AGENDA



SPECIAL CITY COMMISSION MEETING WEDNESDAY, JULY 30, 2014 6:30 PM – COMMISSION CHAMBERS

(Immediately followed by Budget Workshop #2)

- 1. CALL TO ORDER
- 2. PLEDGE OF ALLEGIANCE
- 3. ROLL CALL
- 4. PUBLIC COMMENTS
- 5. RESOLUTIONS

a. RESOLUTION NO. 2014-0057:

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA, RELATING TO THE PROVISION OF FIRE SERVICES AND FACILITIES AND PROGRAMS ("FIRE SERVICES") IN THE CITY OF WILTON MANORS, FLORIDA; PROVIDING FOR PURPOSE AND DEFINITIONS; PROVIDING FOR LEGISLATIVE DETERMINATIONS; ESTABLISHING THE ESTIMATED RATE FOR FIRE SERVICES ASSESSMENTS FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2014; DIRECTING THE PREPARATION OF AN ASSESSMENT ROLL; AUTHORIZING A PUBLIC HEARING AND DIRECTING THE PROVISION OF NOTICE THEREOF; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

b. RESOLUTION NO. 2014-0056:

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA, RELATING TO THE JENADA GATED ENTRANCE IMPROVEMENTS ASSESSMENT; ADOPTING THE PRELIMINARY ANNUAL ASSESSMENT ROLL FOR THE JENADA GATED ENTRANCE IMPROVEMENT ASSESSMENT FOR FISCAL YEAR 2014-2015; AUTHORIZING THE CITY COMMISSION TO CONDUCT A PUBLIC HEARING; DIRECTING THE PROVISION OF NOTICE THEREOF; AUTHORIZING THE TRANSMITTAL OF NECESSARY INFORMATION TO THE PROPERTY APPRAISER; PROVIDING FOR CONFLICT; PROVIDING FOR SEVERABILITY; AND PROVIDING AN EFFECTIVE DATE.

c. RESOLUTION NO. 2014-0055:

A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WILTON MANORS ADOPTING A TENTATIVE OPERATING MILLAGE RATE OF 6.0987 FOR GENERAL OPERATING BUDGET PURPOSES FOR FISCAL YEAR 2014/15; A TENTATIVE MILLAGE LEVY FOR VOTED DEBT SERVICE OF 0.2178 FOR THE 1999 PARKS BOND FOR FISCAL YEAR 2014/15; A TENTATIVE MILLAGE LEVY FOR VOTED DEBT SERVICE OF 0.4364 FOR THE 2008 CITY HALL BOND FOR FISCAL YEAR 2014/15; APPROVING AND AUTHORIZING TRANSMITTAL OF THE FORM DR 420 TO THE PROPERTY APPRAISER; PROVIDING FOR THE ESTABLISHMENT OF AND SETTING FORTH THE DATE, TIME AND PLACE OF THE PUBLIC HEARING TO CONSIDER THE FY 2014/15 TENTATIVE MILLAGE RATE AND TENTATIVE BUDGET; PROVIDING FOR CONFLICTS; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

6. ADJOURNMENT

Pursuant to FS. 286.0105, if a person decides to appeal any decision made by the Board, Agency or Commission with respect to any matter considered at such meeting, or hearing, he will need a record of the proceedings and that for such purposes he may need to ensure that a verbatim record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is based.

Any person requiring Auxiliary Aids and Services for the Meeting may call the ADA Coordinator at 390-2122 at least two working days prior to the meeting. If you are Hearing or Speech impaired, please contact the Florida Relay Services by using the following phone numbers: 1-800-955-8770 (Voice)



COUNCIL AGENDA REPORT

MEETING DATE: July 30, 2014

From: Joseph L. Gallegos, City Manager Bob Mays, Finance Director Prepared by:

(a) Subject: Resolution No. 2014-0057

Preliminary Annual Assessment for Fire Services

(b) City Manager Recommendation: Approval is recommended.

(c) Report In Brief: This Resolution authorizes the City Commission to assess for Fire Services and establishes the preliminary assessments for each parcel by property designation classification ("improvement code").

(d) Discussion: The assessment is calculated using the methodology established by Government Services Group, Inc. (GSG) in the study they completed for the City of Wilton Manors in July 2011. The data used in the calculation is supplied by the City of Fort Lauderdale, our current fire and EMS service provider, and includes run data from the prior four fiscal years (FY09-10 through FY12-13). As an example, the FY 2014/2015 cost per residential unit increased by \$13.50 to \$169.50 (8.6%); while commercial rates increased by \$4.47 to \$25.45 per unit (+ 21.3%). Industrial decreased .35 to \$2.55 from \$2.90 per unit (-12.1%) (See complete changes in Exhibit C).

The public hearing to consider the final Fire Services Assessment has been scheduled for Friday, September 12, 2014 at 6:30 pm in the City Commission Chambers.

(e) Strategic Plan Consistency: Goal 2 - Financially Sound City Government, Objective 3 (Adequate Revenue to Support Services)

(f) Concurrences: City Manager and Finance Director

(g) Fiscal Impact: Fiscal Year 2014-15:

Fire Services Assessment Fund – Total Assessment of \$1,688,668

General Fund – Exemptions for Churches. Charitable Organizations. Lodges, Governments, Veteran's Service-Connected Total and Permanent Disability and Permanently Disabled Persons: Expenditure

of \$105,131.65

(h) Alternatives: None Recommended

(i) Attachments:

- Resolution No. 2013-0057 1.
- 2. Appendix A – Situation Found Codes and Descriptions
- Appendix B Fixed Property Use Codes and Descriptions 3.
- Appendix C Estimated Fire Service Assessment Rate Schedule

- 5. 6. 7.
- Appendix D Form of Notice to Be Published GSG Fire Rescue Assessment Memorandum Preliminary Comparative Rate Schedule Summary Schedule of Fire Assessment Fee Exemptions Fire Assessment Fee Exemption History
- 8.
- 9.

OFFICE OF THE CITY ATTORNEY CITY OF WILTON MANORS, FLORIDA

MEMORANDUM

TO: Kathryn Sims, City Clerk (via e-mail)

Patricia Staples, Deputy City Clerk (via e-mail)

FROM: Kerry L. Ezrol, City Attorney

DATE: July 23, 2014

SUBJECT: Wilton Manors "City of"/General Matters – **Resolution No. 2014-0057** Relating

to the Provision of Fire Services and Facilities and Programs; Providing

Estimate Rate for Fire Services Assessment

Enclosed for your review and placement on the **July 30, 2014** City Commission Meeting Agenda, please find **Resolution No. 2014-0057** Relating to the Provision of Fire Services and Facilities and Programs; Providing Estimate Rate for Fire Services Assessment.

Should you require any additional information, please contact me.

KLE:rc Enclosure

RESOI	JUTION NO.	2014 -	0057
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A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA, RELATING TO THE PROVISION OF FIRE SERVICES AND FACILITIES AND PROGRAMS ("FIRE SERVICES") IN THE CITY OF WILTON MANORS, FLORIDA; PROVIDING FOR PURPOSE AND DEFINITIONS; PROVIDING FOR LEGISLATIVE DETERMINATIONS; ESTABLISHING THE ESTIMATED RATE FOR FIRE SERVICES ASSESSMENTS FOR YEAR THE **FISCAL BEGINNING OCTOBER** DIRECTING THE PREPARATION OF AN ASSESSMENT ROLL; AUTHORIZING A PUBLIC HEARING AND DIRECTING THE **PROVISION** OF NOTICE THEREOF: **PROVIDING** FOR **CONFLICTS: PROVIDING FOR SEVERABILITY**: **AND** PROVIDING AN EFFECTIVE DATE.

