RESOLUTION NO. 2024-71

A RESOLUTION OF THE CITY OF MARATHON, FLORIDA, IMPOSING THE ANNUAL STORMWATER UTILITY SPECIAL ASSESSMENTS FOR FISCAL YEAR COMMENCING OCTOBER 1, 2024; APPROVING THE ASSESSMENT ROLL; PROVIDING FOR COLLECTION OF THE ASSESSMENTS; AND PROVIDING FOR AN EFFECTIVE DATE

WHEREAS, the City Council of the City of Marathon, Florida (the "City") enacted Article II of Chapter 24 and Article III of Chapter 34 of the Code of Ordinances, City of Marathon, Florida (the "Code"), which established a Stormwater Utility and authorize the imposition of annual Stormwater Utility Service Assessments for Stormwater Utility services, facilities or programs against certain Assessable Property within the City; and

WHEREAS, the imposition of a Stormwater Utility Service Assessment for stormwater collection and treatment services, facilities and programs is an equitable and efficient method of allocating and apportioning Stormwater Costs among parcels of Assessable Property located in the City; and

WHEREAS, a Stormwater Utility Service Assessment was initially imposed upon all property within the City commencing October 1, 2005, which rate was established by Resolution 2005-107 (the "Initial Assessment Resolution"); and

WHEREAS, this Resolution shall serve as the Annual Assessment Resolution for Fiscal Year 2024-2025, and the Assessable Property in the City will be subject to the previously established special assessment amount for the Stormwater Utility; and

WHEREAS, as required by the Code the Assessment Roll has been filed with the office of the City Manager, and a notice of public hearing has been published; the proof of publication being attached hereto as Exhibit "A."

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, AS FOLLOWS:

Section 1. This Resolution is adopted pursuant to the Code, Sections 166.021 and 166.041, *Florida Statutes*, and other applicable provisions of law.

Section 2. This Resolution is the Annual Assessment Resolution as defined in the Code. All capitalized terms in this Resolution shall have the meanings defined in the Code, and the Initial Assessment Resolution.

Section 3. (A) It is hereby ascertained and declared that each parcel of the Assessed Property within the City will be specially benefited by the City's provision of stormwater utility services in an amount not less that the Stormwater Utility Service Assessment for such parcel, computed in the same manner set forth in the Initial Assessment Resolution. Adoption of this Annual Rate Resolution constitutes a legislative determination that all parcels assessed derive a special benefit in a manner consistent with the legislative declarations, determinations and findings as set forth in the Code and the Initial Assessment Resolution from the City's stormwater utility and a legislative determination that the Stormwater Utility Service Assessments are fairly and reasonably apportioned among the properties that receive the special benefit as set forth in the Initial Rate Resolution.

(B) The method for computing and apportioning the Stormwater Utility Service Assessments described in the Initial Assessment Resolution is hereby approved.

(C) For Fiscal Year 2024-2025 the Stormwater Cost shall be allocated among all parcels of Assessed Property, based upon each parcels' classification as Non-Residential, Residential, and Unimproved Property and the number of ERUs for such properties. A rate of assessment equal to one hundred-twenty dollars (\$120.00) for each ERU for Stormwater collection and disposal services is hereby approved.

(D) The Stormwater Utility Service Assessment Rate of one hundredtwenty dollars (\$120.00) per ERU is hereby established to fund the specified Stormwater Cost determined to be assessed in Fiscal Year 2024-2025.

Section 4. The Stormwater Assessment Roll currently on file in the office of the City Manager and incorporated herein by reference is hereby approved.

Section 5. (A) The Stormwater Utility Service Assessments shall constitute a lien against assessed property equal in rank and dignity with the liens of all state, counties, district or municipal taxes and other non-ad valorem assessments. Except as otherwise provided by law, such lien shall be superior in dignity to all other liens, titles and claims, until paid. The lien shall be deemed perfected upon adoption by the Council of the Annual Assessment Resolution and shall attach to the property included on the Assessment Roll as of the prior January 1, the lien date for ad valorem taxes.

