Summary

An inquiry was conducted to determine what written policies the Santa Clara Valley Water District (SCVWD) has established to notify well owners and operators of water-producing facilities within the district of public hearings. The inquiry focused specifically on where and when the SCVWD provided notice of the public hearing held on April 15, 2003. The purpose of that public hearing was to consider proposed increased water rates for 2003-2004 fiscal year.

The 2003-2004 Santa Clara County Civil Grand Jury (Grand Jury) concluded its inquiry with one finding and two recommendations. The recommendations, if adopted, will improve the communication of public hearings to all interested parties.

Discussion

The Grand Jury conducted an inquiry into the SCVWD requirements for providing notice of public hearings. The Ralph M. Brown Act Government Code Section 54954.6 (Brown Act) requires the governing board of a local agency or district to conduct at least one public meeting that allows public testimony regarding proposed new or increased fees or general taxes. The SCVWD Board of Directors complied with this requirement by holding a public hearing on April 15, 2003.

The Brown Act also requires that notice of the public hearing with respect to a proposal for new or increased fees shall be accomplished by placing a display advertisement of at least one-eighth page in a newspaper of general circulation and by a first-class mailing to those interested parties who have filed a written request with the local agency or district. The meeting notice was published in the San Jose Mercury News on March 25, 2003 and in the San Jose Post Record on March 26, 2003. Although not required by the Brown Act, the notice was also posted on the SCVWD website. In addition, individual letters were mailed to all well owners in the district on March 25, 2003 advising them of the hearing.

There are no written policies governing where the SCVWD publishes notices. In practice, the determination of where to publish is based on the specific notice in question. If the notice advertises a contract or another legally based item, the notice is published in the San Jose Post Record. If it is a notice of general interest to the public, it is placed in the San Jose Mercury News.
News, and if appropriate, in the local community newspapers. Also, it is the practice to mail notices to all owners of wells in the district.

Finding I

There is no written policy governing where the SCVWD should publish notices. The SCVWD fulfilled the Brown Act Government Code requirements for publishing by placing the meeting notice in the San Jose Mercury News and San Jose Post Record and the SCVWD website; however, not all interested parties in the county read the San Jose Mercury News or San Jose Post Record.

Recommendation IA

A written policy and procedure should be established regarding the selection of publications to advertise notices of public hearings.

Recommendation IB

Press releases announcing a public hearing should be submitted to local community newspapers, in addition to the current publishing of meeting notices in the San Jose Mercury News and San Jose Post Record, to increase the opportunity for all interested parties within the district to be informed of the public hearing.

PASSED and ADOPTED by the Santa Clara County Civil Grand Jury on this 8th day of April 2004.

________________________________
Richard H. Woodward
Foreperson
References

Documents

Copy of the California Brown Act Government Code section 54954.6 regarding open meetings.

Correspondence dated October 10, 2003 which included a Copy of Agenda for Public Hearing of April 15, 2003; Posting notice for agenda; Proof of Publication of hearing and Minutes of Meetings of April 15, May 6 and May 20, 2003.

Letter dated November 24, 2003 from Chief of Public Affairs, SCVWD.

SCVWD website address – www.scvwd.dst.ca.us

Interviews

Meeting with Clerk of the Board, SCVWD on October 30, 2003.

Meeting with Chief of Public Affairs, SCVWD on November 19, 2003