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WHEREAS, Chapter 2, Article 6, City Code of Ordinances, entitled "Home Rule Special Assessment Ordinance," provides for the home rule authority of the City Commission to levy and collect special assessments; and,

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WHEREAS, Section 2-288, Code, authorizes the City to "maintain and fund any and all costs associated with the city establishing and operating a city system of providing quality fire control and prevention ("fire") and/or emergency medical services ("EMS") to the property owners, residents and citizens of the city," and provides findings of special benefit to real property as a result of such services; and,

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WHEREAS, in 1996, pursuant to section 2-288, Code, the City's Constitutional "home rule" powers as provided in Article VIII, Section 2 of the Florida Constitution, the City's statutory "home rule" powers as provided in Chapter 166, Florida Statutes, and other applicable state law, the City began levying and collecting special assessments to fund the provision of fire and EMS; and,

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35 36 **WHEREAS,** in 2000, the Fourth District Court of Appeal rendered its decision in <u>SMM Properties, Inc. v. City of North Lauderdale</u>, 760 So.2d 998 (Fla. 4th DCA 2000), which was approved by the Florida Supreme Court in 2002, wherein the court found a special assessment could not be used to fund the EMS portion of integrated fire rescue services; and,

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WHEREAS, in light of the decision in <u>SMM Properties</u>, the City cannot levy or collect a special assessment that would fund the EMS portion of integrated fire rescue services; and,

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WHEREAS, in order to comply with the requirements of the decision in <u>SMM</u> <u>Properties</u>, the City is levying and collecting a special assessment solely for Fire Services as authorized by section 2-288, Code, and as defined hereinafter, and will fund EMS from revenues other than the non-ad valorem special assessment; and,

WHEREAS, Fire Services as defined hereinafter provide the requisite special benefit to real property such that they may be funded through a special assessment; and,

WHEREAS, in order to comply with the decision in SMM Properties, the City retained the services of Government Services Group (GSG) in July, 2000, to review the provision of fire and EMS within the City and to provide an assessment methodology and allocation that meets the requirements of the decision in SMM Properties; and,

WHEREAS, GSG provided the City with an Assessment Methodology and Allocation Study, attached to Resolution 2362, to support the City's special assessment for Fire Services; and,

WHEREAS, each year through Fiscal Year 2010-2011, the City used the assessment methodology provided in Resolution 2362 to establish the special assessment rates for Fire Service for each fiscal year; and,

WHEREAS, in 2010, the City entered into a new contract with Fort Lauderdale, whereby Fort Lauderdale will provide fire and rescue services, including EMS, within the City for fiscal year 2014-2015, using Fort Lauderdale's integrated Fire Rescue Department; and,

WHEREAS, in 2010, the Fourth District Court of Appeal rendered its opinion in Desiderio Corp. v. City of Boynton Beach, 39 So.3d 487 (Fla. 4th DCA 2010), wherein the appellate court reviewed the methodology used by the City of Boynton Beach, particularly the methodology utilized by Boynton Beach's consultant, GSG, and upheld the City's special assessment and methodology; and,

WHEREAS, in light of the new agreement with the City of Fort Lauderdale, and the Desiderio decision, the City engaged GSG to review and update the City's special assessment methodology to address changes resulting from the new agreement with the City of Fort Lauderdale, and to ensure consistency with the guidance provided in the new appellate decision rendered in the Desiderio case; and,

WHEREAS, GSG provided the City with its Fire Rescue Assessment Memorandum, dated July 2011 (the "2011 Assessment Memorandum"), which sets forth the methodology for the City's Fire Rescue Special Assessment, developed to ensure compliance with the SMM Properties and Desiderio decisions; and,

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WHEREAS, the City Commission determines that it is fair and equitable to levy and collect a non-ad valorem special assessment to fund the Fire Services provided within the City consistent with the methodology and allocation consistent with the 2011 Assessment Memorandum, and as provided hereinafter.

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NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA:

	Section 1.	RECITALS.	The	foregoing	"WHEREAS"	clauses	are	hereby
ratifi	ed and confirmed	d as being true	and co	orrect by the	e City Commiss	sion and i	ncor	porated
herei	n by this reference	ce.						

Section 2. AUTHORITY. This Resolution is adopted pursuant to the provisions of Ordinance No. 751, as amended by Ordinance Nos. 755, 787 and 796 (collectively, "the Ordinance"); Resolution No. 1884 ("Intent Resolution"), Resolution No. 1886 ("Initial Resolution"), Resolution No. 1896 ("Final Assessment Resolution"), and Resolution 2362 (collectively "the Resolutions"); Sections 166.021 and 166.041, Florida Statutes; and, other applicable provisions of law.

Section 3. PURPOSE. This Resolution constitutes the Preliminary Assessment Resolution as defined in the Ordinance which initiates the annual process for updating the Assessment Roll and directs the imposition of a Fire Services Assessment as described hereinafter, for the Fiscal Year beginning October 1, 2014. Its purpose is to provide procedures and standards for the imposition of a Fire Services Assessment under the general home rule powers of a municipality to impose special assessments, and authorize a procedure for the funding of fire services, facilities, or programs providing special benefits to property within the City, consistent with the SMM Properties and Desiderio decisions.

Section 4. **DEFINITIONS.** All capitalized words and terms not otherwise defined herein shall have the meanings set forth in the Ordinance and the Resolutions provided that in the event of any conflicts in definitions, the definitions set forth herein shall prevail. Unless the context indicates otherwise, words imparting the singular number, include the plural number, and vice versa. The following definitions replace the definitions set forth in the Resolutions, as follows:

1	"Assessable Property" means all parcels of land included on the Assessment
2	Roll that receive a special benefit from the delivery of the fire services, programs or
3	facilities identified in the Resolutions, as modified herein.
4	"Assessment Coordinator" means the person designated by the City to
5	administer the special assessment for the fire service, facility, or program identified in the
6	Resolutions as modified herein, or such person's designee.
7	"Assessment Roll" means the special assessment roll relating to the Fire Services
8	Assessment approved herein, or an Annual Rate Resolution pursuant to the Resolutions.
9	"Building" means any structure, whether temporary or permanent, built for
10	support, shelter, or enclosure of persons, chattel, or property of any kind. This term shall
11	include mobile homes or any vehicles serving in any way the function of a building.
12	"Building Area" means that adjusted area of a Building expressed in square fee
13	and reflected on the Tax Roll or, in the event such information is not reflected, or
14	determined not to be accurately reflected on the Tax Roll, that area as determined by the
15	City.
16	"Code Descriptions" or "Improvement Codes" means the building use codes
17	assigned by the Property Appraiser to Tax Parcels within the City based upon the DOR
18	Land Classification Codes.
19	"Commercial Property" means those Tax Parcels with a Code Description
20	designated as "Commercial" in the Fixed Property Use Codes and Code Descriptions.
21	"Cost Apportionment" means the apportionment of the Fire Services Assessed
22	Cost among all Property Use Categories according to the Demand Percentages
23	established pursuant to the apportionment methodology described herein.

1	"Demand Percentage" means the percentage of demand for fire services,
2	facilities, or programs attributable to each Fixed Property Use Category determined by
3	analyzing the historical demand for fire services as reflected in the Incident Data.
4	"DOR Code" means a property use code established in Rule 12D-8.008, Florida
5	Administrative Code, assigned by the Property Appraiser to Tax Parcels within the City.
6	"Dwelling Unit" means (1) a Building, or portion thereof, available to be used for
7	residential purposes, consisting of one or more rooms arranged, designed, used, or intended
8	to be used as living quarters for one family only, or (2) the use of land in which lots or
9	spaces are offered for rent or lease for the placement of mobile homes, travel trailers, or the
10	like for residential purposes.
11	"Emergency Medical Services" (EMS) means those services recorded in the
12	Incident Data that assign a "type of situation found code" of 311, 311M, 321, 322, or 381.
13	The "type of situation found codes" are attached hereto as Appendix A.
14	"Emergency Medical Services Cost" means the amount, other than first
15	response medical rescue services, determined by the City Commission to be associated
16	with Emergency Medical Services.
17	"Estimated Fire Services Assessment Rate Schedule" means that rate schedule
18	attached hereto as Appendix C and hereby incorporated herein by reference, specifying
19	the Fire Services Assessed Costs determined in Section 9 of this Preliminary Assessment
20	Resolution and the estimated Fire Services Assessments established in Section 9 of this
21	Preliminary Assessment Resolution.
22	"Fire Services Assessment" means a special assessment lawfully imposed by the
23	City against Assessable Property to fund all or any portion of the cost for Fire Services,
24	facilities, or programs providing a special benefit to property as a consequence of a
	{00027951.1 2976-9201291 } Page 5 of 20

