

Levy County Board of County Commissioners
Agenda Item Summary

1. *NAME/ORGANIZATION/TELEPHONE:*
FRED MOODY, COUNTY COORDINATOR

2. *MEETING DATE:*
September 6, 2016

3. *REQUESTED MOTION/ACTION:*
Announce County auction Saturday October 29, 2016.

4. *Agenda Presentation*

Time Requested: _____

(Request will be granted if possible)

**ALLOTTED TIME NOT
MORE THAN 15 MINUTES**

5. *IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ No_ IF NO, STATE ACTION REQUIRED*

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES__ No__ BUDGET OFFICER APPROVAL _____ DATE

6. *BACKGROUND: (WHY IS THE ACTION NECESSARY, AND WHAT ACTION WILL BE ACCOMPLISHED)*

Announce County auction Saturday October 29, 2016.

ALL SUPPORTING DOCUMENTATION MUST BE ATTACHED

7. *RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)*

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
YES__ No	YES__ No	YES__ No	YES__ No	YES__ No	YES__ No

8. *COMMISSION ACTION:*

APPROVED

DENIED

DEFERRED DATE TO BRING BACK:

OTHER SPECIFY:

Levy County Board of County Commissioners
Agenda Item Summary

1. *NAME/ORGANIZATION/TELEPHONE:*
FRED MOODY, COUNTY COORDINATOR

2. *MEETING DATE:*
September 6, 2016

3. *REQUESTED MOTION/ACTION:*

Request approval a Third Amendment to Three Party Agreement between Levy County and the University of Florida Board of Trustees and William F. Hamilton, M.D. for District Medical Examiner Services, University Physician Support Services, University Non- Physician Support Services, and Facility Use.

4. *Agenda Presentation*

Time Requested: _____
(Request will be granted if possible)
**ALLOTTED TIME NOT
MORE THAN 15 MINUTES**

5. *IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ NO_ IF NO, STATE ACTION REQUIRED*

BUDGET ACTION:
FINANCIAL IMPACT SUMMARY STATEMENT:
DETAILED ANALYSIS ATTACHED?: YES__ NO__ BUDGET OFFICER APPROVAL ____ DATE

3. *REQUESTED MOTION/ACTION:*

Request approval a Third Amendment to Three Party Agreement between Levy County and the University of Florida Board of Trustees and William F. Hamilton, M.D. for District Medical Examiner Services, University Physician Support Services, University Non- Physician Support Services, and Facility Use

7. *RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)*

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO

8. *COMMISSION ACTION:*

APPROVED
 DENIED
 DEFERRED DATE TO BRING BACK:

**THIRD AMENDMENT TO
THREE-PARTY AGREEMENT BETWEEN
LEVY COUNTY
AND
THE UNIVERSITY OF FLORIDA BOARD OF TRUSTEES
AND
WILLIAM F. HAMILTON, M.D.
FOR DISTRICT MEDICAL EXAMINER SERVICES,
UNIVERSITY PHYSICIAN SUPPORT SERVICES,
UNIVERSITY NON-PHYSICIAN SUPPORT
SERVICES AND FACILITY USE**

THE THREE-PARTY AGREEMENT ("Agreement"), made and entered into the 1st day of October, 2013 ("Effective Date"), by and among **LEVY COUNTY**, a political subdivision of the State of Florida, by and through its Board of County Commissioners, hereinafter referred to as the "County", and **THE UNIVERSITY OF FLORIDA BOARD OF TRUSTEES**, hereinafter referred to as "University", **FOR THE BENEFIT OF THE DEPARTMENT OF PATHOLOGY, IMMUNOLOGY AND LABORATORY MEDICINE, COLLEGE OF MEDICINE, UNIVERSITY OF FLORIDA**, and **WILLIAM F. HAMILTON, M.D.**, hereinafter referred to as the "District Medical Examiner", is hereby amended effective the 1st day of October, 2016 by this **THIRD Amendment**, and the parties heretofore named agree as follows:

1. **Section 3** of the Agreement is hereby deleted in its entirety and replaced with a new **Section 3** to read:

3. **Term of Agreement.** This Agreement shall commence on the Effective Date and remain in full force and effect through September 30, 2017, unless first terminated or amended by the parties as provided herein.

2. **Section 8** of the Agreement is hereby deleted in its entirety and replaced with a new **Section 8** to read:

8. **Annual Budget.** No later than July 1, 2017, the District Medical Examiner, with the assistance of UNIVERSITY, shall submit to the Board of County Commissioners of County an annual budget for the next ensuing fiscal year October 1, through September 30. The District Medical Examiner's budget for Fiscal Year 2016/2017 as submitted to County is attached to this Agreement as Attachment A and is incorporated herein by this reference.

3. **Section 10** of the Agreement is hereby deleted in its entirety and a new **Section 10** is established to read as follows:

10. **Compensation by County.** **THE DISTRICT MEDICAL EXAMINER EXPRESSLY RECOGNIZES THAT ALL FEES AND COMPENSATION PAID TO UNIVERSITY PURSUANT TO THIS SECTION CONSTITUTE THE ENTIRE OBLIGATION OF THE COUNTY UNDER THIS AGREEMENT AND UNDER CHAPTER 406, FLORIDA STATUTES, FOR MEDICAL EXAMINER SERVICES FOR THE COUNTY, AND FURTHER, NEITHER THE DISTRICT MEDICAL EXAMINER, NOR ANY MEMBER OF HIS STAFF, WILL RECEIVE COMPENSATION DIRECTLY FROM THE COUNTY FOR SERVICES PURSUANT TO THIS AGREEMENT.** As compensation for the District Medical Examiner's services and UNIVERSITY's Faculty

Physician support services, non-physician support personnel services and for facility usage, the County shall pay UNIVERSITY an annual amount equal to Fifty Thousand Four Hundred Seventy-Two Dollars (\$50,472). Payment shall be made to UNIVERSITY in twelve (12) equal monthly installments of the sum of Four Thousand Two Hundred Six Dollars (\$4,206), the first of which shall be paid forty-five (45) days after the commencement of the term of this Agreement. In addition, the County shall separately pay UNIVERSITY for autopsy and related services in accordance with the fee schedule attached hereto as **Attachment C**. UNIVERSITY shall provide County with a detailed monthly invoice indicating all autopsies performed up to the date of the invoice. A copy of the death certificate for each autopsy will be provided with the invoice. After review, and if properly supported, County shall pay invoiced fees within forty-five (45) days of receipt of the invoice. All invoices shall be sent directly to:

**Levy County Board of
County Commissioners
Attn: Jessica Engel
PO Box 310
Bronson, FL 32621**

4. **Attachment A** to the Agreement is hereby deleted and replaced with the revised version of **Attachment A** that is attached to this **THIRD Amendment** and is hereby incorporated into the Agreement by reference.

5. **Attachment C** to the Agreement is hereby deleted and replaced with the revised version of **Attachment C** that is attached to this **THIRD Amendment** and is hereby incorporated into the Agreement by reference.

6. In the event of a conflict between the terms of the Agreement and this **THIRD Amendment**, the terms of this **THIRD Amendment** shall control.

IN WITNESS WHEREOF, the parties have caused this **THIRD Amendment** to be executed for the uses and purposes therein expressed on the day and year first above-written.

LEVY COUNTY, FLORIDA

By: _____ Date
Chair
Board of County Commissioners

ATTEST:

Danny Shipp, Levy County Clerk
Anne Bast Brown

Anne Bast Brown, County Attorney

**THE UNIVERSITY OF FLORIDA BOARD
OF TRUSTEES, FOR THE BENEFIT OF
THE DEPARTMENT OF PATHOLOGY,
IMMUNOLOGY AND LABORATORY
MEDICINE, COLLEGE OF MEDICINE,
UNIVERSITY OF FLORIDA**

By: _____ Date
Michael L. Good, M.D.
Dean, College of Medicine
University of Florida

DISTRICT MEDICAL EXAMINER

By: _____ Date
William F. Hamilton, M.D.

