ORDINANCE NUMBER 4 - 81

OFFENSES-MISCELLANEOUS

AN ORDINANCE OF THE BOARD OF DIRECTORS OF THE LAKE SHASTINA COMMUNITY SERVICES DISTRICT DECLARING THAT ALL OFFENSES AGAINST THE STATE OF CALIFORNIA KNOWN TO BE MISDEMEANORS SHALL BE DES-IGNATED AND DECLARED AS OFFENSES AGAINST THE DISTRICT OF LAKE SHASTINA.

BE IT ORDAINED BY THE BOARD OF DIRECTORS OF THE LAKE SHASTINA COMMUNITY SERVICES DISTRICT AS FOLLOWS:

CHAPTER

- 1. Generally
- Enumerated Violations and Severability

CHAPTER 1

GENERALLY

4-101. Misdemeanors of the state adopted.

4-101. Misdemeanors of the State adopted. All offenses against the State of California which are committed within the District limits and which are defined by state law to be misdemeanors are hereby designated and declared to be offenses against this District also.

CHAPTER 2

ENUMERATED

SECTION

- 4-201. Trespassing
- 4-201.1. Presumption with respect to trespassing
- 4-202. Assault
- 4-203. Battery
- 4-204. Disorderly Conduct
- 4-205. Lewd Gonduct
- 4-206. Indecent Exposure
- 4-207. Window Peeving
- 4-208. Prowling
- 4-209. Drunk in Public
- 4-210. Loitering
- 4-211. Prostitution
- 4-212. Begging
- 4-213. Disturbing the Peace
- 4-214. Malicious Mischief
- 4-215. Contributing to Delinquency of a Minor
- 4-216. Obscene Matter
- 4_217. Littering
- 4-218. Profamity

lSee section 17 of the <u>California Penal Code</u> for the for the definition of a "Misdemeanor."

4-219. Disorderly House 4-220. Resisting or Obstructing a Public Officer 4-221. False Emergency Alarms 4-222. Vagrancy 4-223. Abandonment of Animals 4-224. Poisoning of Animals

4-225. Gambling - 4-225.1 Bingo 4-226. Removing/Destroying Barriers or Notices

4-227. Joyriding 4-228. Soliciting

4-201. Trespassing. Every person who willfully commits a trespass by any of the following acts is guilty of a misdemeanor.

(a) Cutting down, destroying, or injuring any kind of wood or timber standing or growing upon the lands of another.

(b) Carrying away any kind of wood or timber lying on such

lands;
(c) Digging, taking, or carrying away from land within the limits of the District without the permission of the owner or

legal occupant thereof, any earth, soil or stone;
(d) Maliciously injuring or severing from the freehold of

another anything attached thereto, or the produce thereof;

(e) Entering any lands under cultivation or enclosed by fence belonging to, or occupied by, another, or entering upon uncultivated or unenclosed lands without the written permission of the owner of such land, his agent or of the person in lawful possession and

(1) Refusing or failing to leave such lands immediately upon being requested by the owner of such land, his agent or by

the person in lawful possession to leave such lands, or

(2) Tearing down, mutilating or destroying any sign, signboard, or notice forbidding trespass or hunting on such lands, or

(3) Removing, injuring, unlocking, or tampering with any lock or gate on or leading into such lands; or

(4) Discharging any firearm.

(g) Entering and occupying real property or structures of any kind without the consent of the owner, his agent, or the person in lawful possession thereof.

- (h) Driving any vehicle, as defined in Section 670 of the California Vehicle Code, upon real property belonging to or lawfully occupied by another and known not to be open to the general public, without the written consent of the owner, his agent, or the person in lawful possession thereof.
- 4-201.1 Presumption with respect to Trespassing. When any vehicle is observed traveling upon any District road, other than those roads giving public access, that does not display a decal indicating that said vehicle belongs to a property owner or a rentor of property, members of the Police Department shall have the authority to stop said vehicle and inquire into the business of the occupants, Any vehicle traveling upon the rapids of the district, other than those roads open to public travel, that does not display an authorized decal will be presumed to be trespassing.