1	logical relationship to the value, use, or characteristics of the assessed property. Fire
2	Services funded by this Fire Services Assessment include fire suppression, fire
3	investigations, hazardous materials response, disaster preparedness, fire inspections, fire
4	prevention, fire engineering, fire code enforcement, life-safety and fire hazard analysis,
5	fire plans examination, fire training, fire administration, first response medical aid, and
6	public information and awareness. Fire Services do not include advanced life support
7	services, referred to herein as EMS.
8	"Fire Services Cost" means the amount necessary in any fiscal year to fund the
9	provision of fire services, facilities, or programs which provide a special benefit to
10	Assessable Property, and shall include, but not be limited to:
11	a. the cost of physical construction, reconstruction or completion of
12	any required facility or improvement;
13	b. the costs incurred in any required acquisition or purchase;
14	c. the cost of all labor, materials, machinery, and equipment;
15	d. the cost of fuel, parts, supplies, maintenance, repairs, and utilities;
16	e. the cost of computer services, data processing, and
17	communications;
18	f. the cost of all lands and interest therein, leases, property rights,
19	easements, and franchises of any nature whatsoever;
20	g. the cost of any indemnity or surety bonds and premiums for
21	insurance;
22	h. the cost of salaries, volunteer pay, workers' compensation
23	insurance, or other employment benefits;
24	i. the cost of uniforms, training, travel, and per diem;

1	j. the cost of construction plans and specifications, surveys and
2	estimates of costs;
3	k. the cost of engineering, financial, legal, and other professional
4	services;
5	1. the costs of compliance with any contracts or agreements entered
6	into by the City to provide services related to Fire Services;
7	m. all costs associated with the structure, implementation, collection,
8	and enforcement of the Fire Service Assessments, including any service charges of the
9	Tax Collector, or Property Appraiser and amounts necessary to off-set discounts received
10	for early payment of Fire Service Assessments pursuant to the Uniform Assessment
11	Collection Act or for early payment of Fire Service Assessments collected pursuant to
12	this Resolution.
13	n. all other costs and expenses necessary or incidental to the
14	acquisition, provision, or construction of the service, facility, or program to be funded by
15	the Fire Services Assessment, and such other expenses as may be necessary or incidental
16	to any related financing authorized by the City Commission by subsequent resolution;
17	o. a reasonable amount for contingency and anticipated delinquencies
18	and uncollectable Fire Assessments; and
19	p. reimbursement to the City or any other Person for any moneys
20	advanced for any costs incurred by the City or such Person in connection with any of the
21	foregoing items of Fire Services Cost.
22	Fire Services Costs do not include costs of providing emergency medical services.
23	"Fixed Property Use Codes" are those code descriptions for Tax Parcels used for
24	recording fire rescue calls in the Incident Data, which correlate to the Code Descriptions
	{00027951.1 2976-9201291 } Page 7 of 20

1	determined by the Property Appraiser on the ad valorem tax roll, attached hereto as
2	Appendix B.
3	"Incident Data" means the electronic information provided by the City of Fort
4	Lauderdale identifying the number and types of fire rescue incident responses within the
5	City for the 2009-2010, 2010-2011, 2011-2012, and 2012-2013 Fiscal Years, using the
6	National Fire Incident Reporting System (NFIRS).
7	"Industrial/Warehouse Property" means those Tax Parcels with a Code
8	Description designated as "Industrial/Warehouse" in the Improvement Codes.
9	"Institutional Property" means those Tax Parcels with a Code Description
10	designated as "Institutional" in the Improvement Codes.
11	"Mixed Use Property" means a Tax Parcel that contains Buildings whose use
12	description are capable of assignment under a Code Description in the Improvement Code
13	in more than one Property Use Category.
14	"National Fire Incident Reporting System" (NFIRS) means the system used by
15	the City of Fort Lauderdale to record its fire rescue incidents, which is a tool for fire
16	departments to report and maintain computerized records of fire rescue incidents and other
17	department activities in a uniform manner.
18	"Non-Residential Property" means, collectively, Commercial Property,
19	Industrial/Warehouse Property, Government, Institutional Property and Nursing Home
20	Property.
21	"Parcel Apportionment" means the further apportionment of the Fire Services
22	Assessed Cost allocated to each Property Use Category by the Cost Apportionment
23	among the Tax Parcels under the methodology established in this Resolution.

1	"Property Use Categories" means, collectively, Residential Property, all
2	categories of Non-Residential Property.
3	"Residential Property" means those Tax Parcels with a residential condominium
4	use under the DOR Codes together with those Tax Parcels with a Code Description
5	designated as "Residential" in the Improvement Codes.
6	"Tax Collector" shall mean the Broward County Department of Finance and
7	Administrative Services as described in Article III of the Charter of Broward County.
8	"Tax Parcel" means a parcel of property located within the City to which the
9	Property Appraiser has assigned a distinct ad valorem property tax identification number.
10	"Uniform Assessment Collection Act" means Sections 197.3632 and 197.3635,
11	Florida Statutes, as amended, and any successor statutes authorizing the collection of
12	non-ad valorem special assessments on the same bill as ad valorem taxes, and any
13	regulations pertaining thereto.
14	"Vacant Property" means those Tax Parcels with a Code Description designated
15	as "Vacant" in the Improvement Code.
16	Section 5. PROVISION AND FUNDING OF FIRE SERVICES.
17	(A) Upon the imposition of the Fire Services Assessments for Fire Services,
18	facilities, or programs against Assessed Property located within the City, the City shall
19	provide Fire Services to such Assessed Property. The cost to provide such Fire Services,
20	facilities, or programs shall be funded from proceeds of the Fire Services Assessments. The
21	remaining cost required to provide Fire Services, facilities, and programs, if any, as well as
22	all costs associated with the provision of EMS, shall be funded by available City revenues

other than Fire Services Assessment proceeds.

1	(B) It is hereby ascertained, determined, and declared that each parcel of Assessed
2	Property located within the City will be benefited by the City's provision of Fire Services,
3	facilities, and programs in an amount not less than the Fire Services Assessment imposed
4	against such parcel, computed in the manner set forth in this Preliminary Assessment
5	Resolution, and pursuant to the 2011 Assessment Memorandum which is hereby approved
6	and incorporated herein.
7	Section 6. IMPOSITION AND COMPUTATION OF FIRE SERVICES
8	ASSESSMENTS. Fire Services Assessments shall be imposed against all Tax Parcels
9	within the Property Use Categories. The Cost Apportionment and Parcel Apportionment
10	described herein and within the 2011 Assessment Memorandum are approved and adopted
11	as the methodology to impose and compute the Fire Services Assessment.
12	Section 7. LEGISLATIVE DETERMINATIONS OF AUTHORITY,
13	SPECIAL BENEFIT AND FAIR APPORTIONMENT. The City Commission adopts
14	the following legislative findings relating to the Fire Services special assessment:
15	AUTHORITY
16	7.1 Pursuant to Article VIII, Section 2(b) of the Florida Constitution, and
17	Sections 166.021 and 166.041, Florida Statutes, the City Commission has all powers of
18	local self-government to perform municipal functions and render municipal services
19	except when prohibited by law, and such power may be exercised by the enactment of
20	City ordinances or resolutions.
21	7.2 The City Commission may exercise any governmental, corporate, or
22	proprietary power for a municipal purpose except when expressly prohibited by law, and
23	the City Commission may legislate on any subject matter on which the Florida
24	Legislature may act, except those subjects described in (a), (b), (c), and (d) of
	{00027951.1 2976-9201291 } Page 10 of 20

1	Section 166.021(3), Florida Statutes. The subject matter of paragraphs (a), (b), (c), and
2	(d) of Section 166.021(3), Florida Statutes, is not relevant to the imposition of
3	assessments related to fire services, facilities or programs.
4	SPECIAL BENEFIT
5	7.3 The special benefits provided to affected lands as a result of a Fire
6	Services Assessment include by way of example and not limitation, the availability and
7	use of Fire Services by the Owners and occupants of the property, protection of public
8	safety, stable, or decreasing insurance costs, a potential increase in value to property, and
9	better service to landowners and tenants.
10	7.4 Fire Services possess a logical relationship to the use and enjoyment of
11	improved property by:
12	7.4.1 protecting the value of the improvements and structures by
13	providing available Fire Services;
14	7.4.2 protecting the life and safety of intended occupants in the use and
15	enjoyment of improvements and structures within improved parcels;
16	7.4.3 lowering the cost of fire insurance by the presence of a professional
17	and comprehensive fire control program within the City; and
18	7.4.4 containing the spread of fire incidents occurring on vacant property
19	with the potential to spread and endanger the structures and occupants of improved
20	property.
21	IMPOSITION AND COLLECTION
22	7.5 The annual Fire Services Assessments to be imposed pursuant to this
23	Resolution shall constitute non-ad valorem assessments within the meaning and intent of
24	the Uniform Assessment Collection Act.