Attachment "A"
MEDICAL EXAMINER District 8 Budget
Effective October 1, 2016-September 30, 2017

Operating Cost Fixed Expenses FY 16-17	Total
Salaries and Benefits ¹	\$ 633,143
Salary offset ² (Pro Fees reimbursed to UF for Salaries)	\$ (264,862)
Contractual Services Facilities	\$ 15,460
Repairs and Maintenance (equipment and facilities)	\$ 12,340
Data Processing (Internet and back up)	\$ 9,552
Operating Supplies (Autopsy and Office)	\$ 61,000
Rent (Building plus Records Storage at Iron Mountain)	\$ 69,240
Printing & Reproduction	\$ 2,000
Insurance, Liability and Auto	\$ 8,600
Telephone, Postage, & Freight	\$ 8,100
Travel/Meetings (Work Related/CME/CEU Requirements)	\$ 21,640
Dues, Subscriptions, Library	\$ 500
Miscellaneous (Utilities)	\$ 33,600
Administration Fee (5%) ³	\$ 73,589
Capital Expenses	\$ -
Net Operating Cost Expense	\$ 683,902

Entity (Pop Est)	2015 Year Actual	% of Caseload	Annual Assessment	Monthly Assessment
Alachua (259,964)	383	55.43%	\$ 379,086.84	\$ 31,590.57
Baker (27,420)	32	4.63%	\$ 31,664.64	\$ 2,638.72
Bradford (26,928)	33	4.78%	\$ 32,690.52	\$ 2,724.21
Dixie (16,203)	31	4.49%	\$ 30,707.16	\$ 2,558.93
Gilchrist (17,199)	17	2.46%	\$ 16,824.00	\$ 1,402.00
Levy (39,832)	51	7.38%	\$ 50,472.00	\$ 4,206.00
Union (15,234)	7	1.01%	\$ 6,907.44	\$ 575.62
Dept of Corrections ⁴	137	19.83%	\$ 135,617.76	\$ 11,301.48
Total	691	100.01%	\$ 683,970.36	\$ 56,997.53
<i>Rounding Adjustment</i>			\$ (68.36)	
Operating Cost Total Validation Check			\$ 683,902.00	\$ 56,991.83
	Non-Corrections case average per month:			46
	Avg. Operating Cost Per Case:			\$ 989.68
Reception and Medical Ce:	122	89.05%	\$ 120,767.64	\$ 10,083.97
FL State Prison	5	3.65%	\$ 4,950.00	\$ 412.50
Baker Correctional	1	0.73%	\$ 990.00	\$ 82.50
Marion Correctional Inst.	1	0.73%	\$ 990.00	\$ 82.50
Cross City Correctional	2	1.46%	\$ 1,980.00	\$ 165.00
Union Correctional Inst.	6	4.38%	\$ 5,940.00	\$ 495.00
Total	137	100.00%	\$ 135,617.64	\$ 11,301.47
<i>Rounding Adjustment</i>			\$ 0.12	
DOC Assessment Total Validation Check			\$ 135,617.76	
	Corrections case average per month:			11
	Avg. Operating Cost Per Case:			\$ 989.91

Expense Total Budget Estimator	FY 16-17			
District 8 Operating Cost Assessment Total	\$ 683,902			
Professional Services				
(Variable per case)				
	Fee ⁵ Cases Estimate Total \$ 861,990			
Autopsy	\$ 775 543 \$ 420,825	To UF for Drs		
External Examination	\$ 225 141 \$ 31,725	To UF for Drs		
Investigative Report	\$ 150 6 \$ 900	To UF for Drs		
Investigation (All Cases)	\$ 150 690 \$ 103,500	To UF for Drs		
Tech Autopsy Fee	\$ 100 543 \$ 54,300	To UF for On-Call		
Toxicology	\$ 155 543 \$ 84,165	To UF/DRL		
Histology	\$ 175 543 \$ 95,025	To UF/DRL		
Cremation Approval	\$ 25 2,862 \$ 71,550	To UF for Processing		
Total Budget				\$ 1,545,892
Typical Total Cost per case				\$ 2,240

Note 1 UF approved raises

Note 2 Autopsy, Exam, Invest, Tech & Cremation fees are reimbursed for cases by UF staff pathologists

Note 3 Administration Fee of 5% includes Human Resources and Financial Services

Note 4 DOC operating expense portion included in new fixed fee per case contract

Note 5 Professional fees are itemized in Attachment "C"

Levy County Board of County Commissioners

Agenda Item Summary

1. NAME/ORGANIZATION/TELEPHONE:

FRED MOODY, COUNTY COORDINATOR

2. MEETING DATE:

September 6, 2016

3. REQUESTED MOTION/ACTION:

Request approval of Resolution 2016-053. Annual rates for Fire Protection Services.

4. Agenda Presentation

Time Requested: _____

(Request will be granted if possible)

ALLOTTED TIME NOT

MORE THAN 15 MINUTES

5. IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ No_ IF NO, STATE ACTION REQUIRED

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES__ No__ BUDGET OFFICER APPROVAL ____ DATE

3. REQUESTED MOTION/ACTION:

Request approval of Resolution 2016-053. Annual rates for Fire Protection Services.

7. RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
Yes__ No	Yes__ No	Yes__ No	Yes__ No	Yes__ No	Yes__ No

8. COMMISSION ACTION:

APPROVED

DENIED

DEFERRED DATE TO BRING BACK:

OTHER SPECIFY:

LEVY COUNTY BOARD OF COUNTY COMMISSIONERS

**ANNUAL RATE RESOLUTION
FOR FIRE PROTECTION SERVICES**

RESOLUTION NO. 2016-053

ADOPTED SEPTEMBER 13, 2016

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RESOLUTION NO. 2016-053

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA, RELATING TO THE PROVISION OF FIRE PROTECTION SERVICES, FACILITIES AND PROGRAMS IN THE LEVY COUNTY MUNICIPAL SERVICE BENEFIT UNIT FOR FIRE PROTECTION SERVICES; REIMPOSING FIRE PROTECTION ASSESSMENTS AGAINST ASSESSED PROPERTY LOCATED WITHIN THE LEVY COUNTY MUNICIPAL SERVICES BENEFIT UNIT FOR FIRE PROTECTION SERVICES FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2016; APPROVING THE ASSESSMENT ROLL; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Levy County, Florida, has enacted Ordinance No. 2004-03, as codified in Article I, Chapter 78 of the Levy County Code of Ordinances (the "Ordinance"), which authorizes the imposition of Service Assessments for fire protection services, facilities, and programs against Assessed Property located within the Levy County Municipal Services Benefit Unit for Fire Protection Services;

WHEREAS, the reimposition of a Fire Protection Assessment for fire protection services, facilities, and programs each fiscal year is an equitable and efficient method of allocating and apportioning Fire Protection Assessed Costs among parcels of Assessed Property;

WHEREAS, the Board desires to reimpose a fire protection assessment program in the Levy County Municipal Services Benefit Unit for Fire Protection Services using the procedures provided by the Ordinance, including the tax bill collection method for the Fiscal Year beginning on October 1, 2016;

WHEREAS, the Board, on July 5, 2016, adopted Resolution No. 2016-034 (the "Preliminary Rate Resolution");

WHEREAS, in order to reimpose Fire Protection Assessments for the Fiscal Year beginning October 1, 2016, the Ordinance requires the Board to adopt an Annual Rate Resolution which establishes the rates of assessment and approves the Assessment Roll for the upcoming Fiscal Year, with such amendments as the Board deems appropriate, after hearing comments and objections of all interested parties;

WHEREAS, the Assessment Roll has heretofore been made available for inspection by the public, as required by the Ordinance;

WHEREAS, notice of a public hearing has been published and mailed, if required by the terms of the Ordinance, which provides notice to all interested persons of an opportunity to be heard; an affidavit regarding the form of notice mailed being attached hereto as Appendix A and the proof of publication being attached hereto as Appendix B;

WHEREAS, a public hearing was held on September 13, 2016, and comments and objections of all interested persons have been heard and considered as required by the terms of the Ordinance.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA:

SECTION 1. AUTHORITY. This resolution is adopted pursuant to the Ordinance; the Initial Assessment Resolution (Resolution No. 2012-48); the Final Assessment Resolution (Resolution No. 2012-54); the Preliminary Rate Resolution (Resolution No. 2016-034); Article VIII, Section 1, Florida Constitution; section 125.01, Florida Statutes; and other applicable provisions of law.

