EXHIBIT “B”

FULL BALLOT TEXT

The full text of the ballot measure shall read as follows:

Novato Unified School District Protection of Quality Local Education Measure
To protect Novato schools from damaging state budget cuts, provide stable local funding that
can’t be taken away by the state and preserve quality education by avoiding further teacher and
staff layoffs, keeping school libraries open, preventing class size increases, and maintaining
competitive science, math and other programs, shall Novato Unified School District increase the
existing $155 per parcel school parcel tax by an additional $96 per parcel for 6 years, with a
senior exemption, independent oversight and no money for administrator salaries?

The purpose of the measure is to fund the following specific types of programs and services:

- Minimizing layoffs for qualified and experienced teachers and school employees
- Avoiding significant increases in class sizes in all grades
- Maintaining outstanding instructional programs that help students succeed, such as
  competitive science and math programs
- Maintain computers and classroom technology
- Keep school libraries open and staffed
- Protect programs and services that help students qualify for college and prepare students
  for good jobs
- Protect music and arts programs that provide a well-rounded education for Novato kids
- Keep school counselors

Amount and Basis of Tax.

The parcel tax shall be $251 per Parcel of Taxable Real Property beginning in fiscal year
2009-2010 for a period of six years. This parcel tax replaces and extends the parcel tax currently
in effect. The District shall provide the Marin County Tax Collector a report indicating the
parcel number and amount of tax for each Parcel of Taxable Real Property. Two hundred fifty
one dollars ($251) per Parcel of Taxable Real Property is an increase of $96 per Parcel of
Taxable Real Property over the District’s existing parcel tax.

“Parcel of Taxable Real Property” is defined as any unit of real property in the District
that receives a separate tax bill for ad valorem property taxes from the County Treasurer-Tax
Collector’s Office. All property that is otherwise exempt from or upon which no ad valorem
property taxes are levied in any year shall also be exempt from the special tax in such year.

Multiple parcels which are contiguous, under common ownership, and that constitute one
economic unit, meaning that they have the same primary purpose as the principal parcel and are
not separate and distinct properties that may be independently developed or sold, shall comprise
a single Parcel of Taxable Real Property for purposes of the parcel tax.
An exemption may be granted on any parcel owned by one or more persons aged 65 years or older who occupies said parcel as a principal residence, upon application for exemption.

**Claim / Exemption Procedures**

With respect to all general property tax matters within its jurisdiction, the Marin County Tax Assessor or other appropriate County tax official shall make all final determinations of tax exemption or relief for any reason, and that decision shall be final and binding. With respect to matters specific to the levy of the special tax, including the Senior Citizen Exemption, the decisions of the District shall be final and binding. The procedures described herein, and any additional procedures established by the Board shall be the exclusive claims procedure for claimants seeking an exemption, refund, reduction, or re-computation of the special tax. Whether any particular claim is to be resolved by the District or by the County shall be determined by the District, in coordination with the County as necessary.

**Appropriations Limit**

Pursuant to California Constitution article XIII B and applicable laws, the appropriations limit for the District will be adjusted periodically by the aggregate sum collected by levy of this special tax.

**Accountability Measures**

The proceeds of the special tax shall be applied only to the specific purposes identified above. The proceeds of the special tax shall be deposited into a fund, which shall be kept separate and apart from other funds of the District. No later than January 1 of each year while the tax is in effect, the District shall prepare and file with the Board a report detailing the amount of funds collected and expended, and the status of any project authorized to be funded by this measure.

In addition, an advisory committee of citizens shall be appointed or designated by the Board of Trustees to ensure that the special tax proceeds are spent for their authorized purposes, and to report annually to the Board of Trustees and the public regarding the expenditure of such funds.

**Severability**

The Board hereby declares, and the voters by approving this measure concur, that every section and part of this measure has independent value, and the Board and the voters would have adopted each provision hereof regardless of every other provision hereof. Upon approval of this measure by the voters, should any part of the measure or taxing formula be found by a court of competent jurisdiction to be invalid for any reason, all remaining parts of the measure or taxing formula hereof shall remain in full force and effect to the fullest extent allowed by law.