



# GALT JOINT UNION HIGH SCHOOL DISTRICT

150 Camellia Way • Galt, CA 95632  
 (209) 745-3061 • Fax: (209) 745-0881  
[www.ghsd.us](http://www.ghsd.us)

Superintendent  
 Lisa Pettis

Board of Trustees  
 Melissa Neuburger, President  
 Mark Beck, Clerk  
 Patrick Maple, Member  
 Terry Parker, Member  
 Dennis Richardson, Member

March 18, 2022

David Gordon  
 County Superintendent of Schools  
 Sacramento County Committee on School District Organization  
 P.O. Box 269003  
 Sacramento, CA 95826

Re: Proposal to County Committee on School District Organization

Dear Superintendent Gordon:

I am writing today on behalf of Galt Joint Union High School District (“District”) to respectfully submit the District Board of Education’s proposal to adopt by-trustee-area elections for approval by the Sacramento County Committee on School District Organization (“County Committee”).

The Board of Education (“Board”) is currently elected under an “at-large” election system, where trustees are elected by voters of the entire District.

On April 14, 2020, the District received a Notice of Violation of the California Voting Rights Act (“CVRA”) from prospective plaintiffs alleging the District’s at-large system of electing District Board members violated the CVRA. The prospective plaintiffs threatened to file a lawsuit unless the District transitioned to a by-trustee-area election method where each Board member must reside within the designated trustee area boundary and is elected only by voters in that trustee area. The District denied that the at-large election model violates the CVRA but decided to enter into a settlement agreement on June 11, 2020, recognizing the litigation and potential for significant costs and uncertainty. (**Attachment A**) The terms of the settlement agreement require the District to transition to by-trustee-area elections by the November 2022 regular election. In addition, the prospective plaintiff agreed not to bring suit prior to April 1, 2022 for not implementing by-trustee-area elections.

On June 11, 2020, the Board unanimously adopted Resolution No. 1920-14 to initiate the transition from at-large to by-trustee-area elections. (**Attachment B**)

The settlement agreement recognized the District’s desire to draw trustee area boundaries based on the 2020 federal decennial Census data, which was not available until September 2021. Accordingly, at the November 4, 2021, Board meeting, the District presented a timeline for transition to by-trustee-area elections. The timeline proposed to commence the public hearing process on December 16, 2021 and complete the process by adopting a map on March 10, 2022.

David Gordon  
County Superintendent of Schools  
Sacramento County Committee on School District Organization  
March 18, 2022

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On March 10, 2022, the Board completed the five public hearings on the proposed transition by adopting Resolution No. 2122-16. (**Attachment C**) Resolution No. 2122-16 authorized the District to initiate the following proposal for County Committee approval:

1. The Board of Education will transition to by-trustee-area elections, implementing the trustee area boundaries identified in the map designated as Map Scenario 4.
2. The Board of Education elections will be sequenced according to the following schedule:
  - a. Trustee areas 1, 2 and 4 will be scheduled for election in 2022.
  - b. Trustee areas 3 and 5 will be scheduled for election in 2024.

Education Code section 5019 authorizes the County Committee to approve the Board's proposed changes from at-large to by-trustee-area elections. When such a proposal is made, the County Committee shall call and conduct at least one public hearing within the District making the proposal on the matter, and at the conclusion of the hearing, shall approve or disapprove the proposal. (Education Code section 5019(c)(2).)

In preparation for the County Committee meeting, I would like to present the District's proposal to adopt by-trustee-area elections. As part of this proposal, please find the following documents with this letter:

Resolution No. 2122-16: Initiating a proposal to the Sacramento County Committee on School District Organization for the Adoption of By-Trustee Area Elections. (**Attachment C**)

The trustee area map selected by the Board at the March 10, 2022, Board meeting. (**Attachment C**)

The election sequencing schedule selected by the Board at the March 10, 2022, Board meeting. (**Attachment C**)

A summary of the District's community outreach efforts during the hearing process. (**Attachment D**)

Please let me know if you or the County Committee needs any additional information or to discuss the District's proposal. We look forward to working with you as we complete this exciting process.