7.6 The Fire Services Assessment imposed pursuant to this Resolution is imposed by the City Commission, not the Broward County Board of County Commissioners, Property Appraiser or Tax Collector. Any activity of the Property Appraiser or Tax Collector under the provisions of this Resolution shall be construed as ministerial.

APPORTIONMENT

- 7.7 It is fair and reasonable to use the Improvement Codes and DOR Codes for the Cost Apportionment and the Parcel Apportionment because: (1) the Tax Roll database employing the use of such property use codes is the most comprehensive, accurate, and reliable information readily available to determine the property use and Building Area for improved property within the City, and (2) the Tax Roll database within such property use codes is maintained by the Property Appraiser and is thus consistent with parcel designations on the Tax Roll which compatibility permits the development of an Assessment Roll in conformity with the requirements of the Uniform Method of Collection.
- 7.8 Apportioning Fire Assessed Costs among classifications of improved property based upon historical demand for fire services is fair and reasonable and proportional to the special benefit received.
- 7.9 The Incident Data is the most reliable information available to determine the potential demand for fire services from property use and to determine the benefit to property use resulting from the availability of fire services to protect and serve Buildings located within Assessed Property and their intended occupants. There exists sufficient Incident Data documenting the demand for fire services from Assessed Property Use Categories by an examination of such Incident Data which is consistent with the

experience of the City.	Therefore,	the us	e of Demand	Percentages	determined	by an
examination of Incident	Data is a	fair ar	nd reasonable	method to	apportion th	ne Fire
Assessed Costs among the	e Property I	Jse Cat	egories.			

7.10 The City believes it is fair and reasonable to continue to include both multi-family and single family Residential Properties as one category for determining assessment rates since the response protocol for both types of residential properties is the same, and historically the demand for fire service availability for multi-family and single family Residential Property has been substantially similar and any difference in the percentage of documented fire calls to such specific property uses has been statistically insignificant.

7.11 The level of services required to meet the anticipated demand for fire services and the corresponding annual budget required to fund fire services provided to incidents at non-specific property uses would be required notwithstanding the occurrence of any incidents from non-specific property uses. Therefore, the calls to non-specific property uses are omitted from the cost apportionment exercise and not re-allocated.

7.12 The City annually provides inspections of all improved property other than single family Dwelling Units, the costs of which are charged separately by the City through a fire inspection fee; therefore fire inspection costs are not included in the Fire Services Assessment.

RESIDENTIAL PARCEL APPORTIONMENT

7.13 The size or the value of the Residential Property does not determine the scope of the required fire response. The potential demand for fire services is driven by the existence of a Dwelling Unit and the anticipated average occupant population.

7.14 Apportioning the Fire Assessed Costs for fire services attributable to Residential Property on a per dwelling unit basis is required to avoid cost inefficiency and unnecessary administration, and is a fair and reasonable method of Parcel Apportionment based upon historical call data.

NON-RESIDENTIAL PARCEL APPORTIONMENT

7.15 The risk of loss and the demand for fire service availability is substantially related to Buildings size. Because the value and anticipated occupancy of non-residential Buildings is substantially related to Building size, it is fair, reasonable and equitable to allocate the assessment burden on improved property containing such Buildings based upon a 100 square foot unit of comparison.

7.16 The allocation of the assessment burden to improved Non-Residential Property by building size is fair and reasonable for the purposes of Parcel Apportionment because it is a fair and reasonable method of classifying benefited parcels and will apportion costs among benefited parcels that create similar demand for the availability of fire services.

7.17 The demand for the availability of Fire Services may diminish at the outer limit of structure size because a fire occurring in a structure greater than a certain size is not capable of being suppressed under expected conditions. Additionally, the fire flow capacity anticipated at the fire scene under the level of service provided by the assessable costs limits the benefit provided to a structure beyond a certain size. Therefore, it is reasonable to place a cap on the square footage of benefited buildings within the non-residential property use categories. Because of the current contract with the City of Fort Lauderdale, the fire flow capacity of the City of Wilton Manors will be based on the fire flow capacity of the City of Fort Lauderdale, which is 100,000 square feet. As of Fiscal

1	Year 2014-2015, there are no buildings in Wilton Manors that exceed the cap; however,
2	any new buildings that exceed 100,000 square feet would be subject to this cap.
3	VACANT PROPERTY
4	7.18 Because of the urbanized character of the City, the suppression of fire on
5	agricultural and vacant property, including "sliver" parcels, primarily benefits improved
6	property by the containment of the spread of fire rather than the preservation of the value
7	of the vacant property. Therefore, it is fair and reasonable to not assess vacant property,
8	including "sliver" parcels for Fire Services.
9	Section 8. COST APPORTIONMENT AND PARCEL
10	APPORTIONMENT METHODOLOGIES.
11	(A) Cost Apportionment:
12	1 Historical demand for Fire Services is identified by property use category
13	through the Incident Data.
14	2. A demand percentage is determined for each property use category by
15	calculating the percentage that the calls in the Incident Data allocated to each property use
16	category bear to the total number of calls in the Incident Data documented for all property
17	use categories within the sampling period.
18	3. Assessable property use categories are: residential, commercial,
19	governmental, industrial/warehouse, institutional and nursing homes.
20	4. The demand percentage for each property use category is applied to the
21	Fire Services assessed costs and the resulting product is the cost allocation of that portion
22	of the Fire Services Assessed costs allocated to each individual property use category.
23	5. Calls to non-specific property uses are omitted from the cost
24	apportionment and not re-allocated consistent with the findings in section 7.11 above.
25	(B) Parcel Apportionment Methodology:
26	

1	1. Apportionment among Tax Parcels of that portion of the Fire Services
2	Assessed Costs apportioned to each Property Use Category, under the Cost
3	Apportionment, shall be consistent with the following Parcel Apportionment
4	methodology:
5	a. The Fire Services Assessment for each Tax Parcel of residential
6	property shall be computed by dividing the allocated assessed costs by the total number of
7	dwelling units shown on the tax roll within the City, and then multiplying such quotient
8	by the number of dwelling units located on such tax parcel.
9	b. The Fire Services Assessment for each tax parcel of improved non-
10	residential property shall be computed by dividing the allocated assessed costs per
11	category by the total square footage (on a per 100 square foot basis, maximum 100,000
12	square feet per non-residential property) shown on the tax roll within the City for each
13	category and multiplying such quotient by the total square feet (on a per 100 square foot
14 15	basis, maximum 100,000 square feet) of such tax parcel.
16	c. Vacant Lots, including "sliver" parcels, are not assessed pursuant
17	to the findings set forth in paragraph 7.18 above.
18	(C) The Cost Apportionment and Parcel Apportionment as explained herein,
19	and as supported and calculated in the 2011 Assessment Memorandum, is affirmed and
20	shall be used to determine the assessed costs and assessment rates for the Fire Services
21	special assessment.
22	Section 9. DETERMINATION OF FIRE SERVICE ASSESSED COSTS;
23	ESTABLISHMENT OF ANNUAL FIRE SERVICE ASSESSMENT RATES.
24	(A) The Fire Service Assessed Costs to be assessed and apportioned among
25	benefited parcels pursuant to the Cost Apportionment and the Parcel Apportionment for the
26	Fiscal Year commencing October 1, 2014, is the amount determined in the Estimated Fire

Services Assessment Rate Schedule, attached hereto as Appendix C. The approval of the
Estimated Fire Services Assessment Rate Schedule by the adoption of this Preliminary
Assessment Resolution determines the amount of the Fire Service Assessed Costs. The
remainder of such Fiscal Year budget for Fire Services, facilities, and programs, if any, as
well as all EMS costs, shall be funded from available City revenue other than Fire Services
Assessment proceeds.