(B) As to any Property that is acquired by a public entity through condemnation, negotiated sale or otherwise prior to adoption of the next Annual Assessment Resolution, the Adjusted Prepayment Amount shall constitute a lien against assessed property equal in rank and dignity with the liens of all state, county, district or municipal taxes and other non-ad valorem assessments. Except as otherwise provided by law, such lien shall be superior in dignity to all other liens, titles and claims, until paid. The lien shall be deemed perfected upon adoption by the Council of the Annual Assessment Resolution and shall attach to the property included on the Assessment Roll upon adoption of the Annual Assessment Resolution.

Section 6. The Assessments shall be collected pursuant to the Uniform Assessment Collection Act; provided however, that any Assessment against Government Property shall be collected pursuant to Section 24-134 of the Code. Upon adoption of the Annual Assessment Resolution for each Fiscal Year, the City Manager shall cause the certification and delivery of the Assessment Roll to the Tax Collector by September 15, in the manner prescribed by the Uniform Assessment Collection Act.

Section 7. If any clause, section, or provision of this Resolution shall be declared unconstitutional or invalid for any reason or cause, the remaining portion of said Resolution shall be in full force and effect and be valid as if such invalid portion thereof had not been incorporated herein.

Section 8. This resolution shall take effect immediately upon its adoption.

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS 27TH DAY OF AUGUST, 2024.

THE CITY OF MARATHON, FLORIDA

AYES:Gonzalez, Smith, Matlock, Landry, StillNOES:NoneABSENT:NoneABSTAIN:None



APPROVED AS TO FORM AND LEGALITY FOR THE USE AND RELIANCE OF THE CITY OF MARATHON, FLORIDA ONLY:

City Attorney, Steve Williams

EXHIBIT "A" PROOF OF PUBLICATION

FROM PAGE 1A with Carey, Kaufman and Commissioner Billy Wardlow voting against it Commissioners then took up the referendum constitute The venoritation

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



Notice is hereby given that the City of Marathon, Florida, will conduct a public hearing to consider the imposition of special assessments against certain parcels of property located in the City. The hearing will be held at 5:30 p.m., or as snon thereafter as the matter can be heard, on August 27, 2024 at the City of Marathon Council Chambers, 9805 Overseas Highway, Marathon, Florida, for the purpose of receiving public comment on the proposed Assessment Area and assessments. In accordance with the Americans with Disabilities Act, if you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the City at (305) 289-4130, at least five days prior to the public hearing. All affected property owners have a right to appear at the hearing and to file written objections with the City within 20 days of this notice. If a person wishes to appeal any decision made by the City Council 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;

The assessments have been proposed to fund the on-going maintenance of stormwater collection and treatment facilities. The assessment for each parcel of property will be based, in part, on the number of equivalent residential units attributable to such parcel. The maximum annual assessment is estimated to be \$120.00 per ERU. A more specific description is set forth in the Preliminary Assessment Resolution adopted by the City Council on July 27, 2010. Copies of the Preliminary Assessment Resolution and the preliminary Assessment Roll are available for inspection at the offices of the City Manager, located at 9805 Overseas Highway, Marathon, Florida,

The assessments will be collected on the non-ad valorem tax bill, 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 many result in a loss of title. If you have any questions, please contact Stormwater Utility at (305) 289-5005

CITY OF MARATHON, FLORIDA

NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF SPECIAL ASSESSMENTS FOR SERVICE AREAS 1, 3, 4, 5, 6 AND 7 (Including the Supplemental Assessment Program)



Notice is hereby given that the City of Marathon, Florida, will conduct a public hearing to receive public comment on the existing wastewater assessments against certain parcels of property boots comment of the example waterview association a galaxies of communication of the state of the of property located in the City and approve the special assessment roll for service areas 1, 3, 4, 5, 5, and 7 (including the Supplemental Assessment Program). The hearing will be held at 5:30 p.m., or as soon threafter as the matter can be heard, on August 22, 2024 at the City of Marathon Council Chambers, 9605 Overseas Highway, Marathon, Florida for the purpose of receiving public comment on the assessments and their collection on the tax bill. In accordance with the Americans with Disabilities Aci, if you are a person with a disability who accordance with the Americans with Ussanlites ACL if you are a person with a usenity with needs any according the provision of certain assistance. Please contact the City at (305) 289-430, at least five days prior to the public hearing. All affected property owners have a right to appear at the hearing and to five written objections with the City writin 20 days of this notice. If a gerson wishes to appeal any decision made by the City Council with respect to any matter considered at the hearing, used the person will need a record of the proceedings and may need to ensure that a verbailm record is made, including the testimony and evidence upon which the anomalie to heard. lhe appeal is to he made

