

Three Rivers Union School  
Measure V

**BALLOT TEXT**

Summary of Measure V

To provide quality educational programs for the students at Three Rivers School, the District shall levy a tax of \$ 56.00 per parcel annually, for a period of 5 years, with annual cost of living adjustments, so long as the Three Rivers Elementary School Board oversees the program and uses all proceeds to directly support single grade classrooms; maintain the status of a single school district; support band/music, art, sports programs; and provide educational fieldtrips.

**IMPARTIAL ANALYSIS BY COUNTY COUNSEL  
MEASURE V**

Upon approval by two-thirds of qualified electors, Government Code section 50079 and section 4 of Article XIII A of the California Constitution authorize school districts to levy a qualified special tax on all nonexempt parcels of real property within their territorial boundaries for specified purposes.

If this measure is approved, the Three Rivers Union School District (“District”) will be authorized to levy a qualified special tax, in the amount of fifty-six (\$56.00) per parcel (adjusted annually by the consumer price index), on all nonexempt parcels of real property within the District’s boundaries for a period of five years. The stated purpose of the qualified special tax is to adequately staff and maintain single grade classrooms at every grade level; continue to provide the arts, band/music, and sports programs, provide educational fieldtrips, and maintain the autonomy of a single school within the District. The proceeds from the special tax levy may only be applied to the specific purposes set out in the full text of the ballot measure.

If this measure is approved, the District must satisfy the accountability and reporting requirements of sections 50075.1 and 50075.3 of the Government Code.

This measure makes no change to existing law. The electors entitled to vote on this measure are the registered voters within the boundaries of the District. If the measure is not approved by at least two-thirds of the votes cast on the measure, the measure will fail and the qualified special tax will not be levied.

KATHLEEN BALES-LANGE  
Tulare County Counsel

s/ Julia J. Roberts  
Chief Deputy County Counsel

**"The above statement is an impartial analysis of Ordinance or Measure V. If you desire a copy of the ordinance or measure, please call the elections official's office at (559) 624-7300 and a copy will be mailed at no cost to you."**