Sincerely,



Lisa Pettis,  
Superintendent

cc: Galt Joint Union High School District Board Members

Attachments:

- Attachment A: Conditional Settlement and Release
- Attachment B: Board Resolution No. 1920-14
- Attachment C: Board Resolution No. 2122-16
- Attachment D: Summary of the District's Community Outreach Efforts

# **EXHIBIT A**

## **CONDITIONAL SETTLEMENT AGREEMENT AND RELEASE**

This CONDITIONAL SETTLEMENT AGREEMENT AND RELEASE ("Agreement") is entered into on this 11<sup>th</sup> day of June, 2020 ("Effective Date") by and between the GALT JOINT UNION HIGH SCHOOL DISTRICT, a public school district organized and existing under the laws of the State of California, operating within Sacramento County ("DISTRICT"), on the one hand, and Southwest Voter Registration Education Project, a non-profit corporation organized under the laws of the State of Texas and registered to conduct operations within the State of California, on behalf of itself and its network of registered voters ("Prospective Plaintiffs"), on the other hand. The above parties are referred to herein individually as "Party" and collectively as "Parties."

### RECITALS

- A. The Galt Joint Union High School District Board of Education ("Board") asserts that it is keenly aware of the importance of maintaining a fair election system, and that it has always strived to listen to all voices in the community and represent the interests of the entire community. Currently, members of the Board are elected pursuant to an "at-large" election system in which registered voters of the entire jurisdiction elect each of the members of the Board.
- B. On April 14, 2020, the District received a Notice of Violation ("Notice") of the California Voting Rights Act ("Act") from Prospective Plaintiffs, alleging that the District's at-large system of electing District Board members violates the Act and threatening suit unless the District transitions to a district-based electoral system, an election method in which a candidate must reside within an election district or "trustee area" that is a divisible part of the District and is elected only by voters residing within that election district.
- C. The District denies that the District's at-large electoral system violates the Act. Nevertheless, in recognition that litigation involves significant costs and uncertainty, the District desires to enter into this Agreement.
- D. The District desires to draw the trustee-area boundaries based on 2020 federal decennial Census data, which will not become available until 2021.
- E. The Parties now wish conditionally to resolve and settle the Notice and all attendant and potential litigation arising therefrom.

**NOW, THEREFORE**, in consideration of the mutual covenants and agreements described below, and for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Settling Parties hereby agree:

### 1. Obligations of Parties

- A. At its regular meeting on June 11, 2020, the District approved Resolution No. 1920-13 stating its intent to institute a district-based election system for District Board elections by the November 2022 regular election if the Parties were agreeable to that

timeline.<sup>1</sup> The District shall take all actions necessary to transition to district-based elections beginning with the November 2022 election, and shall hold no further at-large elections (as that term is defined in the Act) for its Board after November 2020, with the sole exception of a recall election for a previously at-large elected member of the Board.

- B. Because the District adopted the resolution described in subsection A, Prospective Plaintiffs shall not bring suit against the District prior to April 1, 2022 for any cause of action related to the District's electoral system, including, but not limited to, suit seeking the implementation of district-based elections or claims related to or arising from the Notice.
- C. Within 30 days of the Board's approval of this Agreement, the District will remit a payment of \$29,851.95 to Prospective Plaintiffs as reimbursement of its costs incurred for the work product to support the Notice in fulfillment of the requirement to reimburse prospective plaintiffs' reasonable costs pursuant to Elections Code section 10010(f). The check will be made payable to Prospective Plaintiffs' attorneys-of-record – Shenkman & Hughes P.C. Pursuant to Elections Code section 10010(f)(1), Prospective Plaintiffs have made a demand for reimbursement and staff has substantiated that the documentation provided by Prospective Plaintiffs represents the demography and legal costs incurred by Prospective Plaintiffs supporting their Notice.

2. Admissibility of Agreement

This Agreement may not be introduced into or be admissible in any judicial proceeding other than a judicial proceeding to enforce the terms of this Agreement.

3. Release

- A. Subject to the performance of the Parties' obligations in this Agreement, the Parties hereby fully and finally waive, release, and permanently discharge each other (and their respective officers, employees, agents, representatives and attorneys) (the "Releasees"), from any and all past, present, or future matters, claims, demands, obligations, liens, actions or causes of action, suits in law or equity, or claims for damages or injuries, whether known or unknown, which they now own, hold or claim to have or at any time heretofore have owned, held or claimed to have held against each other by reason of any matter or thing alleged or referred to, or in any way connected with, arising out of or in any way relating to the Notice (collectively, the "Released Claims"). In connection with the release of the Released Claims, the Parties waive any and all rights that they may have under the provisions of section 1542 of the California Civil Code, which states as follows:

**A GENERAL RELEASE DOES NOT EXTEND TO CLAIMS  
WHICH THE CREDITOR DOES NOT KNOW OR SUSPECT  
TO EXIST IN HIS OR HER FAVOR AT THE TIME OF**

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<sup>1</sup> The November 2022 regular election will occur on November 8, 2022.

