weeds, but such is not the actual fact;
- d. Illegally;
- e. On property acquired after the lien date by the State or by any county, city, school district, or other political subdivision and because of this public ownership not subject to sale for delinquent taxes.

#### Section 2.12 Claim for Refund

No order for a refund under the foregoing section shall be made except on a claim;

- a. Verified by a person who paid the special assessment, his or her conservator, guardian, executor or administrator;
- b. Filed within three years after making of the payment sought to be refunded.

#### Section 2.13 Priority of Lien

The lien, whether bonds issued to represent the assessment or otherwise, shall be subordinate to all fixed special assessment liens previously imposed upon the same property, but it shall have priority over all fixed special assessment liens which may thereafter be created against the property. The lien of a reassessment and of a refunding assessment shall be the same as the original assessment to which it relates. A supplemental assessment is a new assessment.

#### Section 2.14 Effective Date

This Ordinance shall remain in effect until superseded or terminated by formal action of the Board.

on		ey Fire District at a regular meeting thereof he following roll call vote:	
AYES:			
NOES:			
ABSTAIN:			
ABSENT:			
ATTEST:			
Secretar	ry to the Board	Board Chair	