The Assessments were originally imposed in 2008, 2009, and 2011 to fund construction of wastewater collection and treatment facilities. The assessment for each parcel of property of wastewater collection and treatment facilities, the assessment for each parcer of property is based, in part, on the number of equivalent dwelling units attributable to such parcel, and, in part, on the number of connections attributable to such parcel. Unless preparid, the annual assessment will include your share of the principal, interest and collection cost. The maximum assessment with house you and one of the principal, increase one connection for Service Areas annual assessment is estimated to be \$415 per EDU and \$33 per Connection for Service Areas I, 3, 4, 5, 6 & 7. A more specific description is set forth in the Initial Assessment Resolution adopted by the City Council on june 24, 2008 and june 9, 2009. Copies of the Initial Assessment Resolution, the plans and specifications for the wastewater collection and treatment facilities, nesolution, the period of the sessment Roll are available for inspection at the offices of the City Manager, located at 9805 Overseas Highway, Marathon, Florida.

The assessments will be collected on the ad valorem tax bill, as authorized by Section 173632, Florida Statutes. Failure to pay the assessments will cause a tax certificate to be susued against the property which may result in a loss of title. The City Council intends to collect the assessments in not to exceed twenty (20) annual assessments, the first of which was included on The ad valorem tax bill mailed in November 2009. Fulure annual assessments may be prepaid at the option of the property owner.

If you have any questions, please contact the Wastewater Utility at (305) 289-5005.

CITY OF MARATHON, FLORIDA

Jenniter DeBoisbriand Director of Planning

Bond/from A1 Vice Mayor Sam Kaufinan suggested lowering the amount of each proposal, many of which were fraught

regarding Transportation, with Kaufman suggesting with multiple motions and reducing the S51 million amount to S25 million, reconsideration before agreement, Johnston also sought direction from lawyers on how to inform and include the community but the motion was defeated. Commissioner Mary Lou Hoover then motioned for approval on the details of the of the original amount, proposals, with workshops proposals, with workshops being suggested. Commissioners ultimately agreed, on 4-3 votes, to move forward on the referendums. which commissioners approved on another 4-3 vote, with Carcy, Kaufman and Wardlow again voting ana waratow again votin against it Key West Police Chief Sean Brandenburg made The proposed Parks and Recreation referendum, originally with a S68 million price tag, aims to provide accessible innovative parks and cultural facilities to and cultural facilities to Key West and includes restoration, replacement and renovation to parks and other capital assets. After balking on the

bond Commissioner Kaufman sought to reduce that amount to \$62 million and Commissioner Clayton original proposal, Kaufman amended the motion for approval of \$30 million. Commissioner Lissette Carey seconded the motion, but Commissioner Lopez suggested even less, \$42 million, which currently is the estimated cost to replace the aging Jimmy Weekly offered station a motion to amend the "I will make this unt to \$50 million Commissioners then agreed to that amount.

commitment to you: Our No. 1 priority should be Fire Station No. 3,"

"We should build Fire "We should build Fire Station No, 3 as an EOC (Emergency Operations Center), in the manner in which (Key West Fire) Chief (Alan) Averette has said it " said it.'