**EXECUTING THE RELEASE, WHICH IF KNOWN BY HIM  
OR HER MUST HAVE MATERIALLY AFFECTED HIS OR  
HER SETTLEMENT WITH THE DEBTOR.**

In the event that any waiver of the provisions of Section 1542 of the California Code provided for in this Agreement shall be judicially determined to be invalid, voidable or unenforceable, for any reason, such waiver to that extent shall be severable from the remaining provisions of this Agreement, and the invalidity, voidability or unenforceability of the waiver shall not affect the validity, effect, enforceability or interpretation of the remaining provisions of this Agreement.

- B. The Parties understand and acknowledge that the foregoing release extends to any claims or damages, without limitation, arising out of the Released Claims that may exist on the date of the execution of this Agreement, but which the Parties do not know to exist, which, if known, would have materially affected their decision to execute this Agreement, regardless of whether their lack of knowledge is a result of ignorance, oversight, error, negligence or any other cause.
- C. Each Party acknowledges and agrees that this Agreement is a compromise and settlement of their disputes and differences, and is not an admission of liability or wrongdoing by any Party.
- D. Except as provided in Section 1.C. of this Agreement, each of the Parties waives any and all claims for the recovery of any costs, expenses, or fees, including attorney fees, associated with the matters and claims released in this Agreement.

4. Representations and Warranties

- A. Prospective Plaintiffs hereby represent and warrant to the District, as of the Effective Date, as follows:
  - i. They have not heretofore assigned or transferred, or purported to assign or transfer, to any party not named herein any Released Claim, or any part or portion thereof.
  - ii. To the best of their knowledge, there are no legal actions, suits or similar proceedings pending and served, or threatened in writing against the Prospective Plaintiffs that would adversely affect their ability to consummate the transactions contemplated in this Agreement. To the best of their knowledge, Prospective Plaintiffs are not aware of any existing claims nor of any facts that might give rise to any claims of any type or nature against the District, whether asserted or not, that have not been fully released and discharged by the release set forth in this Agreement.
  - iii. Prospective Plaintiffs have freely entered into this Agreement and are not entering into this Agreement because of any duress, fear, or undue influence; this Agreement is being entered into in good faith.

- iv. Prospective Plaintiffs have made such investigation of the facts pertaining to this Agreement as they deem necessary.
  - v. Prospective Plaintiffs have, prior to the execution of this Agreement, obtained the advice of independent legal counsel of their own selection regarding the substance of this Agreement and the claims released herein.
- B. In executing this Agreement, Prospective Plaintiffs acknowledge, represent, and warrant to the District that they have not relied upon any statement or representation of any District officer, agent, employee, representative, or attorney regarding any facts not expressly set forth within this Agreement. In entering into this Agreement, Prospective Plaintiffs assume the risk of any misrepresentations, concealment or mistake, whether or not they should subsequently discover or assert for any reason that any fact relied upon by them in entering into this Agreement was untrue, or that any fact was concealed from them, or that their understanding of the facts or of the law was incorrect or incomplete.
- C. The representations and warranties of each of the Parties set forth in this Section and elsewhere in this Agreement will survive the execution and delivery of this Agreement and are a material part of the consideration to the District in entering into this Agreement.

5. Interpretation

- A. The Parties have cooperated in the drafting and preparation of this Agreement and, in any construction or interpretation to be made of this Agreement, the same shall not be construed against any Party. This Agreement is the product of bargained for and arm's length negotiations between the Parties and their counsel. This Agreement is the joint product of the Parties.
- B. This Agreement is an integrated contract and sets forth the entire agreement between the Parties with respect to the subject matter contained herein. All agreements, covenants, representations and warranties, express or implied, oral or written, of the Parties with regard to such subject matter are contained in this Agreement. No other agreements, covenants, representations or warranties, express or implied, oral or written, have been made or relied on by either Party.
- C. This Agreement may not be changed, modified or amended except by written instrument specifying that it amends such agreement and signed by both Parties. No waiver of any provision of this Agreement shall be deemed or shall constitute a waiver of any other provision whether or not similar, nor shall any waiver be deemed a continuing waiver; and no waiver shall be implied from delay or be binding unless executed in writing by the party making the waiver.
- D. All of the covenants, releases and other provisions herein contained in favor of the persons and entities released are made for the express benefit of each and all of the said persons and entities, each of which has the right to enforce such provisions.