SECTION 2. DEFINITIONS AND INTERPRETATION. This resolution constitutes the Annual Rate Resolution as defined in the Ordinance. All capitalized terms in this Resolution shall have the meanings defined in the Ordinance, the Initial Assessment Resolution, the Final Assessment Resolution, and the Preliminary Rate Resolution.

SECTION 3. REIMPOSITION OF FIRE PROTECTION ASSESSMENTS.

(A) The parcels of Assessed Property described in the Fire Protection Assessment Roll, which is hereby approved, are hereby found to be specially benefited by the provision of the fire protection services, facilities, and programs described or referenced in the Preliminary Rate Resolution in the amount of the Fire Protection Assessment set forth in the updated Fire Protection Assessment Roll, a copy of which was present or available for inspection at the above referenced public hearing and is incorporated herein by reference.

(B) It is hereby ascertained, determined and declared that each parcel of Assessed Property within the Levy County Municipal Services Benefit Unit for Fire Protection Services will be specially benefitted by the County's provision of fire protection services, facilities, and programs in an amount not less than the Fire Protection Assessment for such parcel, computed in the manner set forth in the Preliminary Rate Resolution.

(C) 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 Ordinance and the Preliminary Rate Resolution from the fire protection services, facilities, or programs to be provided and a legislative determination that the Fire

Protection Assessments are fairly and reasonably apportioned among the properties that receive the special benefit as set forth in the Preliminary Rate Resolution.

(D) The method for computing Fire Protection Assessments described and referenced in the Preliminary Rate Resolution is hereby approved. The apportionment methodologies described and adopted in the Preliminary Rate Resolution are hereby approved.

(E) For the Fiscal Year beginning October 1, 2016, the estimated Fire Protection Assessed Cost to be assessed is \$1,885,000.00. The Fire Protection Assessments to be assessed and apportioned among benefited parcels pursuant to the Cost Apportionment and Parcel Apportionment to generate the estimated Fire Protection Assessed Cost for the Fiscal Year commencing October 1, 2016, are hereby established as follows:

Residential Property Use Category	Rate Per Dwelling Unit
Residential	\$90.00
Non-Residential Property Use Categories	Rate Per Square Foot
Commercial	\$0.27
Industrial/Warehouse	\$0.04
Institutional	\$0.30
Land Property Use Categories	Rate Per Parcel/Acre
Ag/Vac ≤160	\$7.00
Ag/Vac >160	\$0.02

(F) The above rates of assessment are hereby approved. Fire Protection Assessments for fire protection services, facilities, and programs in the amounts set forth in the Fire Protection Assessment Roll, as herein approved, are hereby levied and imposed on all parcels of Assessed Property described in such Fire Protection Assessment Roll for the Fiscal Year beginning October 1, 2016.

(G) No Fire Protection Assessment shall be imposed upon a Tax Parcel of Government Property nor upon a Building categorized as Institutional Property whose

Building use is wholly exempt from ad valorem taxation under Florida law; however, this exemption from the Fire Protection Assessment for Government Property shall not apply to Government Leaseholds or to Government Property that is owned by federal mortgage entities, such as the VA and HUD. Any shortfall in the expected Fire Protection Assessment proceeds due to any reduction or exemption from payment of the Fire Protection Assessments required by law or authorized by the Board shall be supplemented by any legally available funds, or combination of such funds, and shall not be paid for by proceeds or funds derived from the Fire Protection Assessments.

(H) As authorized in Section 78-19 of the Ordinance, interim Fire Protection Assessments are also levied and imposed against all property for which a Certificate of Occupancy is issued after adoption of this Annual Rate Resolution based upon the rates of assessment approved herein.

(I) Fire Protection Assessments shall constitute a lien upon the Assessed Property so assessed 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.

(J) The Fire Protection Assessment Roll, as herein approved, together with the correction of any errors or omissions as provided for in the Ordinance, shall be delivered to the Tax Collector for collection using the tax bill collection method in the manner prescribed by the Ordinance; provided, however, that any Fire Protection Assessment imposed against Government Leaseholds that are not included on the tax bill shall be collected pursuant to the procedure provided in Section 78-23 of the Ordinance. The County Coordinator is hereby directed to send the separate bills

required by Section 78-23 of the Ordinance no later than November 1, 2016, and said bills shall offer the same discounts for early payment as afforded for Fire Protection Assessments that are collected pursuant to the Uniform Assessment Collection Act. The Assessment Roll, as delivered to the Tax Collector, shall be accompanied by a Certificate to Non-Ad Valorem Assessment Roll in substantially the form attached hereto as Appendix C.

SECTION 4. EFFECT OF ADOPTION OF RESOLUTION. The adoption of this Annual Rate Resolution shall be the final adjudication of the issues presented (including, but not limited to, the determination of special benefit and fair apportionment to the Assessed Property, the method of apportionment and assessment, the rate of assessment, the Assessment Roll and the levy and lien of the Fire Protection Assessments), unless proper steps shall be initiated in a court of competent jurisdiction to secure relief within 20 days from the date of this Annual Rate Resolution.

SECTION 5. CONFIRMATION OF PRELIMINARY RATE RESOLUTION. The Preliminary Rate Resolution is hereby confirmed.

SECTION 6. EFFECTIVE DATE. This resolution shall take effect immediately upon its passage and adoption.

PASSED, ADOPTED AND APPROVED THIS 13th day of September, 2016.

**BOARD OF COUNTY COMMISSIONERS OF
LEVY COUNTY, FLORIDA**

(SEAL)

By: _____
John Meeks, Chairman

ATTEST:

By: _____
Danny J. Shipp, County Clerk

APPROVED AS TO FORM AND CONTENT:

By: _____
Anne Bast Brown, County Attorney

APPENDIX A

AFFIDAVIT REGARDING NOTICE MAILED TO PROPERTY OWNERS

AFFIDAVIT OF MAILING

BEFORE ME, the undersigned authority, personally appeared Fred Moody and Tammy Peters, who, after being duly sworn, depose and say:

1. Fred Moody, as County Coordinator of Levy County, Florida (the "County"), pursuant to the authority and direction received from the Board of County Commissioners, timely directed the preparation of the Assessment Roll and the preparation, mailing, and publication of notices in accordance with the Master Service Assessment Ordinance adopted by the Board on July 6, 2004 (the "Assessment Ordinance") in conformance with the Preliminary Rate Resolution for Fire Protection Services adopted by the Board on July 5, 2016.

2. In accordance with the Ordinance and the Amended and Restated Initial Assessment Resolution, Mr. Moody timely provided all necessary information for notification of the Fire Protection Assessment to the Property Appraiser of Levy County to be included as part of the notice of proposed property taxes under section 200.069, Florida Statutes, the truth-in-millage notification. The information provided to the Property Appraiser to be included on the truth-in-millage notification included the following: the purpose of the assessment; the total amount proposed to be levied against each parcel; the unit of measurement to be applied against each parcel to determine the assessment; the number of such units contained within each parcel; the total revenue the County expects to collect by the assessment; a statement that failure to pay the assessment will cause a tax certificate to be issued against the property which may result in a loss of title; a statement that all affected property owners have a

right to appear at the hearing and to file written objections with the local governing board within 20 days of the notice; and the date, time, and place of the hearing.

3. Tammy Peters is Office Manager for GSG. On or before August 23, 2016, GSG caused the mailing of notices for multi-building parcels unable to be included on the TRIM notice in accordance with the Ordinance and the Preliminary Rate Resolution by First Class Mail to the affected owners, at the addresses then shown on the real property assessment tax roll database maintained by the Levy County Property Appraiser for the purpose of the collection of ad valorem taxes.

FURTHER AFFIANTS SAYETH NOT.