4-202. Assault. An assault is an unlawful attempt, coupled with a present ability, to commit a violent injury on the person of another. Every person who commits an assault shall be guilty of a misdemeanor.

4-203. Battery. A battery is any willful and unlawful use of force or violence upon the person of another. Every person commiting a battery shall be guilty of a misdemeanor.

 $4^{-20\mu}$. Disorderly Conduct. Every person who commits any of the following acts is guilty of disorderly conduct, a misdemeanor;

(a) Who solicits anyone to engage in or who engages in lewd or dissolute conduct in any public place or in any place open to the public or exposed to public view.

(b) Who solicits or who engages in any act of prostitution. As used in this subdivision, "prostitution" includes any lewd act

between persons for money or other consideration.

(c) Who accosts other persons in any public place or in any place open to the public for the purpose of begging or soliciting alms.

(d) Who loiters in or about any toilet open to the public for the purpose of engaging in or soliciting any lewd or lascivious

or any unlawful act.

- (e) Who loiters or wanders upon the streets or from place to place without apparent reason or business and who refuses to identify himself and to account for his presence when requested by any peace officer so to do, if the surrounding circumstances are such as to indicate to a reasonable person that public safety demands such identification.
- (f) Who is found in any public place under the influence of intoxicating liquor, any drug, toluene or any substance defined as a poison in schedule D or section 4160 of the Business and Professions Code, or under the influence of any combination of any intoxicating liquor, drug, toluene or any such poison in such a condition that he is unable to exercise care for his own safety or the safety of others, or by reason of his being under the influence of intoxicating liquor, or any drug, or the influence of toluene or any substance defined as a poison in schedule D. of section 4160 of the Business and Professions Code, or under the influence of any such combination of any intoxicating liquor, drug, toluene or any such poison interferes with or obstructs or prevents the free use of any street, sidewalk or other public way.

(g) Who loiters, prowls, or wanders upon the private property of another, in the nighttime, without visible or lawful business

with the owner or occupant thereof.

(h) Who, while loitering, prowling, or wandering upon the private property of another, in the nighttime, peeks in the door or window of any inhabited building or structure located thereon, without visible or lawful business with the owner or occupant thereof.

(i) Who lodges in any building, structure, vehicle, or place whether public or private, without the permission of the owner or person entitled to the possession or in control thereof.

 \underline{A} -205. Lewd Conduct. Every person who solicits anyone to engage in or who engages in lewd or dissoulute conduct in any public place or in any place opent to the public or exposed to public view shall be guilty of a misdemeanor.