- E. This Agreement shall be binding upon and inure to the benefit of each of the Parties, and their respective representatives, officers, employees, agents, heirs, devisees, successors and assigns.

6. Further Cooperation

Each Party shall perform any further acts and execute and deliver any further documents that may be reasonably necessary or appropriate to carry out the provisions and intent of this Agreement. Except as expressly stated otherwise in this Agreement, actions required of the Parties or any of them will not be unreasonably withheld or delayed, and approval or disapproval will be given within the time set forth in this Agreement, or, if no time is given, within a reasonable time. Time will be of the essence of actions required of any of the Parties.

7. No Third Party Beneficiaries

Nothing in this Agreement is intended to benefit any third party or create a third party beneficiary. This Agreement will not be enforceable by any person not a Party to this Agreement.

8. Enforced Delay (Force Majeure)

- A. Performance by either Party shall not be deemed to be in default where delays or defaults are due to war, insurrection, strikes, walkouts, riots, floods, earthquakes, fires, acts of terrorism, epidemic, quarantine, casualties, acts of God, or other similar circumstances beyond the reasonable control of the Parties and which substantially interferes with the ability of a Party to perform its obligations under this Agreement.
- B. An extension of time for any such cause (a "Force Majeure Delay") shall be for the period of the enforced delay and shall commence to run from the time of the commencement of the cause, if notice by the Party claiming such extension is sent to the other Party within thirty (30) days of knowledge of the commencement of the cause. Notwithstanding the foregoing, none of the foregoing events shall constitute a Force Majeure Delay unless and until the Party claiming such delay and interference delivers to the other Party written notice describing the event, its cause, when and how such Party obtained knowledge, the date the event commenced, and the estimated delay resulting therefrom. Either Party claiming a Force Majeure Delay shall deliver such written notice within thirty (30) days after it obtains actual knowledge of the event. The time for performance will be extended for such period of time as the cause of such delay exists but in any event not longer than for such period of time.

9. Governing Law; Venue

This Agreement shall be governed by, and construed in accordance with, the laws of the State of California, without regard to any otherwise applicable principles of conflicts of laws. Any action arising out of this Agreement must be commenced in the state courts

of the State of California, County of Sacramento, and each party hereby consents to the jurisdiction of the above courts in any such action and to venue in the State of California, County of Sacramento, and agrees that such courts have specific personal jurisdiction over each of them.

10. Counterparts

This Agreement may be executed in any number of counterparts, each of which when so executed shall be deemed to be an original, and such counterparts together shall constitute one and the same instrument.

11. Effectiveness

This Agreement shall become effective immediately following execution by each of the Parties and ratification by the Galt Joint Union High School District Board of Education as required by Education Code section 17604.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date set forth below ("Date of Execution").

**PROSPECTIVE PLAINTIFFS:**

Date: \_\_\_\_\_

**DISTRICT:**

Galt Joint Union High School District

By: \_\_\_\_\_  
Duly Authorized Representative

Title: \_\_\_\_\_

Date: \_\_\_\_\_

**APPROVED AS TO FORM:**

Attorneys for Prospective Plaintiff:

\_\_\_\_\_  
Date: \_\_\_\_\_ By: \_\_\_\_\_

Atorneys for District:

Atkinson, Andelson, Loya, Ruud & Romo

Date: \_\_\_\_\_ By: \_\_\_\_\_  
\_\_\_\_\_

# **EXHIBIT B**

DISTRICT EXHIBIT NO. 1

**BEFORE THE BOARD OF EDUCATION OF THE  
GALT JOINT UNION HIGH SCHOOL DISTRICT  
SACRAMENTO COUNTY, CALIFORNIA**

**RESOLUTION NO. 1920-14**

**RESOLUTION INITIATING PROCESS OF  
ESTABLISHING TRUSTEE AREAS AND  
ELECTIONS BY-TRUSTEE AREAS**

WHEREAS, the Galt Joint Union High School District (“District”) currently uses an at-large system of electing the members of its Board of Education; and