Fred Moody, affiant

Tammy Peters, affiant

STATE OF FLORIDA
COUNTY OF LEVY

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Fred Moody, County Administrator, Levy County, Florida. He is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____
Commission No.: _____

STATE OF FLORIDA
COUNTY OF LEON

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Tammy Peters, Office Manager, Government Services Group, Inc., a Florida corporation. She is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____

APPENDIX B
PROOF OF PUBLICATION

APPENDIX C

**FORM OF CERTIFICATE TO
NON-AD VALOREM ASSESSMENT ROLL**

**CERTIFICATE
TO
NON-AD VALOREM ASSESSMENT ROLL**

I HEREBY CERTIFY that, I am the Chairman of the Board of County Commissioners, or authorized agent of Levy County, Florida (the "County"); as such I have satisfied myself that all property included or includable on the non-ad valorem assessment roll for fire protection services (the "Non-Ad Valorem Assessment Roll") for the County is properly assessed so far as I have been able to ascertain; and that all required extensions on the above described roll to show the non-ad valorem assessments attributable to the property listed therein have been made pursuant to law.

I FURTHER CERTIFY that, in accordance with the Uniform Assessment Collection Act, this certificate and the herein described Non-Ad Valorem Assessment Roll will be delivered to the Levy County Tax Collector by September 15, 2016.

IN WITNESS WHEREOF, I have subscribed this certificate and directed the same to be delivered to the Levy County Tax Collector and made part of the above described Non-Ad Valorem Assessment Roll this ____ day of _____, 2016.

LEVY COUNTY, FLORIDA

By: _____
John Meeks
Chairman

[to be delivered to Tax Collector prior to September 15]

Levy County Board of County Commissioners
Agenda Item Summary

1. *NAME/ORGANIZATION/TELEPHONE:*

FRED MOODY, COUNTY COORDINATOR

2. *MEETING DATE:*

September 6, 2016

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-052. Annual rate for EMS Tax Assessment.

4. *Agenda Presentation*

Time Requested: _____

(Request will be granted if possible)

**ALLOTTED TIME NOT
MORE THAN 15 MINUTES**

5. *IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ NO_ IF NO, STATE ACTION REQUIRED*

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES ___ NO ___ BUDGET OFFICER APPROVAL _____ DATE

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-052. Annual rate for EMS Tax Assessment.

7. *RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)*

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
YES_ NO	YES_ NO	YES_ NO	YES_ NO	YES_ NO	YES_ NO

8. *COMMISSION ACTION:*

___ APPROVED

___ DENIED

___ DEFERRED DATE TO BRING BACK:

___ OTHER SPECIFY:

LEVY COUNTY, FLORIDA

ANNUAL EMS TAX ASSESSMENT RATE RESOLUTION

RESOLUTION NO. 2016-052

ADOPTED SEPTEMBER 13, 2016

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RESOLUTION NO. 2016-052

A RESOLUTION OF LEVY COUNTY, FLORIDA, RELATING TO THE PROVISION OF EMERGENCY MEDICAL SERVICES, FACILITIES AND PROGRAMS WITHIN LEVY COUNTY, FLORIDA; LEVYING EMS TAX ASSESSMENTS AGAINST BENEFITTED PROPERTY LOCATED WITHIN LEVY COUNTY PURSUANT TO SECTION 125.271, FLORIDA STATUTES, TO FUND THE PROVISION OF EMERGENCY MEDICAL SERVICES FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2016; APPROVING THE RATE OF THE EMS TAX ASSESSMENT; APPROVING THE EMS TAX ASSESSMENT ROLL; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Levy County, Florida, has enacted Ordinance No. 2003-10, as codified in Article III of Chapter 78 of the Levy County Code of Ordinances (the "Ordinance"), which authorizes the County to levy an EMS Tax Assessment pursuant to section 125.271, Florida Statutes, for the provision of emergency medical services, facilities, and programs to Benefitted Property located within the County;

WHEREAS, the levy of an EMS Tax Assessment for emergency medical services, facilities, and programs each fiscal year in a manner that apportions the costs among Benefitted Property in proportion to the benefits received by said property is an equitable and efficient method of allocating and apportioning Emergency Medical Services Costs and in conformance with section 125.271, Florida Statutes;

WHEREAS, the Board desires to continue to levy an EMS Tax Assessment against Benefitted Property within the County for Emergency Medical Services using the procedures provided by the Ordinance, including the tax bill collection method for the Fiscal Year beginning on October 1, 2016;

WHEREAS, the Board, on July 5, 2016, adopted Resolution No. 2016-035 (the "Preliminary Rate Resolution");

WHEREAS, in order to levy an EMS Tax Assessment for the Fiscal Year beginning October 1, 2016, the Ordinance requires the Board to adopt an Annual Rate Resolution which establishes the rates of the tax assessment and approves the EMS Tax Assessment Roll for the upcoming Fiscal Year, with such amendments as the Board deems appropriate, after hearing comments and objections of all interested parties;

WHEREAS, the EMS Tax Assessment Roll has heretofore been made available for inspection by the public, as required by the Ordinance;

WHEREAS, notice of a public hearing has been published and mailed, if required by the terms of the Ordinance, which provides notice to all interested persons of an opportunity to be heard; an affidavit regarding the form of notice mailed being attached hereto as Appendix A and the proof of publication being attached hereto as Appendix B;

WHEREAS, a public hearing was held on September 13, 2016, and comments and objections of all interested persons have been heard and considered as required by the terms of the Ordinance.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA:

SECTION 1. AUTHORITY. This resolution is adopted pursuant to Ordinance No. 2003-10; Resolution No. 2012-45 (the Amended and Restated Initial Rate Resolution, as amended), Resolution No. 2012-55 (the Amended and Restated Final Rate Resolution), Resolution No. 2016-035 (the Preliminary Rate Resolution), Article VIII, Section 1, Florida Constitution; sections 125.01 and 125.271, Florida Statutes; and other applicable provisions of law.

SECTION 2. DEFINITIONS AND INTERPRETATION. This resolution constitutes the Annual Rate Resolution as defined in the Ordinance. All capitalized terms in this resolution shall have the meanings defined in the Ordinance, the Amended and Restated Initial Rate Resolution, as amended, the Amended and Restated Final Rate Resolution, and the Preliminary Rate Resolution.

SECTION 3. LEVY OF THE EMS TAX ASSESSMENTS.

(A) The parcels of Benefitted Property described in the EMS Tax Assessment Roll, which is hereby approved, are hereby found to be benefited by the provision of the emergency medical services, facilities, and programs described or referenced in the Preliminary Rate Resolution in the amount of the EMS Tax Assessment rates approved herein and set forth in the EMS Tax Assessment Roll, a copy of which was present or available for inspection at the above referenced public hearing and is incorporated herein by reference.

(B) It is hereby ascertained, determined and declared that each parcel of Benefitted Property within the County will be benefited by the County's provision of emergency medical services, facilities, and programs in an amount not less than the EMS Tax Assessment for such parcel, computed in the manner set forth in the Preliminary Rate Resolution and levied in proportion to the benefits received by said parcel.

(C) Adoption of this Annual Rate Resolution constitutes a legislative determination that all parcels charged derive a benefit in a manner consistent with the legislative declarations, determinations and findings as set forth in the Ordinance and the Preliminary Rate Resolution from the emergency medical services, facilities, or programs to be provided and a legislative determination that the EMS Tax Assessments are fairly and reasonably apportioned among the properties that receive the benefit in a manner that

charges the parcel in proportion to the benefits its receives, as set forth in the Preliminary Rate Resolution.

(D) The method for computing EMS Tax Assessments described and referenced in the Preliminary Rate Resolution is hereby approved. The apportionment methodologies described and adopted in the Preliminary Rate Resolution are hereby approved.

(E) For the Fiscal Year beginning October 1, 2016, the estimated Emergency Medical Services Cost to be levied and apportioned among Benefitted Property is \$3,025,813.00. The EMS Tax Assessments to be levied and apportioned among Benefitted Property pursuant to the apportionment methodology in the Preliminary Rate Resolution to generate the Emergency Medical Services Cost for the Fiscal Year commencing October 1, 2016, are hereby established as follows:

Residential Property Use Category	Rate Per Dwelling Unit
Residential	\$119.00
Non-Residential Property Use Categories	
Rate Per Square Foot	
Commercial	\$0.07
Institutional	\$0.19
Industrial/Warehouse	\$0.01

(F) The above rates for the EMS Tax Assessment are hereby approved. EMS Tax Assessments for emergency medical services, facilities, and programs in the amounts set forth in the EMS Tax Assessment Roll, as herein approved, are hereby levied and imposed on all parcels of Benefitted Property described in such EMS Tax Assessment Roll for the Fiscal Year beginning October 1, 2016.