- (B) The Fire Services Assessed Costs for the Fiscal Year 2014-2015 have been determined based upon the agreement with the City of Fort Lauderdale, as analyzed consistent with the 2011 Assessment Memorandum. It is fair and reasonable to use the information and charges under the Agreement with the City of Fort Lauderdale to determine the Fire Rescue Assessed Costs for Fiscal Year 2014-2015 as well as the preliminary assessment rates set forth herein. The final Fire Services Assessed Costs and assessment rates will be confirmed upon the adoption of the Annual Assessment Resolution at the public hearing authorized by Section 11 herein, and will be no greater than the amounts set forth herein.
- (C) The estimated Fire Services Assessments specified in the Estimated Fire Services Assessment Rate Schedule in Appendix "C" hereto, are hereby established to fund the specified Fire Service Assessed Costs determined to be assessed in the Fiscal Year commencing October 1, 2014.
- (D) The estimated Fire Services Assessments established in this Preliminary Assessment Resolution shall be the estimated assessment rates applied by the Assessment Coordinator in the preparation of the updated Assessment Roll for the Fiscal Year commencing October 1, 2014 as provided in Section 10 of this Preliminary Assessment Resolution.

Section 10. ANNUAL ASSESSMENT ROLL.

(A) The Assessment Coordinator is hereby directed to prepare, or cause to be
prepared, an updated Assessment Roll for the Fiscal Year commencing October 1, 2014, in
the manner provided herein. The updated Assessment Roll shall include all Tax Parcels
within the Property Use Categories. The Assessment Coordinator shall apportion the
estimated Fire Service Assessed Cost to be recovered through Fire Services Assessments in
the manner set forth in this Preliminary Assessment Resolution. A copy of this Preliminary
Assessment Resolution, the Ordinance, the Resolutions, and the updated Assessment Roll
shall be maintained on file in the office of the City Clerk and open to public inspection. The
foregoing shall not be construed to require that the updated Assessment Roll proposed for
the Fiscal Year beginning October 1, 2014 be in printed form if the amount of the Fire
Services Assessment for each parcel of property can be determined by the use of a computer
terminal available to the public.

- (B) It is hereby ascertained, determined, and declared that the method of determining the Fire Services Assessments as set forth in this Preliminary Assessment Resolution and the 2011 Assessment Memorandum is a fair and reasonable method of apportioning the Fire Service Assessed Cost among parcels of Assessed Property located within the City, as:
- 1. The methodology and apportionment assures that no property is assessed an amount greater than the benefit which it receives from Fire Service provided by the City;
- 2. The assessment is solely for Fire Services, which excludes all EMS costs and calls, and therefore is consistent with the <u>SMM Properties</u> decision; and,
- 3. The assessment methodology as set forth herein and in the 2011 Assessment Memorandum is consistent with the <u>Desiderio</u> decision.

1	Section 11. AUTHORIZATION OF PUBLIC HEARING. There is hereby
2	established a public hearing to be held at 6:30 p.m., on September 12, 2014, in City
3	Commission Chambers, 2020 Wilton Drive, Wilton Manors, Florida 33305, at which
4	time the City Commission will receive and consider any comments on the Fire Services
5	Assessments from the public and affected property owners and consider imposing Fire
6	Services Assessments and collecting such on the annual tax bill mailed in November,
7	2014.
8	Section 12. NOTICE BY PUBLICATION. The City Manager, or his
9	designee, shall publish notice of the public hearing authorized by Section 11 hereof, in
10	the manner and time provided within the Ordinance. The notice shall be published no
11	later than August 23, 2014, in substantially the form attached hereto as Appendix D.
12	Section 13. NOTICE BY MAIL. The City Manager, or his designee, shall
13	also ensure timely notice by use of the TRIM notice forwarded annually by the Property
14	Appraiser's Office to the Owner of each parcel of Assessed Property, at least twenty (20)
15	days prior to the public hearing, as required by the Ordinance, and the Uniform Method
16	Act.
17	Section 14. PROOF OF NOTICE. The City Manager, or his designee, may
18	provide proof of such notice by affidavit, if any is required pursuant to the Ordinance or
19	Resolution.
20	Section 15. APPLICATION OF ASSESSMENT PROCEEDS. Proceeds
21	derived by the City from the Fire Services Assessments will be utilized for the provision
22	of Fire Services, facilities, and programs. No proceeds from the Assessment shall fund
23	EMS. In the event there is any fund balance remaining at the end of the Fiscal Year, such

programs.	
programs.	
Section 16.	CONFLICT. All resolutions or parts of resolutions in conflict
herewith are hereby re	epealed to the extent of such conflict.
Section 17.	SEVERABILITY . If any clause, section, other part or application
of this Resolution is l	held by any court of competent jurisdiction to be unconstitutional or
nvalid, in part or app	plication, it shall not affect the validity of the remaining portions or
applications of this R	esolution.
Section 18.	EFFECTIVE DATE. This Preliminary Assessment Resolution
shall take effect imme	ediately upon its passage and adoption.
	CITY OF WILTON MANORS, FLORIDA By:
	GARY RESNICK, MAYOR
ATTEST:	
ATTEST: KATHRYN SIMS CITY CLERK	GARY RESNICK, MAYOR
KATHRYN SIMS	GARY RESNICK, MAYOR RECORD OF COMMISSION VOTE MAYOR RESNICK VICE MAYOR CARSON COMMISSIONER GALATIS COMMISSIONER GREEN COMMISSIONER NEWTON
KATHRYN SIMS CITY CLERK	GARY RESNICK, MAYOR RECORD OF COMMISSION VOTE MAYOR RESNICK VICE MAYOR CARSON COMMISSIONER GALATIS COMMISSIONER GREEN COMMISSIONER NEWTON

APPENDIX A

SITUATION FOUND CODES AND DESCRIPTIONS

100 Fire, Other	Non-EMS
444	
111 Building Fire	Non-EMS
113 Cooking fire, confined to a container	Non-EMS
1131 Cooking Fire/"Confined to Oven"	Non-EMS
Passenger vehicle fire	Non-EMS
140 Natural vegetation fire	Non-EMS
142 Brush, or brush and grass mixture fire	Non-EMS
143 Grass fire	Non-EMS
Outside rubbish, trash or waste fire	Non-EMS
Dumpster or other outside trash receptacle fire	Non-EMS
Excessive heat, scorch burns with no ignition	Non-EMS
311 Medical assist, assist EMS crew	EMS
311M Medical = MedUSA report	EMS
321 EMS call, excluding vehicle accident with injury	EMS
322 Vehicle accident with injuries	EMS
324 Motor Vehicle Accident, No Injuries	Non-EMS
350 Extrication, rescue, other	Non-EMS
Removal of victim(s) from stalled elevator	Non-EMS
Rescue or EMS standby	EMS
400 Hazardous condition, other	Non-EMS
410 Flammable gas or liquid condition, other	Non-EMS
411 Gasoline or other flammable liquid spill	Non-EMS
413 Oil or other combustible liquid spill	Non-EMS
440 Electrical wiring/equipment problem, other	Non-EMS
442 Overheated motor	Non-EMS
443 Light ballast breakdown	Non-EMS
444 Power line down	Non-EMS
445 Arcing, shorted electrical equipment	Non-EMS
451 Police Assist	Non-EMS
461 Building or structure weakened or collapsed	Non-EMS
Service call, other	Non-EMS
Person in distress, other	Non-EMS
511 Lock-out	Non-EMS
5110 Lock-In no medical need	Non-EMS
520 Water problem, other	Non-EMS
522 Water or steam leak	Non-EMS
531 Smoke or odor removal	Non-EMS
540 Animal problem, other	Non-EMS
541 Animal problem	Non-EMS
542 Animal rescue	Non-EMS
550 Public service assistance, other	Non-EMS
Assist police or other governmental agency	Non-EMS
Police matter	Non-EMS
553 Public service	Non-EMS
554 Assist invalid	Non-EMS

Situation Found	Description	Туре
561	Unauthorized burning	Non-EMS
600	Good intent call, other	Non-EMS
6001	Good Intent	Non-EMS
6002	Good Intent (Not otherwise specified)	Non-EMS
611	Dispatched & canceled en route	Non-EMS
621	Wrong location	Non-EMS
622	No incident found upon arrival	Non-EMS
650	Steam, other gas mistaken for smoke, other	Non-EMS
651	Smoke scare, odor of smoke	Non-EMS
652	Steam, vapor, fog or dust thought to be smoke	Non-EMS
653	Barbecue, tar kettle	Non-EMS
700	False alarm or false call, other	Non-EMS
710	Malicious, mischievous false call, other	Non-EMS
711	Municipal alarm system, malicious false alarm	Non-EMS
715	Local alarm system, malicious false alarm	Non-EMS
721	Bomb scare - no bomb	Non-EMS
730	System malfunction	Non-EMS
733	Smoke detector activation due to malfunction	Non-EMS
735	Alarm system sounded due to malfunction	Non-EMS
740	Unintentional transmission of alarm, other	Non-EMS
743	Smoke detector activation, no fire - unintentional	Non-EMS
744	Detector activation, no fire - unintentional	Non-EMS
745	Alarm system sounded, no fire - unintentional	Non-EMS
911	Citizen complaint	Non-EMS