WHEREAS, the Board is aware that under state law an at-large method of election may be deemed to impair the ability of some voters to elect candidates of their choice or to influence the outcome of elections and, therefore, may be subject to challenge under the California Voting Rights Act of 2001, California Elections Code §§ 14025, *et seq.* (“CVRA”); and

WHEREAS, the District is in receipt of an AB350 demand letter requesting the Board transition its method of election; and

WHEREAS, the District has decided to initiate the process of establishing trustee areas and changing the method of electing members of the Board, in order to ensure compliance with the CVRA or, at minimum, avoid the potential for costly litigation under the CVRA; and

WHEREAS, Board intends to initiate a very deliberate, careful, and public process for establishing trustee areas, and for changing the method of electing members of the Board, to take effect commencing with the November, 2022 election.

NOW, THEREFORE, BE IT RESOLVED that the Board hereby finds the foregoing recitals to be true and correct; and

BE IT FURTHER RESOLVED that the Board directs the Superintendent or his designee to immediately initiate the legal and regulatory process to establish trustee areas within the District, as provided in Education Code section 5019, in sufficient time for trustee areas to be established for the November, 2022 election of members of the Board; and

BE IT FURTHER RESOLVED that the Board directs the Superintendent or his designee to collaborate with a demographer, to prepare draft by-trustee area map scenarios for review and input by the Board and members of the public at upcoming meetings; and

BE IT FURTHER RESOLVED that the Board directs the Superintendent or his designee to initiate the legal and regulatory process of changing the method of electing members of the Board, from the current at-large system whereby each member of the Board is elected by the registered voters of the entire District (Education Code section 5030(a)), to a method which provides that Board members residing in each trustee will be elected by the registered voters of

that particular trustee area (Education Code 5030(b)), in sufficient time for the new method of electing members of the Board to be in place for the November, 2022 election; and

BE IT FURTHER RESOLVED that the Board directs the Superintendent or his designee to initiate processes for establishing trustee areas and changing the method of electing members of the Board that are inclusive, thoughtful, and public, providing for and encouraging significant input on the issues the Board and County Committee on School District Organization will address from all interested citizens and interest groups; and

BE IT FURTHER AND FINALLY RESOLVED that the Superintendent or his designee is authorized to initiate the legal and regulatory process to seek a waiver from the State Board of Education, of the requirements of Education Code section 5020 and related statutes, so that action of the Sacramento County Committee on School District Organization establishing trustee election areas and adopting one of the alternative methods of electing Board members specified in Education Code section 5030 does not constitute an order of election.

ADOPTED, SIGNED AND APPROVED this 11th day of June, 2020.

  
\_\_\_\_\_  
President, Board of Education  
Galt Joint Union High School District

#### CERTIFICATION

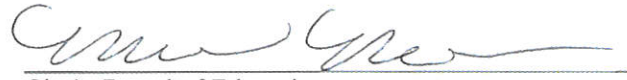
I, Melissa Neuburger, Clerk of the Board of Education of the Galt Joint Union High School District, do hereby certify that the foregoing Resolution was adopted by the Board of Education of said District at a meeting of said Board held on the 11<sup>th</sup> day of June, 2020, and that it was so adopted by the following vote:

AYES: 5

NOES: Ø

ABSTAIN: Ø

ABSENT: Ø

  
\_\_\_\_\_  
Clerk, Board of Education  
Galt Joint Union High School District

# **EXHIBIT C**

GALT JOINT UNION HIGH SCHOOL DISTRICT

Resolution No. 2122-16

IN THE MATTER OF: The Board of Trustees Initiating a Proposal to the Sacramento County Committee on School District Organization for the Adoption of By-Trustee-Area Elections

The following RESOLUTION was duly passed by the Board of Trustees of the Galt Joint Union High School District, at a regular meeting held on March 10, 2022, by the following roll call vote:

Mark Beck	Aye
Pat Maple	Aye
Melissa Neuburger	Aye
Terry Parker	Aye
Dennis Richardson	Aye

Signed and approved by me after its passage:



Melissa Neuburger, President

Attest:



Mark Beck, Clerk

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**WHEREAS**, the Board of Trustees ("Board") of the Galt Joint Union High School District ("District") is elected under an "at-large" election system where trustees are elected by voters of the entire District;