4-206. Indecent Exposure. Every person who willfully and lewdly, either: (1) Exposes his person, or the private parts thereof, in any public place, or in any place where there are present other persons to be offended or annoyed thereby; or (2) Procures, counsels, or assists any person so to expose himself or take part in any model artist exhibition, or to make any other exhibition of himself to public view, or the view of any number of persons, such as is offensive to decency, or is adapted to excite vicious or lewd thoughts or acts, is guilty of a misdemeanor. 4-207. <u>Window Peeping</u>. Every person who, while loitering, prowling or wandering upon the private property of another, in the nighttime, peeks in the door or window of any inhabited building or structure located thereon, without visible or lawful business with the owner or occupant thereof shall be guilty of a misdemeanor. 4-208. Prowling. Every person who, loiters, prowls, or wanders upon the private property of another, in the nighttime, without visible or lawful business with the owner or occupant thereof shall be guilty of a misdemeanor. Drunk in Public. Every person who is found in any public place under the influence of intoxicating liquor, any drug, toluene or any substance defined as a poison in schedule D of section 4160 of the Business and Professions Code, or under the influence of any combination of any intoxicating liquor, drug, toluene or any such poison in such a condition that he is unable to exercise care for his own safety or the safety of others, or by reason of his being under the influence of intoxicating liquor, or any drug, or the influence of toluene or any substance defined as a poison in schedule D. of section 4160 of the Business and Professions Code, or under the influence of any combination of any intoxicating liquor, drug, toluene or any such poison interferes with or obstructs or prevents the free use of any street, sidewalk or other public way shall be guilty of a misdemeanor. 4-210. Loitering. Every person who loiters or wanders upon the streets or from place to place without apparent reason or business and who refuses to identify himself and to account for his presence when requested by any peace officer so to do, if the surrounding circumstances are such as to indicate to a reasonable person that the public safety demands such identification shall be guilty of a misdemeanor. 4-211. Prostitution. Every person who solicits or who engages in any act of prostitution shall be guilty of a misdemeanor. It shall be unlawful for any person to: 4-212. Begging. 1. Accost other persons in any public place or in any place open to the public for the purpose of begging or soliciting alms; or In any place of business where alcoholic beverages are sold to be consumed upon the premises, for any person to loiter in or about said premises for the purpose of begging or soliciting any patron or customer of, or visitor in, such premises to purchase any alcholic beverage for the one begging or soliciting.

- 4-213. Disturbing the Peace. Any person who (1) Unlawfully fights in a public place or challenges another person in a public place to a fight, or (2) who maliciously and willfully disturbs another person by loud and unreasonable noise, or (3) who uses offensive words in a public place which are inherently likely to provoke an immediate violent reaction, shall be guilty of a misdemeanor.
- 4-214. <u>Malicious Mischief</u>. Every person who maliciously (1) defaces with paint or any other liquid, (2) damages or (3) destroys any real or personal property not his own, in cases otherwise than those specified by state law, is guilty of a misdemeanor.
- A-215. Contributing to Delinquency of a Minor. Every person who commits any act or omits the performance of any duty, which act or omission causes or tends to cause or encourage any person under the age of 18 years to come within the provisions of Sections 600, 601, or 602 of the Welfare and Institutions Code or which act or omission contributes thereto, or any person who, by any act or omission, or by threats, commands, or persuasion, induces or endeavors to induce any person under the age of 18 years or any ward or dependent child of the juvenile court to fail or refuse to conform to a lawful order of the juvenile court, or to do or to perform any act or to follow any course of conduct or to so live as would cause or manifestly tend to cause any such person to become or to remain a person within the provisions of Sections 600, 601, and 602 of the Welfare and Institutions Code, is guilty of a misdemeanor.
- 4-216. Obscene Matter. "Obscene Matter" means matter, taken as a whole, the predominant appeal of which to the average person, applying contemporary standards, is to previent interest, i.e., a shameful or morbid interest in nudity, sex, or excretion; and is matter which taken as a whole goes substantially beyond customary limits of candor in description or representation of such matter; and is matter which taken as whole is utterly without redeeming social importance.

"Matter" means any book, magazine, newspaper or other printed or written material or any picture, drawing, photograph, motion picture, or other pictorial representation or any statue or other figure, or any recording transcription or mechanical, chemical or electric reproduction or any other articles, equipment, machines or materials.

- (a) Every person who knowingly sends or causes to be sent, or brings or causes to be brought, into this district for sale or distribution, or in this district possesses, prepares, publishes, or prints with intent to distribute or to exhibit to others, or who offers to distribute, distributes, or exhibits to others, any obscene matter is guilty of a misdemeanor.
- (b) Every person who writes, creates, or solicits the publication or distribution of advertising or other promotional material, or who in any manner promotes, the sale, distribution, or exhibition of matter represented or held out by him to be obscene, is guilty of a misdemeanor.