(G) No EMS Tax Assessment shall be imposed upon a parcel of Government Property or upon a Building categorized as Institutional Property whose Building use is wholly exempt from ad valorem taxation under Florida law. The exemption provided herein

for Government Property does not include Government Leaseholds nor does it apply to Government Property that is owned by federal mortgage entities, such as the VA and HUD.

Any shortfall in the expected EMS Tax Assessment proceeds due to any reduction or exemption from payment of the EMS Tax Assessments required by law or authorized by the Board shall be supplemented by any legally available funds, or combination of such funds, and shall not be paid for by proceeds or funds derived from the EMS Tax Assessments.

(H) As authorized in Section 78-88 of the Ordinance, interim EMS Tax Assessments are also levied and imposed against all property for which a Certificate of Occupancy is issued after adoption of this Annual Rate Resolution based upon the rates of assessment approved herein.

(I) EMS Tax Assessments shall constitute a lien upon the Benefitted Property so assessed equal in rank and dignity with the liens of all state, county, district or municipal taxes and 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.

(J) The EMS Tax Assessment Roll, as herein approved, together with the correction of any errors or omissions as provided for in the Ordinance shall be delivered to the Tax Collector for collection using the tax bill collection method in the manner prescribed by the Ordinance; provided, however, that any EMS Tax Assessment imposed against Government Leaseholds that are not included on the tax bill shall be collected pursuant to the procedure provided in Section 78-108 of the Ordinance. The County Coordinator is hereby directed to send the separate bills required by Section 78-108 of the Ordinance no later than November 1, 2016, and said bills shall offer the same discounts for early payment as afforded for EMS Tax Assessments that are collected pursuant to the Uniform

Assessment Collection Act. The EMS Tax Assessment Roll, as delivered to the Tax Collector, shall be accompanied by a Certificate to EMS Tax Assessment Roll in substantially the form attached hereto as Appendix C.

SECTION 4. CONFIRMATION OF PRELIMINARY RATE RESOLUTION. The Preliminary Rate Resolution is hereby confirmed.

SECTION 5. EFFECT OF ADOPTION OF RESOLUTION. The adoption of this Annual Rate Resolution shall be the final adjudication of the issues presented (including, but not limited to, the determination of benefit and fair apportionment to the Benefitted Property, the method of apportionment, the rate of the tax assessment, the EMS Tax Assessment Roll and the levy and lien of the EMS Tax Assessments), unless proper steps shall be initiated in a court of competent jurisdiction to secure relief within 20 days from the date of this Annual Rate Resolution.

SECTION 6. EFFECTIVE DATE. This resolution shall take effect immediately upon its passage and adoption.

PASSED, ADOPTED AND APPROVED THIS 13th day of September, 2016.

**BOARD OF COUNTY COMMISSIONERS
OF LEVY COUNTY, FLORIDA**

(SEAL)

By: _____
John Meeks, Chairman

ATTEST:

By: _____
Danny J. Shipp, County Clerk

APPROVED AS TO FORM AND CONTENT:

By: _____
Anne Bast Brown, County Attorney

APPENDIX A

AFFIDAVIT REGARDING NOTICE MAILED TO PROPERTY OWNERS

AFFIDAVIT OF MAILING

BEFORE ME, the undersigned authority, personally appeared Fred Moody and Tammy Peters, who, after being duly sworn, depose and say:

1. Fred Moody, as County Coordinator of Levy County, Florida (the "County"), pursuant to the authority and direction received from the Board of County Commissioners, timely directed the preparation of the Assessment Roll and the preparation, mailing, and publication of notices in accordance with Ordinance No. 2003-10 (the "Ordinance") and in conformance with the Preliminary EMS Tax Assessment Rate Resolution adopted by the Board on July 5, 2016.

2. In accordance with the Ordinance and the Preliminary Rate Resolution, Mr. Moody timely provided all necessary information for notification of the EMS Tax Assessment to the Property Appraiser of Levy County to be included as part of the notice of proposed property taxes under section 200.069, Florida Statutes, the truth-in-millage notification. The information provided to the Property Appraiser to be included on the truth-in-millage notification included the following: the purpose of the tax assessment; the total amount proposed to be levied against each parcel; the unit of measurement to be applied against each parcel to determine the tax assessment; the number of such units contained within each parcel; the total revenue the County expects to collect by the tax assessment; a statement that failure to pay the tax assessment will cause a tax certificate to be issued against the property which may result in a loss of title; a statement that all affected property owners have a right to appear at the hearing and to file written objections with the local governing board within 20 days of the notice; and the date, time, and place of the hearing.

3. Tammy Peters is Office Manager for GSG. On or before August 23, 2016, GSG caused the mailing of notices for multi-building parcels unable to be included on the

TRIM notice in accordance with the Ordinance and the Preliminary Rate Resolution by First Class Mail to the affected owners, at the addresses then shown on the real property assessment tax roll database maintained by the Levy County Property Appraiser for the purpose of the collection of ad valorem taxes.

FURTHER AFFIANTS SAYETH NOT.

Fred Moody, affiant

Tammy Peters, affiant

STATE OF FLORIDA
COUNTY OF LEVY

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Fred Moody, County Administrator, Levy County, Florida. He is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____
Commission No.: _____

STATE OF FLORIDA
COUNTY OF LEON

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Tammy Peters, Office Manager, Government Services Group, Inc., a Florida corporation. She is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____

APPENDIX B
PROOF OF PUBLICATION

APPENDIX C

**FORM OF CERTIFICATE TO
EMS TAX ASSESSMENT ROLL**

**CERTIFICATE
TO
EMS TAX ASSESSMENT ROLL**

I HEREBY CERTIFY that, I am the Chairman of the Board of County Commissioners, or authorized agent of Levy County, Florida (the "County"); as such I have satisfied myself that all property included or includable on the EMS Tax Assessment Roll for emergency medical services (the "EMS Tax Assessment Roll") for the County is properly charged so far as I have been able to ascertain; and that all required extensions on the above described roll to show the EMS tax assessments attributable to the property listed therein have been made pursuant to law.

I FURTHER CERTIFY that, in accordance with the Uniform Assessment Collection Act, this certificate and the herein described EMS Tax Assessment Roll will be delivered to the Levy County Tax Collector by September 15, 2016.

IN WITNESS WHEREOF, I have subscribed this certificate and directed the same to be delivered to the Levy County Tax Collector and made part of the above described EMS Tax Assessment Roll this _____ day of _____, 2016.

LEVY COUNTY, FLORIDA

By: _____
John Meeks
Chairman

[to be delivered to Tax Collector prior to September 15]

Levy County Board of County Commissioners

Agenda Item Summary

1. *NAME/ORGANIZATION/TELEPHONE:*

FRED MOODY, COUNTY COORDINATOR

2. *MEETING DATE:*

September 6, 2016

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-054. Annual rate for Solid Waste Assessments.

4. *Agenda Presentation*

Time Requested: _____

(Request will be granted if possible)

**ALLOTTED TIME NOT
MORE THAN 15 MINUTES**

5. *IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ NO_ IF NO, STATE ACTION REQUIRED*

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES__ NO__ BUDGET OFFICER APPROVAL _____ DATE

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-054. Annual rate for Solid Waste Assessments.