**WHEREAS**, on June 11, 2020, the Board adopted Resolution No.1920-14 (attached hereto as Exhibit No. 1), initiating the process to transition to "by-trustee-area" elections, where each trustee must reside within the designated trustee-area boundary and is elected only by the voters in that trustee-area;

**WHEREAS**, Cooperative Strategies ("Demographer") was retained to prepare several by-trustee-area election system map options for the Board and public's consideration;

**WHEREAS**, on November 4, 2021, legal counsel representing the Board of Trustees presented a proposed timeline for the transition to by-trustee-area elections;

**WHEREAS**, pursuant to Elections Code section 10010, subdivision (a)(1), the Board held public hearings on December 16, 2021 and January 13, 2022 to consider community input and comment regarding the potential composition of trustee-areas prior to draft maps being drawn;

**WHEREAS**, pursuant to Elections Code section 10010, subdivision (a)(2), the Board published draft trustee-area map scenarios on January 18, 2022, and February 10, 2022, and held public hearings on January 25, 2022 and February 10, 2022, to

gather public input on the proposed trustee-area map scenarios and sequence of elections;

**WHEREAS**, the District communicated these draft map scenarios were available for viewing through multiple platforms, including but not limited to: announcements on the main district webpage and dedicated webpage for the transition to by-trustee area elections, direct emails and phone calls home to families, community newsletters, and making the content available in multiple languages;

**WHEREAS**, the Board has considered various map scenarios and election sequencing schedules identified as Map Scenario 1, Map Scenario 2, Map Scenario 3, and Map Scenario 4;

**WHEREAS**, on February 10, 2022, the Board expressed its preference for Map Scenario 4 for final consideration on March 10, 2022;

**WHEREAS**, Education Code sections 5019 and 5030 authorize the Sacramento County Committee on School District Organization ("County Committee"), upon application from a school district's governing board, to change the method of election in a school district under its jurisdiction;

**WHEREAS**, Senate Bill 442 (2021) amends Education Code section 5020 as of January 1, 2022, to allow school districts to transition to by-trustee-area elections upon approval by the county committee, without the need to seek voter approval or a waiver of the election requirement from the State Board of Education;

**NOW THEREFORE BE IT RESOLVED**, the Board of Trustees hereby resolves as follows:

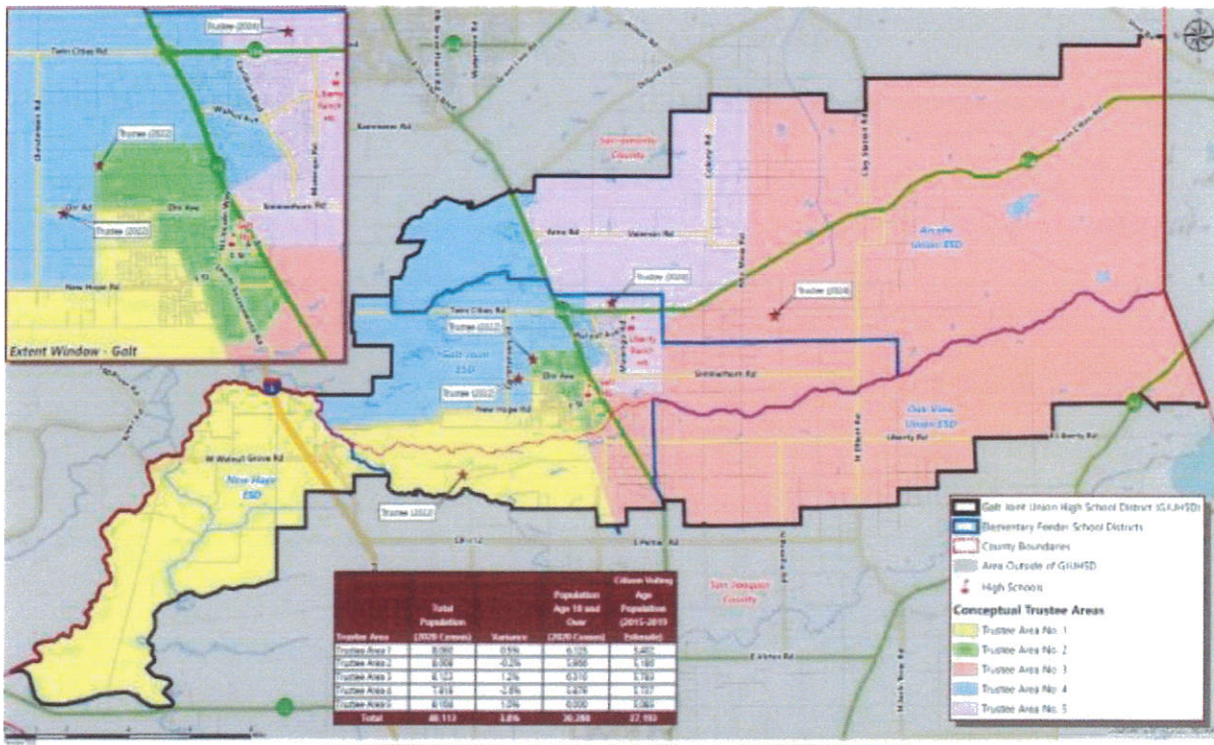
The above recitals are correct and true.