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- (c) Every person who knowingly engages in or participates in, manages, produces, sponsors, presents or exhibits obscene live conduct to or before an assembly or audience consisting of at least one person or spectator in any public place or in any place exposed to public view or in any place open to the public or to a segment thereof, whether or not an admission fee is charged, or whether or not attendance is conditioned upon the presentation of a membership card or other token, is guilty of a misdemeanor.
- 4-217. Littering. (a) Littering means the willful and/ or negligent throwing, dropping, placing, depositing, or sweeping, or causing any such acts, of any waste matter on land or water in other than appropriate storage containers or areas designated for such purposes. (b) Waste matter means discarded, used, or left-over substance including, but not limited to, a lighted or nonlighted cigarette, cigar, match, or any flaming or glowing material, or any garbage, trash, refuse, paper, container, packaging or construction material, oil, grease, automobile parts, carcass of a dead animal, any nauseous or offensive matter of any kind, or any object likely to injure any person or create a traffic hazard.
- (1) It shall be unlawful to litter or cause to be littered any such property, or dump or cause to be dumped any waste matter in or upon any public or private highway or road, including any portion of the right-of-way thereof, or in or upon any private property into or upon which the public is admitted by easement or license, or upon any private property without the consent of the owner, or in or upon any public park or other public property other than property designated or set aside for such purpose by the board of directors. It shall be unlawful to place, deposit, or dump or cause to be placed, deposited or dumped, any rocks or dirt in or upon any private highway or road, including any portion of the right-of-way thereof, or any private property, without the consent of the owner, or in or upon any public park or other public priperty, without the consent of the district agency having jurisdiction over such highway, road or property.
- (2) No portion of this section shall be construed to restrict a private owner in the use of his own private property, except that the placing, depositing, or dumping of such waste matter on such property shall not create a public health or safety hazard, a public nuisance or a fire hazard.
- 4-218. Profamity. (a) Any person who uses offensive words in a public place which are inherently likely to provoke an immediate violent reaction, or (b) who willfully disturbs or disquiets any assemblage of people met for religious worship, by profane discourse, rude or indecent behavior, or by any unnecessary noise, either within the place where such meeting is held, or so near it as to disturb the order and solemnity of the meeting, is guilty of a misdemeanor.
- 4-219. Disorderly House. Every person who keeps an disorderly house, or any house for the purpose of assignation or prostitution, or any house of public resort, by which the peace, comfort, or decency of the immediate neighborhood is habitually disturbed, or who keeps any inn in a disorderly manner; and every person who lats any apartment, tenement, or house, knowing that it is to be used for the purpose of assignation or prostitution, is guilty of a misdemeanor.

1220. Resisting or Obstructing a Police Officer or Fireman. Every person who willfully resists, delays, or obstructs any public officer, in the discharge or attempt to discharge any duty of his office, when no other punishment is prescribed, shall be guilty of a misdemeanor under this section.

- False Emergency Alarms. Any person who reports, or causes any report to be made, to any district, city, county or state department, that an emergency exists, knowing that such report is false, is guilty of a misdemeanor.
- 4-222. <u>Vagrancy</u>. Every person who annoys or molests any child under the age of 18 is a vagrant and shall be guilty of a misdemeanor.
- 4-223. Abandonment of Animals. Every person who willfully abandons any domestic dog or cat is guilty of a misdemeanor.
- 4-224. Poisoning of Animals. Every person who, without the consent of the owner, willfully administers poison to any animal, the property of another, or exposes any poisonous substance, with the intent that the same shall be taken or swallowed by any such animal, is guilty of a misdemeanor.
- 4-225. Gambling. Every person who deals, plays, or carries on, opens, or causes to be opened, or who conducts, either as owner or employee, whether for hire or not, any game of faro, monte, roulette, lansquenet, rouge-et-noir, rondo, tan, fantan, stud-horse poker, sevenand-a-half, twenty-one, hokey-pokey, or any banking or percentage game played with cards, dice, or any device, for money, checks, credit, or other representative of value, and every person who plays or bets at or against any of said prohibited games, is guilty of a misdemeanor.
- 4-225.1. Bingo. In accordance with Section 19 of Article 1V of the State Constitution the game of bingo is authorized within the District of Lake Shastina, provided that such games are conducted only by organizations exempted from the payment of the Bank and Corporation Tax by sections 23701a, 23701b, 23701d, 23701e, 23701f, 23701g, and 237011 of the Revenue and Taxation Code; and provided that the proceeds of such games are used only for charitable purposes.