7. *RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)*

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO

8. *COMMISSION ACTION:*

APPROVED

DENIED

DEFERRED DATE TO BRING BACK:

OTHER SPECIFY:

LEVY COUNTY, FLORIDA

**ANNUAL RATE RESOLUTION
FOR SOLID WASTE ASSESSMENTS**

RESOLUTION NO. 2016-054

ADOPTED SEPTEMBER 13, 2016

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RESOLUTION NO. 2016-054

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA, RELATING TO THE PROVISION OF CLOSURE, LONG TERM CARE, MONITORING, AND ASSOCIATED SERVICES, FACILITIES, AND PROGRAMS FOR COUNTY LANDFILLS IN LEVY COUNTY, FLORIDA; REIMPOSING SOLID WASTE ASSESSMENTS AGAINST ASSESSABLE PROPERTY LOCATED WITHIN LEVY COUNTY FOR THE FISCAL YEAR BEGINNING OCTOBER 1, 2016; APPROVING THE RATE OF ASSESSMENT; APPROVING THE ASSESSMENT ROLL; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Levy County, Florida, has enacted Ordinance No. 2004-03, the Master Service Assessment Ordinance, as codified in Article I, Chapter 78 of the Levy County Code of Ordinances (the "Ordinance"), which authorizes the annual Solid Waste Assessments against certain Assessed Property within the County for closure, long term care, monitoring and associated services, facilities, and programs for the County Landfills; and

WHEREAS, the imposition of a Solid Waste Assessment for closure, long term care, monitoring and associated services, facilities, and programs for the County Landfills for each Fiscal Year is an equitable and efficient method of allocating and apportioning Solid Waste Costs among parcels of Assessed Property;

WHEREAS, the Board desires to reimpose the annual Solid Waste Assessments for closure, long term care, monitoring and associated services, facilities, and programs for the County Landfills using the tax bill collection method for the Fiscal Year beginning on October 1, 2016;

WHEREAS, the Board, on July 5, 2016, adopted Resolution No. 2016-036 (the "Preliminary Rate Resolution"), containing a brief and general description of the closure,

long term care, monitoring and associated services, facilities, and programs for the County Landfills to be provided to Assessed Property, describing the method of apportioning the Solid Waste Costs to compute the Solid Waste Assessment, designating a rate of assessment, and directing preparation of the Assessment Roll and provision of the notice required by the Master Service Assessment Ordinance;

WHEREAS, pursuant to the provisions of the Ordinance, the Board is required to confirm or repeal the Preliminary Rate Resolution, with such amendments as the Board deems appropriate, after hearing comments and objections of all interested parties; and

WHEREAS, the updated Assessment Roll has heretofore been made available for inspection by the public, as required by the Ordinance; and

WHEREAS, notice of a public hearing has been published and, if required by the terms of the Ordinance, mailed to each property owner proposed to be assessed notifying such property owner of the Owner's opportunity to be heard, an affidavit regarding the form of notice mailing to each property owner being attached hereto as Appendix A and the proof of publication being attached hereto as Appendix B; and

WHEREAS, a public hearing was held on September 13, 2016, and comments and objections of all interested persons have been heard and considered as required by the terms of the Ordinance.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA, as follows:

SECTION 1. AUTHORITY. This Resolution is adopted pursuant to the Ordinance, the Initial Assessment Resolution, as amended (Resolution No. 2007-29), the Final Assessment Resolution (Resolution No. 2007-32), the Preliminary Rate

Resolution (Resolution No. 2016-036); Article VIII, Section 1, Florida Constitution, Chapter 125, Florida Statutes, and other applicable provisions of law.

SECTION 2. DEFINITIONS AND INTERPRETATION. This Resolution constitutes the Annual Rate Resolution as defined in the Ordinance. All capitalized terms in this Resolution shall have the meanings defined in the Ordinance, the Initial Assessment Resolution, as amended, the Final Assessment Resolution, and the Preliminary Rate Resolution.

SECTION 3. REIMPOSITION OF SOLID WASTE COLLECTION AND DISPOSAL ASSESSMENTS.

(A) The parcels of Assessed Property described in the Assessment Roll, which is hereby approved, are hereby found to be specially benefitted by the provision of closure, long term care, monitoring and associated services, facilities, and programs described in the Preliminary Rate Resolution in the amount of the Solid Waste Assessment set forth in the updated Assessment Roll, a copy of which was present at the above referenced public hearing and is incorporated herein by reference.

(B) It is hereby ascertained, determined and declared that each parcel of Assessed Property within the County will be benefitted by the County's provision of closure, long term care, monitoring and associated services, facilities, and programs in an amount not less than the Solid Waste Assessment for such parcel, computed in the manner set forth in the Preliminary Rate Resolution.

(C) Adoption of this Annual Rate Resolution constitutes a legislative determination that all parcels assessed derive a special benefit, as set forth in the Ordinance and the Preliminary Rate Resolution from the closure, long term care,

monitoring and associated services, facilities, and programs to be provided and a legislative determination that the Solid Waste Assessments are fairly and reasonably apportioned among all Tax Parcels that receive the special benefit as set forth in the Preliminary Rate Resolution. Adoption of this Annual Rate Resolution constitutes a legislative determination that the Solid Waste Service Assessments are fairly and reasonably apportioned among the Assessed Properties that receive the special benefit, as set forth in the Preliminary Rate Resolution.

(D) For the Fiscal Year beginning October 1, 2016, the Solid Waste Service Cost of \$511,150.00 shall be allocated among all parcels of Assessed Property, based upon each parcel's classification as Improved Property. A rate of assessment equal to \$25.00 for each Tax Parcel for closure, long term care, monitoring and associated services, facilities and programs for the County Landfills is hereby approved and levied on all parcels of Assessed Property described in the Assessment Roll for the Fiscal Year beginning October 1, 2016.

(E) No Solid Waste Assessment shall be imposed upon a Tax Parcel of Government Property or upon a Tax Parcel of Institutional Property that is wholly exempt from ad valorem taxation under Florida law; provided, however, that this exemption shall not apply to Government Leaseholds or to Government Property that is owned by federal government mortgage entities such as the VA or HUD. Any shortfall in the expected Solid Waste Assessment proceeds due to any reduction or exemption from payment of the Solid Waste Assessments required by law or authorized by the Board shall be supplemented by any legally available funds, or combination of such

funds, and shall not be paid for by proceeds or funds derived from the Solid Waste Assessments.

(F) As authorized in Section 78-19 of the Master Service Assessment Ordinance, interim Solid Waste Assessments are also levied and imposed against all Tax Parcels for which a Certificate of Occupancy is issued after adoption of this Final Assessment Resolution based upon the rates of assessment approved herein.

(G) Such Solid Waste Service Assessments shall constitute a lien upon the Assessable Property so assessed 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.

(H) The Assessment Roll, as herein approved, shall be delivered to the Tax Collector for collection using the tax bill collection method in the manner prescribed by the Ordinance; provided, however, that any Solid Waste Assessments imposed against Government Leaseholds that are not included on the tax bill shall be collected pursuant to the procedure in Section 78-23 of the Ordinance. The County Coordinator is hereby directed to send the separate bills required by Section 78-23 of the Ordinance no later than November 1, 2016, and said bills shall offer the same discounts for early payment as afforded to those properties whose Solid Waste Assessments are collected pursuant to the Uniform Assessment Collection Act. The Assessment Roll, as delivered to the Tax Collector, shall be accompanied by a Certificate to Non-Ad Valorem Assessment Roll in substantially the form attached hereto as Appendix C.

SECTION 4. CONFIRMATION OF PRELIMINARY RATE RESOLUTION. The Preliminary Rate Resolution is hereby confirmed.

SECTION 5. EFFECT OF ADOPTION OF RESOLUTION. The adoption of this Annual Rate Resolution shall be the final adjudication of the issues presented herein (including, but not limited to, the method of apportionment, the rate of assessment, the Maximum Assessment Rate, if any, the Assessment Roll, and the levy and lien of the Service Assessments for Solid Waste collection and disposal), unless proper steps shall be initiated in a court of competent jurisdiction to secure relief within twenty (20) days from the date of this Final Assessment Resolution.

SECTION 6. EFFECTIVE DATE. This Resolution shall take effect immediately upon its passage and adoption.

PASSED, ADOPTED AND APPROVED THIS 13TH DAY OF SEPTEMBER, 2016.