1. The Board hereby approves and recommends the adoption of by-trustee-area elections, and the adoption of the trustee-area map identified as Map Scenario 4 set forth in Exhibit No. 2.
2. The Board hereby proposes that each of the trustee areas identified in Exhibit No. 2 be assigned for election in 2022 or in 2024, as set forth in the election sequencing in Exhibit No. 2.
3. The Superintendent or designee is hereby authorized and directed to send a copy of this Resolution to the County Committee, and to work with the County Committee and the County Election's Office to conduct all legally required hearings and other acts necessary so that by-trustee-area elections can be implemented in the election cycles scheduled in 2022 and 2024.

Exhibits 1 and 2.

## DISTRICT EXHIBIT NO. 2

► CONCEPTUAL TRUSTEE AREAS  
SCENARIO 4



Galt Joint Union High School District | Trustee Area Scenarios

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### Conceptual Trustee Areas-Scenario 4 Election Sequencing

2022 election	2024 election
<ul style="list-style-type: none"> <li>• Area 1</li> <li>• Area 2</li> <li>• Area 4</li> </ul>	<ul style="list-style-type: none"> <li>• Area 3</li> <li>• Area 5</li> </ul>

# **EXHIBIT D**

# Transition to By-Trustee Area Elections

## Outreach Efforts

ACTION	DETAILS
Regular Board Meetings	<p><u>Opportunities for public comment and viewing at the following meetings:</u></p> <ul style="list-style-type: none"> <li>• June 11, 2020 – Adoption of Intent Resolution</li> <li>• December 16, 2021 – First Pre-Map Public Hearing and Presentation</li> <li>• January 13, 2022 – Second Pre-Map Public Hearing</li> <li>• January 25, 2022 - First Public Hearing on trustee Area Scenarios</li> <li>• February 10, 2022 – Second Public Hearing on Trustee Area Scenarios</li> <li>• March 10, 2022 – Third Public Hearing on Trustee Area Scenarios</li> </ul> <p>Board Meetings were held via teleconference and recorded. Recordings are posted to the District Webpage.</p>
Flyers and Advertising	<p>Board Agendas with map considerations, census block and informational Powerpoints posted at:</p> <ul style="list-style-type: none"> <li>• Galt High School District Office</li> <li>• Liberty Ranch High School</li> <li>• Estrellita Continuation High School</li> <li>• Galt High School</li> <li>• Galt Elementary District Office</li> </ul>
Created a Dedicated Webpage	<p><u>Posted to the District Webpage:</u></p> <ul style="list-style-type: none"> <li>• Draft Maps Scenario 1-4 and census data posted</li> <li>• Election Sequencing posted</li> <li>• Census Blocks posted</li> <li>• PowerPoint presentation posted</li> </ul>
Created a Dedicated Email Address	Opportunity for public feedback and questions
Media Advertising	<p>Board Agendas with map considerations, census blocks and informational PowerPoint sent to:</p> <ul style="list-style-type: none"> <li>• The Galt Herald</li> <li>• Sacramento Bee</li> <li>• Lodi News Sentinel</li> </ul>
Targeted Meetings/Stakeholder Engagement	<p>Informational meetings were held to allow for questions and feedback:</p> <ul style="list-style-type: none"> <li>• City and Schools Together (CAST)</li> <li>• District Cabinet</li> <li>• ParentSquare messaging</li> </ul>