(a) It is a misdemeanor for any person to receive or pay a profit, wage, or salary from any bingo game authorized by Section 19 of Article IV of the State Constitution.

(b) A violation of subdivision (a) of this section shall be punishable by a fine not exceed ten thousand dollars (\$10,000.00), which fine shall be deposited in the general fund of the District. violation of any provision of this section, other than subdivision (a) is a misdemeanor.

(c) No minor shall be allowed to participate in any bingo game. As used in this subdivision a Minor is any person under the age of 21.

- (d) An organization authorized to conduct bingo games pursuant to this section shall conduct a bingo game only on property owned or leased by the organization.
- (e) All bingo games shall be open to the public, not just to members of the authorized organization.

(f) A bingo game shall be operated and staffed only by members of the authorized organization which organized it. Such member shall not receive a profit, wage, or salary from any bingo game. Only the organization authorized to conduct a bingo game shall operate such game, or participate in the promotion, supervision, or any other phase of such game.

(g) No individual corporation, partnership, or other legal entity except the organization authorized to conduct a bingo game shall hold a financial interest in the conduct of such bingo game.

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With respect to organizations exempt from payment of the Bank and Corporation Tax by Section 2370ld of the Revenue and Taxation Code, all profits derived from a bingo game shall be kept in a special fund or account and shall not be commingled with any other fund or account. Such profits shall be used only for charitable purposes. With respect to other organizations authorized to conduct bingo games pursuant to this section, all proceeds derived from a bingo game shall be kept in a special fund or account and shall not be commingled with any other fund or account. Such proceeds shall be used only for charitable purposes, except as follows:

(1) Such proceeds may be used for prizes.

(2) A portion of such proceeds, not to exceed 10 percent of the proceeds after the deduction for prizes, or five hundred dollars (\$500.00) per month, whichever is less, may be used for rental of property, overhead, including the purchase of bingo equipment, and administrative expenses.

(3) Such proceeds may be used to pay license fees.

A license fee of \$25.00 shall be charged annually to each organization applying for a license for the operation of a bingo game.

(j) No person shall be allowed to participate in a bingo game unless the person is physically present at the time and place in which the bingo game is being conducted.

(k) The total value of prizes awarded during the conduct of any bingo games shall not exceed two hundred fifty dollars (\$250.00) in

- cash or kind, or both, for each separate game which is held.
 (1) As used in this section "bingo" means a game of chance in which prizes are awarded on the basis of designated numbers or symbols on a card which conform to numbers or symbols selected at random. The game of bingo shall include cards having numbers or symbols which are concealed and preprinted in a manner providing for distribution of prizes. The winning cards shall not be known prior to the game by any person participating in the playing or operation of the bingo game. All such preprinted cards shall bear the legend, "FOR SALE OR USE ONLY IN A BINGO GAME AUTHORIZED UNDER CALIFORNIA LAW AND PURSUANT TO LOCAL ORDINANCE."
- 4-226. Removing/destroying Barriers or Notices. Any person who will-fully breaksdown, removes, injures, or destroys any barrier or obstruction erected or placed in or upon any road or highway by the designated agencies of the district, or by any authorized contractor engated in the construction or maintenance thereof, or who tears down, defaces, removes, or destroys any warnings, notices, or directional signs erected, placed or posted in, upon, or adjacent to any road or highway or who extinguishes, removes, injures, or destroys any warning light or lantern, or reflectorized warning or directional sign, erected, placed or maintained by any such authority in, upon or adjacent to any such road or highway shall be guilty of a misdemeanor.