**BOARD OF COUNTY COMMISSIONERS OF
LEVY COUNTY, FLORIDA**

(SEAL)

By: _____
John Meeks, Chairman

ATTEST:

By: _____
Danny J. Shipp, County Clerk

APPROVED AS TO FORM AND CONTENT:

By: _____
Anne Bast Brown, County Attorney

APPENDIX A

AFFIDAVIT REGARDING NOTICE MAILED TO PROPERTY OWNERS

AFFIDAVIT OF MAILING

BEFORE ME, the undersigned authority, personally appeared Fred Moody and Tammy Peters, who, after being duly sworn, depose and say:

1. Fred Moody, as County Coordinator of Levy County, Florida (the "County"), pursuant to the authority and direction received from the Board of County Commissioners, timely directed the preparation of the Assessment Roll and the preparation, mailing, and publication of notices in accordance with the Master Service Assessment Ordinance adopted by the Board on July 6, 2004 (the "Assessment Ordinance") in conformance with the Preliminary Rate Resolution for Solid Waste Assessments adopted by the Board on July 5, 2016 (the "Preliminary Rate Resolution").

2. In accordance with the Assessment Ordinance and the Preliminary Rate Resolution, Mr. Moody timely provided all necessary information for notification of the Solid Waste Assessment to the Property Appraiser of Levy County to be included as part of the notice of proposed property taxes under section 200.069, Florida Statutes, the truth-in-millage notification. The information provided to the Property Appraiser to be included on the truth-in-millage notification included the following: the purpose of the assessment; the total amount proposed to be levied against each parcel; the unit of measurement to be applied against each parcel to determine the assessment; the number of such units contained within each parcel; the total revenue the County expects to collect by the assessment; a statement that failure to pay the assessment will cause a tax certificate to be issued against the property which may result in a loss of title; a statement that all affected property owners have a right to appear at the hearing

and to file written objections with the local governing board within 20 days of the notice; and the date, time, and place of the hearing.

3. Tammy Peters is Office Manager for GSG. On or before August 23, 2016, GSG caused the mailing of notices for multi-building parcels unable to be included on the TRIM notice in accordance with the Ordinance and the Preliminary Rate Resolution by First Class Mail to the affected owners, at the addresses then shown on the real property assessment tax roll database maintained by the Levy County Property Appraiser for the purpose of the collection of ad valorem taxes.

FURTHER AFFIANT SAYETH NOT.

Fred Moody, affiant

Tammy Peters, affiant

STATE OF FLORIDA
COUNTY OF LEVY

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Fred Moody, County Administrator, Levy County, Florida. He is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____
Commission No.: _____

APPENDIX C

**FORM OF CERTIFICATE TO
NON-AD VALOREM ASSESSMENT ROLL**

**CERTIFICATE
TO
NON-AD VALOREM ASSESSMENT ROLL**

I HEREBY CERTIFY that, I am the Chairman of the Board of County Commissioners, or authorized agent of Levy County, Florida (the "County"); as such I have satisfied myself that all property included or includable on the non-ad valorem assessment roll for solid waste services (the "Non-Ad Valorem Assessment Roll") for the County is properly assessed so far as I have been able to ascertain; and that all required extensions on the above described roll to show the non-ad valorem assessments attributable to the property listed therein have been made pursuant to law.

I FURTHER CERTIFY that, in accordance with the Uniform Assessment Collection Act, this certificate and the herein described Non-Ad Valorem Assessment Roll will be delivered to the Levy County Tax Collector by September 15, 2016.

IN WITNESS WHEREOF, I have subscribed this certificate and directed the same to be delivered to the Levy County Tax Collector and made part of the above described Non-Ad Valorem Assessment Roll this ____ day of _____, 2016.

LEVY COUNTY, FLORIDA

By: _____
John Meeks
Chairman

[to be delivered to Tax Collector prior to September 15]

Levy County Board of County Commissioners
Agenda Item Summary

1. *NAME/ORGANIZATION/TELEPHONE:*
FRED MOODY, COUNTY COORDINATOR

2. *MEETING DATE:*
September 6, 2016

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-055. Annual rate for Roadway Maintenance Service Assessments.

4. *Agenda Presentation*

Time Requested: _____
(Request will be granted if possible)

ALLOTTED TIME NOT
MORE THAN 15 MINUTES

5. *IS THIS ITEM BUDGETED (IF APPLICABLE) ? : Yes_ No_ IF NO, STATE ACTION REQUIRED*

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES__ NO__ BUDGET OFFICER APPROVAL _____ DATE

3. *REQUESTED MOTION/ACTION:*

Request approval of Resolution 2016-055. Annual rate for Roadway Maintenance Service Assessments.

7. *RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)*

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
Yes_ No	Yes_ No	Yes_ No	Yes_ No	Yes_ No	Yes_ No

8. *COMMISSION ACTION:*

__ APPROVED

__ DENIED

__ DEFERRED DATE TO BRING BACK:

__ OTHER SPECIFY:

LEVY COUNTY BOARD OF COUNTY COMMISSIONERS

**ANNUAL RATE RESOLUTION
FOR
ROADWAY MAINTENANCE SERVICE ASSESSMENTS
RESOLUTION NO. 2016-055**

ADOPTED SEPTEMBER 13, 2016

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RESOLUTION NO. 2016-055

A RESOLUTION OF THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY, FLORIDA, RELATING TO THE PROVISION OF ROADWAY MAINTENANCE SERVICES ON SUBDIVISION ROADS; APPROVING THE ROADWAY MAINTENANCE SERVICE ASSESSMENT ROLL; PROVIDING FOR THE REIMPOSITION OF THE ROADWAY MAINTENANCE SERVICE ASSESSMENTS; PROVIDING FOR COLLECTION OF THE ASSESSMENTS PURSUANT TO THE UNIFORM ASSESSMENT COLLECTION ACT; PROVIDING SEVERABILITY AND AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Levy County (the "Board") has enacted Ordinance No. 2004-03, as codified in Article I, Chapter 78 of the Levy County Code of Ordinances (the "Ordinance") on July 6, 2004, to provide for the imposition of Service Assessments for Roadway Maintenance Services against Assessed Property located within the County; and

WHEREAS, the Board desires to continue levying the Road Maintenance Services Assessment against Benefitted Property within the County for Road Service Maintenance using the procedures provided by the Ordinance, including the tax bill collection method for the Fiscal Year beginning October 1, 2016; and

WHEREAS, on July 5, 2016, the Board adopted Resolution No. 2016-037, the Preliminary Rate Resolution; and

WHEREAS, the Preliminary Rate Resolution contains and references a brief and general description of the roadway maintenance services, facilities and programs to be provided to Benefitted Property; describes the method of apportioning the Roadway Maintenance Service Cost to compute the Roadway Maintenance Service Assessment for roadway maintenance services, facilities, and programs against Benefitted Property;

estimates the rates of the Roadway Maintenance Service Assessment; and directs the updating and preparation of the updated Roadway Maintenance Service Assessment Roll and provision of the notice required by the Ordinance; and

WHEREAS, in order to levy a Roadway Maintenance Service Assessment for the Fiscal Year beginning October 1, 2016, the Ordinance requires the Board to adopt an Annual Rate Resolution which establishes the rates of the tax assessment and approves the Roadway Maintenance Service Assessment Roll for the upcoming Fiscal Year, with such amendments as the Board deems appropriate, after hearing comments and objections of all interested parties; and

WHEREAS, the updated Roadway Maintenance Service Assessment Roll has been filed with the County Coordinator, as required by the Ordinance; and

WHEREAS, notice of a public hearing has been published and mailed, if required by the terms of the Ordinance, notifying each property owner of the opportunity to be heard concerning the assessments; the proof of publication and affidavit of mailing are attached hereto as Appendices A and B; and

WHEREAS, a public hearing was held on September 13, 2016, and comments and objections of all interested persons have been heard and considered as required by the terms of the Ordinance.

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF LEVY COUNTY:

SECTION 1. AUTHORITY. This resolution is adopted pursuant to the Ordinance, Resolution No. 2013-33 (the "Amended and Restated Initial Assessment Resolution"), Resolution No. 2013-39 (the "Amended and Restated Final Assessment

Resolution”), the Preliminary Rate Resolution (Resolution No. 2016-037), Article VIII, section 1, Florida Constitution, sections 125.01 and 125.66, Florida Statutes, and other applicable provisions of law.

SECTION 2. DEFINITIONS AND INTERPRETATIONS. This resolution constitutes the Annual Rate Resolution as defined in the Ordinance. All capitalized terms in this resolution shall have the meanings defined in the Ordinance, the Amended and Restated Initial Assessment Resolution, the Amended and Restated Final Assessment Resolution, and the Preliminary Rate Resolution.