The police chief then told commissioners: "I will told commissioners: "I will not ask you for a penny of this money until Fire Station No.3 is built and completed. I make that commitment to you." On the fourth and final referendum transition referendum regarding adaptation, commissioner considered a variety of values before a request to take a break was made by Kaufman, During the an impassioned plea for the break, an unidentified commission to approve the public safety referendum, person was overheard saying "I feel like I'm at an auction," before public salely referendum, although he specifically requested enough funds to replace Fire Station No, 3 on Flagler Avenue, "The referendum initially called for an S82 million bend Comprised commissioners returned to hear from Sustainability Coordinator Alison Higgins, Higgins told the commission the S99 million request, which would be used for

mitigating hurricane and sea-level rise impacts, and strategic investments in roads, buildings and infrastructure, could be lowered; the commission discussed amounts of \$75 million and \$50 million

before agreeing to \$65 million. ISLAMORADA, VILLAGE OF ISLANDS NOTICE OF PUBLIC HEARING

IS HEREBY GIVEN that on Thursday, August 8, 2024, at 5:30 PM, the fsl. Village Council, will hold a public hearing at Founders Park Community Center Infolway. Eleminada: Phoriala The manages of the public hearing is to consider the

STATES TO THE ACTION AND A CONTRACT AND A CONSIDER TO A CONSIDER THE CONTRACT AND A CONSIDERING THE VILLAGE OF RELAYING. FLORING, CONSIDERING THE REQUEST OF LAH SLANDER ILC FOR AN ARCS. REST TO A WAOR CONTINUEVAL USE APPROVAL FOR THE EXPANSION OF THE EXISTIVE HOTEL-FOR PROPERTY LOCATED AT SHOW AND SHOW OF THE FUNCTION AND A CONSIDERING THE REQUEST OF LAH SLANDER ILC FOR AN ARCS. WIT YOU AND CONTINUEVAL USE APPROVAL, FOR THE EXPANSION OF THE EXISTIVE HOTEL-FOR PROPERTY LOCATED AT SHOW AND SHOW OWNERS IN HIGH TO WIT YOU AND CONTINUEVAL USE APPROVAL, FOR THE FUNCTIONED AND A SHOW AND A SHO

A RESOLUTION OF THE VILLAGE COUNCIL OF ISLANDRADA, VILLAGE OF ISLANDS, THORIDA, LONSIDERING, THE REQUEST OF DAVID LAND LAIRER, Y WRHE FOR A YARLANCE FRANK THE PROVIDINGS OF SECTIONS DAMERICANNEL – SUBE YARDS FOR BACK, TO ALLOW FOR THE CONSTRUCTION OF A SEW CARGULUFF WITHIN THE BACK, TO ALLOW FOR THE CONSTRUCTION OF A SEW CARGULUFF WITHIN THE SECURE CUMBE REY, WITHIN THE REIN (RESUDENTIAL SINGLE FAMILY – VISIONRAY) WATECUMBE REY, WITHIN THE REY MERIDAVE MERIDAVA DELSOLON LOWER MATECUMBE REY, WITHIN THE REY MERIDAVA HUMOR, AS LEGALLY DE-SCRIBED HEREIN; AND PROVIDING AN EFFECTIVE DATE.

FIRST READINGS

AN ORDINANCE OF ISLAMORADA, VILLAGE OF ISLAMDS, FLORIDA, CONSIDER-ING TIDE REQUEST OF LAIL CREEKSIDE LLC, TO AMEN'D THE OFFICIAL ZONING WIP FROM YN LAGE CEXTER (VC) TO NEIGHBORHOOD COMMERCIAL RICH (VC) FOR THE SUBJECT PROPERTY, LOCATED ON PLAYTATION KEY, WITH HE'L ESTATE XIMBERS ULTJYD-HUDDUN, MAYTAHADHODD, MARIAGA-HUDDUN AND MURTAHADHOD, A LEGALLY DESCRIBED IRREIN', ROVIDING FOR THE TRANSMITTAL OF THIS ONNANCE. TO THE SIATE DEPARTMENT OF COMMERCIA, MARTAHADHOD, MARTAHADHOD, PEFFECTIVE DATE: FRON THE APPROVAL OF THIS ORDINANCE BY THE STATE DE-TART MENT OF COMMERCE.