4-227. <u>Joyriding</u>. Any person who shall, without the permission of the owner thereof, take any automobile, bicycle, motorcycle, or other vehicle or motor boat or vessel, for the purpose of temporarily using or operating the same, shall be deemed guilty of a misdememnor.

4-228. <u>Soliciting</u>. Any person found to be soliciting within the district of Lake Shastina without a permit shall be guilty of a misdemeanor.

CHAPTER 3

VIOLATIONS AND SEVERABILITY

SECTION

4-301. Violations: General 4-302. Violations: Specified

4-303. Severability:

- 4-301. <u>Violations: General</u>. Any person convicted of an misdemeanor under the provisions of this ordinance shall be punishable as determined by a Judge of the Shasta Valley Justice Court or any other court of competent authority.
- 4-302. Violations: Specified. Violation of this ordinacne shall constitute a misdemeanor.
- 4-303. Severability. It is hereby found, determined and declared that should any portion of this ordinance be declared unconstitutional, illegal or unenforceable, the remaining portion would nonetheless have been adopted and is thereby severable from the portion declared unconstitutional, illegal or unenforceable.

President of the Lake Chastina Community Services District

ATTEST:

District Secretary

I hereby certify that the foregoing Ordinance was duly passed and adopted by the Board of Directors of the Lake Shastina Community Services District, Siskiyou County, California, at a regular meeting thereof held on the 7th day of April 1981 by the following vote:

AYES, and in favor thereof, Directors: Applegate, Carter,

Erickson, Miralles and Storey

NOES, Directors: None

ABSENT, Directors: None

District Secretary

APPROVED:

District President

MINUTES OF THE REGULAR MEETING OF THE BOARD OF DIRECTORS OF THE LAKE SHASTINA COMMUNITY SERVICES DISTRICT

Date: April 7, 1981

This regular meeting of the Board of Directors of the Lake Shastina Community Services District was called to order by President Carter at 7 o'clock p.m., Tuesday, April 7, 1981 at the regular meeting place of the Board, Arrow Lodge, Lake Shastina, California.

A.1. ROLL CALL:

On Roll Call there were present Directors Applegate, Carter, Erickson, Miralles and Storey.

B.2. MINUTES:

The Minutes of the March 3, 1981 Regular Meeting and the Continued Meeting of March 10, 1981 were unanimously approved by the Board as written.

C.3. CLAIMS AND ACCOUNTS PAYABLE:

Director Erickson presented his monthly Financial Report to the Board and after reviewing the Claims and Accounts Payable presented for payment, Director Miralles moved they be paid. Director Applegate seconded.

AYES, and therefore in favor of, Directors Applegate, Carter, Erickson, Miralles and Storey.

D.4. PUBLIC HEARING -- CSD ORDINANCES # 2, 3, and 4-81

President Carter announced to the audience that the Public Hearing was now open and that three Ordinances were being considered by the Board for adoption at this time. The public was invited to make comments as each of the Ordinances was presented.

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President Carter then stated the first of the three Ordinances was CSD Ordinance # 2-81, An Ordinance of the Board of Directors of the Lake Shastina Community Services District Enacting Rules and Regulations for the Use of Roads and Right of Ways Within the District.

President Carter then turned the floor over to Police Chief
Ray Bailey who briefly informed the audience the areas this
particular Ordinance covered. Chief Bailey stated everything
contained in this Ordinance is in the California Vehicle Code.
Chief Bailey stated that if the District does not have its own
Traffic Ordinance and someone gets hurt on the property, the
property owners are responsible for that injury.

Director Miralles asked Chief Bailey if he has reviewed General Manager Smith's memo of March 31, 1981 concerning this Ordinance and more specifically, what is Chief Bailey's opinion of Mr. Smith's suggestion to do away with Section 2-701 pertaining to the enforcement of the California Vehicle Code within the District?