APPENDIX B

FIXED PROPERTY USE CODES AND DESCRIPTIONS

Fixed Property Use	Description	Category Assigned
000	FIXED PROP USE UNDETERMINED	NON-SPECIFIC
008	FIXED PROP USE N/A	NON-SPECIFIC
100	UNKNOWN OTHER	NON-SPECIFIC
110	FIXED USE RECREATION, OTHER	COMMERCIAL
111	BOWLING ESTABLISHMENT	COMMERCIAL
120	VARIABLE USE AMUSEMENT/RECREATION	COMMERCIAL
124	PLAYGROUND	NON-SPECIFIC
130	PLACES OF WORSHIP, CHURCH, FUNERAL PARLOR	INSTITUTIONAL
131	CHURCH/CHAPEL	INSTITUTIONAL
140	CLUBS, OTHER	COMMERCIAL
141	ATHLETIC CLUB/YMCA	COMMERCIAL
150	PUBLIC, GOVT, OTHER	INSTITUTIONAL
151	LIBRARY	INSTITUTIONAL
160	EATING/DRINKING PLACES	COMMERCIAL
161	RESTAURANT	COMMERCIAL
162	NIGHTCLUB	COMMERCIAL
200	EDUCATIONAL PROPERTY OTHER	INSTITUTIONAL
213	ELEMENTARY SCHOOL	INSTITUTIONAL
241	COLLEGE/UNIVERSITY	INSTITUTIONAL
254	DAY CARE-IN COMMERCIAL PROPERTY	COMMERCIAL
255	DAY CARE-IN RESIDENCE-LICENSED	COMMERCIAL
300	HEALTHCARE/DETENTION OTHER	INSTITUTIONAL
311	CARE OF THE AGED/NURSING STAFF	NURSING HOMES
322	ALCOHOL/SUBSTANCE ABUSE RECOVERY CENTER	INSTITUTIONAL
331	HOSPITAL-MEDICAL/PSYCHIATRIC	INSTITUTIONAL
340	CLINICS, OTHER	INSTITUTIONAL
341	CLINIC, CLINIC-TYPE INFIRMARY	INSTITUTIONAL
342	DOCTOR/DENTIST/SURGEONS OFFICE	COMMERCIAL
361	JAIL/PRISON - NOT JUVENILE	INSTITUTIONAL
365	POLICE STATION	INSTITUTIONAL
400	RESIDENTIAL OTHER	RESIDENTIAL
419	ONE- AND TWO-FAMILY DWELLING	RESIDENTIAL
429	MULTI-FAMILY DWELLINGS	RESIDENTIAL
439	ROOMING, BOARDING, RESIDENTIAL HOTELS	RESIDENTIAL
449	HOTELS, MOTELS, INNS, LODGES	COMMERCIAL
459	RESIDENTIAL BOARD AND CARE	NURSING HOMES
460	DORMITORIES OTHER	INSTITUTIONAL
500	MERCANTILE PROPERTIES OTHER	COMMERCIAL
509	OTHER MERCANTILE PROPERTIES	COMMERCIAL
511	CONVENIENCE STORE	COMMERCIAL
519	FOOD, BEVERAGE SALES, GROCERY STORE	COMMERCIAL
529	TEXTILE, WEARING APPAREL SALES	COMMERCIAL
530	UNKNOWN HOUSEHOLD GOODS, SALES, REPAIRS	COMMERCIAL
539	HOUSEHOLD GOODS SALES, REPAIRS	COMMERCIAL
549	SPECIALTY SHOPS	COMMERCIAL
	OF LUIALTT SHUFS	COMMERCIAL

Fixed Property Use	Description	Category Assigned
557	BARBER, BEAUTY SHOP, PERSONAL SERVICES	COMMERCIAL
564	SELF-SERVICE LAUNDRY/DRY CLEANING	COMMERCIAL
569	PROFESSIONAL SUPPLIES	COMMERCIAL
571	SERVICE STATION	COMMERCIAL
579	MOTOR VEHICLE, BOAT SALES/SERVICE/REPAIRS	COMMERCIAL
580	GENERAL ITEM STORES, OTHER	COMMERCIAL
591	GENERAL BUSINESS OFFICE	COMMERCIAL
592	BANK W/FIRST STORY BANKING FACILITY	COMMERCIAL
599	BUSINESS OFFICES	COMMERCIAL
644	GAS DISTRIBUTION SYSTEM, PIPELINE	INDUSTRIAL/WAREHOUSE
700	MANUFACTURING PROPERTY, PROCESSING	INDUSTRIAL/WAREHOUSE
880	VEHICLE STORAGE; OTHER	INDUSTRIAL/WAREHOUSE
888	FIRE STATIONS	INSTITUTIONAL
900	OUTSIDE, SPECIAL PROPERTIES; OTHER	NOT USED
921	BRIDGE, TRESTLE	NOT USED
931	OPEN LAND, FIELD	VACANT
938	GRADED AND CARED FOR PLOTS OF LAND	VACANT
940	WATER AREAS, OTHER	NOT USED
946	LAKE/RIVER/STREAM	NOT USED
960	STREET, OTHER	NOT USED
961	DIVIDED HIGHWAY, HIGHWAY	NOT USED
962	PAVED PUBLIC STREET, RESIDENTIAL	NOT USED
963	PAVED PRIVATE STREET, COMMERCIAL	NOT USED
965	UNCOVERED PARKING AREA	NOT USED
NNN	NONE	NOT USED
UUU	UNDETERMINED	NOT USED

APPENDIX C

ESTIMATED FIRE SERVICE ASSESSMENT RATE SCHEDULE

SECTION C-1. DETERMINATION OF FIRE SERVICE ASSESSED COSTS

The estimated Fire Service Assessed Costs to be assessed for the Fiscal Year commencing October 1, 2014, is \$1,688,668.00. Additional Fire proceeds may be received and the Fire Service Assessed Costs to be assessed may be adjusted as a result of reclassification of Assessed Property or inclusion of parcels not included on the Assessment Roll for prior Fiscal Year.

SECTION C-2. ESTIMATED FIRE SERVICES ASSESSMENTS. The estimated Fire Services Assessments to be assessed and apportioned among benefited parcels pursuant to the Cost Apportionment and Parcel Apportionment to generate the estimated Fire Service Assessed Cost for Fiscal Year commencing October 1, 2014, are hereby established as follows for the purpose of this Preliminary Assessment Resolution:

TOTAL COST OF FIRE (PER DWELLING OR PER 100 SQUARE FEET UP TO 100,000 SQUARE FEET)

LAND DESIGNATION100,000 SQUARE FEETRESIDENTIAL (PER DWELLING)\$ 169.80COMMERCIAL\$ 25.45INDUSTRIAL\$ 2.55INSTITUTIONAL\$ 18.47GOVERNMENT\$ 21.22NURSING HOME\$ 67.99

APPENDIX D

FORM OF NOTICE TO BE PUBLISHED

To Be Published by August 23, 2014.

[INSERT MAP OF CITY]

NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF FIRE SPECIAL ASSESSMENTS

Notice is hereby given that the City Commission of the CITY OF WILTON MANORS will conduct a public hearing to consider imposing a Fire Services Special Assessment for the provision of Fire Services within the City of Wilton Manors.

The hearing will be held at 6:30 p.m. on September 12, 2014, in the City Commission Chambers, 2020 Wilton Drive, Wilton Manors, Florida 33305, Florida, for the purpose of receiving public comment on the proposed assessments. All affected property owners have a right to appear at the hearing and to file written objections with the City Commission within 20 days of this notice. If a person decides to appeal any decision made by the City Commission with respect to any matter considered at the hearing, such person will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made. In accordance with the Americans with Disabilities Act, persons needing a special accommodation or an interpreter to participate in this proceeding should contact the City Manager's office at (954) 390-2120 at least seven days prior to the date of the hearing.

The assessment for each parcel of property will be based upon each parcel's classification and the total number of billing units attributed to that parcel. The following table reflects the proposed Fire Services Assessment schedule.