TAKI NET TO CONTRACT: NO ORDIVINGE OF ISLANDOR UDA. VILLAGE OF ISLANDS, FLORID V. CONSIDERING THE REQUEST OF LINN VIL BELL TO ANDER THE VILLAGES RUTURE LAND USE WIDE NO ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS VILLOWER AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS AND ADDRESS WIDE ADDRESS AND ADDRESS

DEPARIMENT OF COMBRECA AN ORDINANCE OF ISLANDRA DA, VILLAGE OF ISLANDR, FLORIDA, CONSIDERING THE REQUERT OF LANN A BELL, TO A MERD THE OFFICIAL ZONNG MAP FROM SET-LESS RESIDENTIALS (R) TO HIGHNAY COMMERCIAL (RC) FOR THE SUBJECT PROPERTY LOCATED ON FPTER NATECT. BE KTV, WITH REAL STATE UNMERE MARKED MOMMA, SA LEGALAY DISCHBED REREN, PROVIDING FOR THE TRANSMITTAL OF THIS ORDINANCE THE SATE DEPART MERT OF COMMERCE, AND PROVIDED TO AN EFFECT TO THE STATE DEPART MERT OF COMMERCE, AND PROVIDED TO AN EFFECT TO THE STATE

AY ORDINANCE OF ISLAMORADA, VILLAGE OF ISLANDS, FLORIDA, MENDING CHAPTER JU-LAND DEVELOPMENT BRGCLATIONS", ARTICLE VIL-FEWIRONDEN-TALBECLATIONS", DIVISION 2* DOLCIS AND SUBRELINE USES", SECTION JU-ISJ OF THE VILLAGE CODE, RROVIDING FOR AS EFFECTIVE DATE.

SECOND READING

AV ORDIVATCE OF ISEAMORADA, VILLAGE OF ISEAMDS, FEORIDA, ESTABLISH-NG, ALTEMPORARY MORATORIUM, WITHIN THE VILLAGE, ON THE ALCEFENAGE PROVINCE OF REOCEDIRES FOR VISION DURING ALCEFENAGE PROVINING FOR A TERM, PROVIDING FOR SEVERABLIST, PROVINING FOR CAS-LICIS, RRAVINING FOR AL TERM, PROVIDING FOR SAVERABLIST, PROVINING FOR TA-LICIS, RRAVINGS OF ALTER TRANSMITTAL OF FIRST ORDIVANCE TO THE STATE DEPARTMENT OF COUNTRECE AND PROVIDING FOR AVERPECTIVE DATE UPON THE AVEROVAL OF THIS ORDIVANCE BY THE ANAL DEPARTMENT OF CONNERCES.

copy of the neurs may be reviewed at the Village Administrative Center and Public Safety Headquart 800 Oversens Highway, Islaniorada, Florida

Affected parties may appear at the public hearing or we the Zoom valeo conferencing a learing, be heard and submit evidence with respect to the application.

Pursuant to Section 25% B105 Found: Strates: anyone wishing to opport any decision mode by the klum-neada Village Comparison of the strates and the strate of the strates and the strate of the strates and the pursuant to Section 25% B105 Pound: Strates and the strate of the strates of the strates of the the pursuant of the strategies are strategies and the strates of the preventing to strates of the pursuant of the strategies are strategies and the strates of the preventing to strates preventing the strategies of the strates of the strates of the strates of the preventing to strates and the strates of the strates

ADA Assistance: In accordance with the Americans with Disabilities Act of 1990, all persons who abled and who need special accommodations to prior order in this wretting beauties of the Material Actional contact the ultice of the VMLsex ADA Coordinator at 1995 (64-6448 (TT VF 66-4890)) it least three and the set three actions are also according to the VMLsex and the set of the VMLsex ADA Coordinator at 1995 (64-6448 (TT VF 66-4890)) it least three actions are also according to the VMLsex and the set of the VMLsex ADA Coordinator at 1995 (64-6448 (TT VF 66-4890)) it least three actions are also according to the VMLsex and the set of the VMLsex and the VMLsex and the set of the set of the VMLsex and the set of the VMLsex and the set of the set of the set of the VMLsex and the set of the set of the set of the VMLsex and the set of the VMLsex and the set of the VMLsex and the set of th

We or more committee members from various committees may be present at this me

9- ADrowing