Chief Bailey replied he had reviewed the memo and in his opinion, if the District does away with this particular Section, the District will not be able to enforce other laws covered by the California Vehicle Code.

Following audience and Board discussion, CSD Counsel Sherman stated the property owners do not own the roads; the three Property Owners Associations hold title to the roads and they have given CSD the authority to provide security over the roads within the District.

At this time, President Carter announced the title of CSD Ordinance # 3-81, An Ordinance of the Board of Directors of the Lake Shastina Community Services District Enacting Rules and Regulations for Fire Prevention and Protection, and asked Director Miralles to briefly describe it and answer questions from the audience.

Following audience participation, the Board moved on to CSD Ordinance # 4-81, An Ordinance of the Board of Directors of the Lake Shastina Community Services District Declaring That All Offenses Against the State of California Known to Be Misdemeanors Shall Be Designated and Declared As Offenses Against the District of Lake Shastina.

After reading a list of the Offenses covered in this Ordinance, President Carter asked for comments from the audience.

The question was asked whether laws governing Bingo were included and President Carter replied, "Yes."

There was no further discussion and President Carter closed the Public Hearing.

E.5. REPORTS:

1. Police Department - Chief Bailey
Chief Bailey read his monthly Police Report aloud for the
benefit of the audience. There were no comments.
Director Applegate asked Chief Bailey how many citations have
been issued by the Police Department to date?
Chief Bailey replied, "None." "A few warnings; no citations."

Following Board discussion, Director Miralles requested this subject appear on next month's meeting Agenda and can be discussed following discussion of the existing police pay schedule.

6. Board Adoption of Ordinances # 2, 3, 4-81
Board Members referred to General Manager Smith's memo of
April 7, 1981. Suggestions were also recognized from Police
Chief Bailey.

On Ordinance # 2-81, President Carter requested General Manager Smith to telephone Cal-Trans regarding Section 2-117, Damaging Pavements, clarify the facts into something practical and then let Counsel work up the proper wording.

It was Board consensus to leave Section 2-117 reserved until proper wording is approved by the Board.

Following other minor corrections noted by CSD Secretary,
Director Applegate moved CSD adopt Ordinance # 2-81.
Director Erickson seconded.

AYES, and therefore in favor of, Directors Applegate, Carter, Erickson, Miralles and Storey.

Director Storey moved CSD adopt Ordinance # 3-81 as corrected.

Director Erickson seconded.

AYES, and therefore in favor of, Directors Applegate, Carter, Erickson, Miralles and Storey.

Director Miralles moved CSD adopt Ordinance # 4-81 as corrected.

Director Applegate seconded.

AYES, and therefore in favor of, Directors Applegate, Carter, Erickson, Miralles and Storey.

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CERTIFICATE OF POSTING

ORDINANCE # 4-81

LAKE SHASTINA COMMUNITY SERVICES DISTRICT

LINDA JANE SMITH, under penalty of perjury, certifies as follows:

That she is, and during all times herein mentioned was, the duly appointed and qualified Secretary of the Lake Shastina Community Services District, Siskiyou County, California;

That on the <u>8th</u> day of <u>April</u>, 1981 she caused to be posted full, true and correct copies of Ordinance No. 4-81, An Ordinance of the Board of Directors of the Lake Shastina Community Services District Declaring that All Offenses Against the State of California Known to be Misdemeanors Shall be Designated and Declared as Offenses Against the District of Lake Shastina, a copy of which is attached hereto and incorporated herein by reference, in three public places in the District as follows:

- 1. Bulletin Board, Lakeshore Drive
- 2. JSC Office, lower-level Lodge
- 3. Bulletin Board, Rancho Hills and that said Ordinance was posted within fifteen days after adoption thereof.

Executed on the 8th day of April, 1981.

District/Secretary