TOTAL COST OF

FIRE

(PER DWELLING

OR PER 100

SQUARE FEET UP TO

<u>LAND DESIGNATION</u> <u>100,000 SQUARE FEET)</u>

RESIDENTIAL (PER DWELLING) \$ 169.80

COMMERCIAL \$ 25.45 INDUSTRIAL \$ 2.55 INSTITUTIONAL \$ 18.47 GOVERNMENT \$ 21.22 NURSING HOME \$ 67.99

Copies of Ordinance No. 751, Ordinance No. 755, Ordinance No. 787, Ordinance No. 796, Resolution No. 1884, Resolution No. 1886, Resolution No. 1896, Resolution No. 2362, Resolution No. 2014-0052, and the Preliminary Assessment Roll are available for inspection at the City Clerk's office, City Hall, located at 2020 Wilton Drive, Wilton Manors, Florida 33305, Florida.

The assessments will be collected on the ad valorem tax bill to be mailed in November, 2014, as authorized by section 197.3632, Florida Statutes. Failure to pay the assessments will cause a tax certificate to be issued against the property, which may result in a loss of title.

If you have any questions, please contact the City Manager's Office at (954) 390-2120, Monday through Thursday between 7:00 a.m. and 6:00 p.m.

CITY OF WILTON MANORS Kathryn Sims City Clerk

OFFICE OF THE CITY ATTORNEY CITY OF WILTON MANORS, FLORIDA

MEMORANDUM

TO: Kathryn Sims, City Clerk (via e-mail)

Patricia Staples, Deputy City Clerk (via e-mail)

FROM: Kerry L. Ezrol, City Attorney

DATE: July 18, 2014

SUBJECT: Wilton Manors "City of"/General Matters – **Resolution No. 2014-0056** Relating

to the Jenada Gated Entrance Improvements Assessment for Fiscal Year 2014-

2015

Enclosed for your review and placement on the **July 30, 2014** City Commission Meeting Agenda, please find **Resolution No. 2014-0056** Relating to the Jenada Gated Entrance Improvements Assessment for Fiscal Year 2014-2015.

Should you require any additional information, please contact me.

KLE:rc Enclosure

1	RESOLUTION NO. 2014 - 0056
2	
3 4	A RESOLUTION OF THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA, RELATING TO THE JENADA
5	GATED ENTRANCE IMPROVEMENTS ASSESSMENT; ADOPTING
6	THE PRELIMINARY ANNUAL ASSESSMENT ROLL FOR THE
7	JENADA GATED ENTRANCE IMPROVEMENT ASSESSMENT FOR
8 9	FISCAL YEAR 2014-2015; AUTHORIZING THE CITY COMMISSION TO CONDUCT A PUBLIC HEARING; DIRECTING
9 10	THE PROVISION OF NOTICE THEREOF; AUTHORIZING THE
11	TRANSMITTAL OF NECESSARY INFORMATION TO THE
12	PROPERTY APPRAISER; PROVIDING FOR CONFLICT;
13	PROVIDING FOR SEVERABILITY; AND PROVIDING AN
14	EFFECTIVE DATE.
15	WHEREAS, the City Commission of the City of Wilton Manors, Florida, has
16	considered the need for the provision of the Jenada Gated Entrance Improvements within the
17	City of Wilton Manors, Florida; and
18	WHEREAS, the City Commission of the City of Wilton Manors, Florida, has
19	considered the presentation of the City Staff and considered such recommendations to be in
20	accordance with the best interests of the citizens of this community; and
21	WHEREAS, the City Administration has prepared the Preliminary Annual
22	Assessment Roll for Fiscal Year 2014-2015; and
23	NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF
24	THE CITY OF WILTON MANORS, FLORIDA, THAT:
25	Section 1. The foregoing "Whereas" clauses are hereby ratified and confirmed as
26	being true and correct and are hereby made a specific part of this Resolution.
27	Section 2. This Resolution is adopted pursuant to the provisions of Ordinance
28	No. 751, as amended by Ordinance Nos. 755, 787 and 796 (collectively, "the Ordinance"),
29	Resolution Nos. 1869, 1885, and 1897 (collectively "the Resolutions"), Sections 166.021 and
30	166.041, Florida Statutes, and other applicable provisions of law.

1	<u>Section 3.</u> This Resolution constitutes the Preliminary Assessment Resolution as
2	defined in the Ordinance which initiates the annual process for updating the Assessment Roll
3	and directs the re-imposition of the Assessment to fund the Jenada Gated Entrance
4	Improvement Assessment for the Fiscal Year beginning October 1, 2014. Except as
5	otherwise defined herein, all capitalized words and terms shall have the meanings set forth in
6	the Ordinance and the Resolutions. Unless the context indicates otherwise, words imparting
7	the singular number include the plural number, and vice versa.
8	The definition of "Assessable Property" in Resolution 1897 is amended to correct a
9	scrivener's error, and is as follows:
10	"Assessable Property" means all parcels of land included on the Assessment Roll
11	that receive a special benefit from the construction and maintenance of the Jenada Gated
12	Entrance Improvements identified in the Intent Resolution and legally described as Jenada
13	Isle 50-39 B Lot 1-42 BLK 1, Jenada Isle 50-39 B Lot 1-11 BLK 2, Jenada Isle 50-39 B
14	Lot 1-7 BLK 3, Jenada Isle 50-39 B Lot 1-7 BLK 4, Jenada Isle 50-39 B Lot 1-14 BLK 5.
15	Section 4. The legislative determinations of special benefit and fair
16	apportionment embodied in the Ordinance and the Resolutions are affirmed and incorporated
17	herein by reference.
18	Section 5. The estimated cost to be assessed for the fiscal year commencing
19	October 1, 2014 is \$8,162.37 for annual building and grounds maintenance of the Jenada
20	Gated Entrance Improvements.
21	Section 6. The City Commission intends to impose the Assessment to fund the
22	Jenada Gated Entrance Improvements, and hereby adopts the proposed Preliminary Annual
23	Assessment. The Assessment amount of \$100.77 is assessed and apportioned upon each
24	benefited parcel.

1	Section 7. The affected property owners are hereby notified that the City
2	Commission shall conduct a public hearing to be held at 6:30 p.m. on September 12, 2014, in
3	the City Commission Chambers of City Hall located at 2020 Wilton Drive, Wilton Manors
4	Florida, at which time the City Commission will receive and consider any comments on the
5	Jenada Gated Entrance Improvements Preliminary Annual Assessments from the public and
6	affected property owners. During such hearing, each affected property owner, or any other
7	interested person, may present information to the City Commission in relation to his or he
8	assessments.
9	Section 8. The City Manager, or his designee, shall publish notice of the public
10	hearing authorized by Section 7 hereof, in the manner and time provided within the
11	Ordinance. The notice shall be published no later than August 23, 2014, in substantially the
12	form attached hereto as Appendix "A."
13	Section 9. The City Manager, or his designee, is hereby authorized and instructed
14	to take such further action as is reasonably required pursuant to §§197.3632, 197.3635 and
15	200.065, Florida Statutes. This shall include, but shall not be limited to:
16	a. the delivery of necessary information to the Property Appraiser; and
17	b. ensuring timely notice by use of the TRIM notice forwarded annually
18	by the Property Appraiser's Office to the Owner of each parcel of Assessed Property.
19	Section 10. The City Manager, or his designee, may provide proof of such notice
20	by affidavit, if any is required pursuant to the Ordinance or the Resolutions.
21	Section 11. Proceeds from the Assessment shall be utilized to fund the costs of the
22	Jenada Gated Entrance Improvements pursuant to the Ordinance and the Resolutions.
23	Section 12. All Resolutions or parts of Resolutions in conflict herewith are hereby
24	repealed to the extent of such conflict.

