

Article 1: Public Improvement and Assessment Proceedings

Division 8: Combined Formation and Financing

*(“Combined Formation and Financing”
added 7–10–1969 by O–10084 N.S.)*

§61.0801 Incorporation of Municipal Improvement Act of 1913

The Municipal Improvement Act of 1913 (commencing with Section 10000, Streets and Highways Code) is incorporated in and made a part of this Ordinance. Except as otherwise provided in this Ordinance, the mode and manner for making acquisitions and improvements, for the levying and collecting of special assessments and for the issuance of bonds to represent unpaid assessments shall be as prescribed by said Municipal Improvement Act of 1913.

(“Incorporation of Municipal Improvement Act of 1913” added 7–10–1969 by O–10084 N.S.)

§61.0802 Acquisitions and Improvements for Park and Recreation Purposes

In addition to the purposes authorized by the Municipal Improvement Act of 1913, proceedings may be taken pursuant to this Ordinance for the acquisition, improvement and maintenance of open space lands for park and recreation purposes.

(“Acquisitions and Improvements for Park and Recreation Purposes” added 7–10–1969 by O–10084 N.S.)

§61.0803 Incorporation of Provisions of Divisions 6 and 7

(a) The following provisions of Divisions 6 and 7 of this article shall apply to this Division 8: Sections 61.0601, 61.0601.1 to 61.0601.5, inclusive, 61.0644, 61.0790, 61.0792, 61.0793, 61.0794, and 61.0795.

(b) If the resolution of intention proposes and the resolution ordering the formation of the district provides that taxes are to be levied for maintenance and operation purposes, Sections 61.0785 to 61.0788, inclusive, shall also apply to this Division 8.

(“Incorporation of Provisions of Divisions 6 and 7” added 7–10–1969 by O–10084 N.S.)