Section 13. In the event	that any portion of this Resolution is found to be	
unconstitutional or illegal, it shall be severed herefrom without affecting the validity or		
enforceability of the remaining portions of this Resolution.		
Section 14. This Resolution	on shall become effective immediately upon its passage	
and adoption.		
PAGGED AND ADOPTED DV		
PASSED AND ADOPTED BY WILTON MANORS, FLORIDA, T	THE CITY COMMISSION OF THE CITY OF	
WILTON MANORS, FLORIDA,	THISDAT OF JULT 2014.	
	CITY OF WILTON MANORS, FLORIDA	
	on to what or what one, the content	
	By:	
	GARY RESNICK, MAYOR	
ATTEST:	RECORD OF COMMISSION VOTE	
	MAYOR RESNICK	
ATHRYN SIMS	VICE MAYOR CARSON	
CITY CLERK	COMMISSIONER GALATIS	
	COMMISSIONER GREEN	
	COMMISSIONER NEWTON	
I HEREBY CERTIFY that I have		
approved the form of this Resolution.		
approved the form of this resolution.		
KERRY L. EZROL	_	
CITY ATTORNEY		

APPENDIX A

FORM OF NOTICE TO BE PUBLISHED

To Be Published by August 23, 2014

[INSERT MAP OF JENADA GATED IMPROVEMENT AREA]

NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF JENADA GATED ENTRANCE IMPROVEMENT SPECIAL ASSESSMENTS

Notice is hereby given that the City Commission of the CITY OF WILTON MANORS will conduct a public hearing to consider imposing Jenada Gated Entrance Improvement special assessments for the maintenance of the Jenada Gated Entrance within a portion of the City of Wilton Manors.

The hearing will be held 6:30 p.m. on September 12, 2014, in the City Commission Chambers, 2020 Wilton Drive, Wilton Manors, Florida 33305, Florida, for the purpose of receiving public comment on the proposed assessments. All affected property owners have a right to appear at the hearing and to file written objections with the City Commission within 20 days of this notice. If a person decides to appeal any decision made by the City Commission with respect to any matter considered at the hearing, such person will need a record of the proceedings and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the appeal is to be made. In accordance with the Americans with Disabilities Act, persons needing a special accommodation or an interpreter to participate in this proceeding should contact the City Manager's office at (954) 390-2120 at least seven days prior to the date of the hearing.

The assessment for each parcel of property within the Jenada Gated Improvement area

will be \$100.77.

Copies of Ordinance Nos. 755, 787, and 796 (collectively the "Ordinance"), and

Resolution Nos. 1869, 1885, 1897 and 2014-0053 (collectively the "Resolutions"), as well as the

2014 Preliminary Assessment Roll, are available for inspection at the City Clerk's Office, City

Hall, located at 2020 Wilton Drive, Wilton Manors, Florida 33305.

The assessments will be collected on the ad valorem tax bill to be mailed in November

2014, as authorized by section 197.3632, Florida Statutes. Failure to pay the assessments will

cause a tax certificate to be issued against the property which may result in a loss of title.

If you have any questions, please contact the City Manager's Office at (954) 390-2120,

Monday through Thursday between 7:00 a.m. and 6:00 p.m.

CITY OF WILTON MANORS

Kathryn Sims

City Clerk

{00027980.1 2976-9201291 }

OFFICE OF THE CITY ATTORNEY CITY OF WILTON MANORS, FLORIDA

MEMORANDUM

TO: Kathryn Sims, City Clerk (via e-mail)

Patricia Staples, Deputy City Clerk (via e-mail)

FROM: Kerry L. Ezrol, City Attorney

DATE: July 18, 2014

SUBJECT: Wilton Manors "City of"/General Matters - Resolution No. 2014-0055

Adopting a Tentative Operating Millage Rate for Fiscal Year 2014-2015

Enclosed for your review and placement on the **July 30, 2014** City Commission Meeting Agenda, please find **Resolution No. 2014-0055** Adopting a Tentative Operating Millage Rate for Fiscal Year 2014-2015.

Should you require any additional information, please contact me.

KLE:rc Enclosure

1	RESOLUTION NO. 2014 - 0055
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3	A RESOLUTION OF THE CITY COMMISSION OF THE
4	CITY OF WILTON MANORS ADOPTING A TENTATIVE
5	OPERATING MILLAGE RATE OF 6.0987 FOR GENERAL
6 7	OPERATING BUDGET PURPOSES FOR FISCAL YEAR
8	2014/15; A TENTATIVE MILLAGE LEVY FOR VOTED DEBT SERVICE OF 0.2178 FOR THE 1999 PARKS BOND
9	FOR FISCAL YEAR 2014/15; A TENTATIVE MILLAGE
10	LEVY FOR VOTED DEBT SERVICE OF 0.4364 FOR THE
11	2008 CITY HALL BOND FOR FISCAL YEAR 2014/15;
12	APPROVING AND AUTHORIZING TRANSMITTAL OF
13	THE FORM DR 420 TO THE PROPERTY APPRAISER;
14	PROVIDING FOR THE ESTABLISHMENT OF AND
15	SETTING FORTH THE DATE, TIME AND PLACE OF THE
16	PUBLIC HEARING TO CONSIDER THE FY 2014/15
17	TENTATIVE MILLAGE RATE AND TENTATIVE
18	BUDGET; PROVIDING FOR CONFLICTS; PROVIDING
19	FOR SEVERABILITY; AND PROVIDING FOR AN
20	EFFECTIVE DATE.
21	WHEREAG A FILL GOAR COUNTY (TRINK) A R
22	WHEREAS, pursuant to Florida Statute 200.065 (TRIM), the Property
23	Appraiser has certified the taxable value within the jurisdiction of the City, including a
24	copy of the Statement required to be submitted under Florida Statute Section 195.073(3)
25	(a/k/a DR 420); and
26	WHEREAS, pursuant to Florida Statute Section 200.065(2)(b), within 35 days
27	of certification of value on or before August 4, 2014, the City must advise the Property
28	Appraiser of its proposed millage rate, of its rolled back rate computed pursuant to
29	Florida Statute Section 200.065(1), of is proposed millage levy for voted debt service
30	and of the date, time and place at which a public hearing will be held to consider the

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COMMISSION OF THE CITY OF WILTON MANORS, FLORIDA, THAT:

proposed millage rate, proposed millage levy for voted debt service and the tentative

budget;

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1	Section 1. That the foregoing "WHEREAS" clauses are hereby ratified and
2	confirmed as being true and correct and are hereby made a specific part of this
3	Resolution.
4	Section 2: The City Manager, or his designee, is hereby authorized and
5	instructed to complete and transmit the DR 420 to the Property Appraiser and to take
6	such further action as is reasonably required pursuant to Section 200.065, Florida
7	Statutes.
8	Section 3: The City Commission hereby adopts a proposed operating
9	millage rate of 6.0987 for General Fund budget purposes for Fiscal Year 2014/15.
10	Section 4: The City Commission hereby adopts a proposed millage levy for
11	voted debt service of 0.2178 for the 1999 Parks Bond for Fiscal Year 2014/15.
12	Section 5: The City Commission hereby adopts a proposed millage levy for
13	voted debt service of 0.4364 for the 2008 City Hall Bond for Fiscal Year 2014/15.
14	Section 6: The City Commission of the City of Wilton Manors hereby sets
15	September 12, 2014 at 6:30 P.M. at City Hall Commission Chambers, 2020 Wilton
16	Drive, Wilton Manors, Florida 33305, as the date, time and place of the Public Hearing
17	to consider the proposed millage rate and the tentative budget.
18	Section 7: That if any clause, section or other part of this Resolution shall be
19	held by any court of competent jurisdiction to be unconstitutional or invalid, such
20	unconstitutional or invalid part shall be considered as eliminated and in no way affecting
21	the validity of the other provisions of this Resolution.
22	Section 8: That all Resolutions or parts of Resolutions in conflict herewith
23	be and the same are hereby repealed to the extent of such conflict.

1	Section 9: That this Reso	olution shall be effective immediately upon
2	adoption.	
3 4	PASSED AND ADOPTED BY THE WILTON MANORS, FLORIDA, TH	E CITY COMMISSION OF THE CITY OF HIS DAY OF JULY 2014.
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6		CITY OF WILTON MANORS, FLORIDA
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10	E	By:
11		By: JULIE CARSON, VICE MAYOR
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13	ATTEST:	RECORD OF COMMISSION VOTE
14		MANOR REGNICK
15 16	KATHRYN SIMS	MAYOR RESNICK VICE MAYOR CARSON
17	CITY CLERK	VICE MAYOR CARSON COMMISSIONER GALATIS
18	CITT CELIKIT	COMMISSIONER GREEN
19		COMMISSIONER NEWTON
20	I HEREBY CERTIFY that I have	
21	approved the form of this Resolution.	
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23 24		
25	KERRY L. EZROL	
26	CITY ATTORNEY	
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