SECTION 3. CONFIRMATION OF PRELIMINARY RATE RESOLUTION. The Preliminary Rate Resolution is hereby ratified and confirmed.

SECTION 4. APPROVAL OF ROADWAY MAINTENANCE SERVICE ASSESSMENT ROLL. The Roadway Maintenance Service Assessment Roll, which is currently on file in the office of the County Coordinator and incorporated herein by reference, and which includes the annual assessment amounts for each Tax Parcel within the MSBUs created in Section 9 of the Amended and Restated Initial Assessment Resolution is hereby approved for the Fiscal Year commencing on October 1, 2016.

SECTION 5. REIMPOSITION OF ASSESSMENTS TO FUND ROADWAY MAINTENANCE SERVICES.

(A) The Tax Parcels described in the Roadway Maintenance Service Assessment Roll are hereby found to be specially benefited by the provision of the Roadway Maintenance Services in the amount of the annual assessment set forth in the Roadway Maintenance Service Assessment Roll, a copy of which was present or

available for inspection at the above referenced public hearing and is incorporated herein by reference.

(B) It is hereby ascertained, determined and declared that each parcel of Assessed Property within each MSBU will be specially benefited by the County's provision of Roadway Maintenance Services in an amount not less than the Roadway Maintenance Service Assessment for such parcel, computed in the manner set forth in the Preliminary Rate Resolution.

(C) 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 Ordinance, the Amended and Restated Initial Assessment Resolution, the Amended and Restated Final Assessment Resolution and the Preliminary Rate Resolution, from the Roadway Maintenance Services to be provided and a legislative determination that the Roadway Maintenance Service Assessments are fairly and reasonably apportioned among the properties that receive the special benefit as set forth in the Preliminary Rate Resolution.

(D) The method for computing the Roadway Maintenance Service Assessments described and referenced in the Preliminary Rate Resolution is hereby approved.

(E) For the Fiscal Year beginning October 1, 2016, the estimated Assessed Costs set forth in Section 4 of the Preliminary Rate Resolution are hereby approved. The Roadway Maintenance Service Assessments to be assessed and apportioned among benefited parcels within each MSBU pursuant to the methodology set forth in

Section 9 of the Preliminary Rate Resolution to generate the estimated Assessed Cost for each MSBU for the Fiscal Year commencing October 1, 2016, are hereby established as follows:

MT Road #	Neighborhood	Annual Assessable Costs	Units	Annual Assessment Rate Per Unit
101	HEATHERWOOD DRIVE	\$436.03	3	\$146
102	MATTHEWS ROAD RALEIGH OAKS	\$2,262.65	14	\$162
103	LYNN ROAD RALEIGH OAKS	\$2,672.84	14	\$191
104	EMERALD FOREST	\$4,497.17	30	\$150
105	WILLISTON HIGHLANDS UNIT 5	\$52,424.36	871	\$61
106	WILLISTON HIGHLANDS UNIT 7	\$26,800.12	444	\$61
107	WILLISTON HIGHLANDS UNIT 12	\$57,259.47	572	\$101
108	KINGS HILLS	\$5,742.29	16	\$359
109	MEADOWLAND DR IN MEADOWLAND ESTATES	\$844.24	8	\$106
110	GREENHILLS	\$2,502.95	30	\$84
111	STEEPLECHASE FARMS	\$16,852.81	197	\$86
112	TAMARON BLVD IN THE FARMS AT WILLISTON UNIT 2	\$3,976.17	20	\$199
113	PINE ROAD IN PINEDEROSA	\$720.16	12	\$61
201	EMANUEL DR IN JORDAN ESTATES	\$1,875.55	13	\$145
203	SPANISH TRACE	\$1,095.01	100	\$11
204	SPANISH TRACE 1ST ADDN	\$2,394.43	35	\$69
205	LONG POND LANDING & 1ST & 2ND ADDs	\$3,505.36	91	\$39
206	QUAIL & DELMA IN COUNTRYSIDE ESTATES	\$4,239.76	17	\$250
207	SALLS LANE IN SHADY ACRES	\$1,345.71	14	\$97
208	PINE MEADOWS	\$4,331.45	31	\$140
209	BRYAN & DRUMMOND IN LONG POND OAKS	\$1,198.42	9	\$134
210	N CHIEFLAND DR IN N CHIEFLAND ESTATES	\$8,621.33	27	\$320
301	LAY STREET IN CANNON HOMESITES	\$818.36	7	\$117
302	STARTING POINT	\$4,240.48	49	\$87
303	THRASHER & STAR IN NORTH STAR RANCHETTES	\$2,682.04	21	\$128
304	WHISPERING OAKS UNIT 2	\$6,708.53	49	\$137
305	WILD HOG RD IN WACCASASSA RIVER ACRES	\$975.82	13	\$76
307	KING RANCH RANCHETTES 1ST ADD	\$1,597.76	14	\$115
309	TRIPLE CROWN FARMS UNIT 1, 2 & 3	\$13,894.87	184	\$76
312	LANGLEY & HITCHCOCK IN LANGLEY ESTATES	\$2,055.84	33	\$63
313	DONNA LANE IN ROLLING PINES UNIT 2	\$2,381.89	22	\$109
314	ALL ROADS IN MORGAN FARMS	\$23,106.65	134	\$173
315	KING RANCH OF FL RANCHETTES 2ND ADD	\$902.01	13	\$70
401	MAGNOLIA STREET IN DOERUN	\$2,363.61	31	\$77
404	FAWN DR IN FAWNWOOD ESTATES	\$1,796.64	24	\$75
405	GIBB & SUNSHINE IN SUNSHINE ESTATES 1ST ADD	\$3,515.86	12	\$293
407	CEDAR PINES UNIT 2	\$1,897.06	14	\$136

MT Road #	Neighborhood	Annual Assessable Costs	Units	Annual Assessment Rate Per Unit
408	COUNTRY WALK UNIT 2	\$1,846.42	15	\$124
410	DEERE RIVER ESTATES	\$536.16	44	\$13
411	SUNSHINE ESTATES 3RD ADD	\$3,719.06	11	\$339
412	MEADOWVIEW ESTATES 1ST ADD	\$790.78	7	\$113
413	RIDGEVIEW RD	\$532.96	7	\$77
414	SUMNER PLACE	\$2,587.04	23	\$113
415	ARROWOOD	\$268.46	7	\$39
416	CEDAR PINES IN CEDAR PINES UNIT 3	\$1,002.81	16	\$63
418	CHIEFLAND WOODS UNIT 2 PHASE 1	\$497.76	15	\$34
419	LONG POND PARADISE	\$498.46	23	\$22
422	NW 72 TER IN TISHOMINGO PLANTATION	\$651.35	47	\$14
423	TIMBER RIDGE	\$2,085.55	18	\$116
424	BUCK BAY PHASE 1	\$1,140.44	39	\$30
425	OAK MEADOWS PH 1 & 2	\$819.17	67	\$13
503	QUAIL AVE IN QUAIL RUN UNIT 2	\$156.13	29	\$6
505	NE 68TH LANE IN DEERFIELD ESTATES	\$324.92	8	\$41
506	NE 49TH ST IN ROCK WOOD	\$119.91	16	\$8
	COTTON WOOD	\$333.76	9	\$38
	MEADOW WOOD PHASE 1 & 2	\$568.63	32	\$18

(F) The above annual Roadway Maintenance Service Assessments are hereby levied and imposed on all Tax Parcels described in the Roadway Maintenance Service Assessment Roll for the Fiscal Year commencing October 1, 2016.

(G) Upon adoption of this Annual Rate Resolution, the Roadway Maintenance Service Assessments shall constitute a lien against the 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 Board of this Annual Rate Resolution and shall attach to the property included on the Roadway Maintenance Service Assessment Roll as of the prior January 1, the lien date for ad valorem taxes.

(H) As authorized in Section 78-19 of the Ordinance, interim Roadway Maintenance Service Assessments are also levied and imposed against all property for which a Certificate of Occupancy is issued after adoption of this Annual Rate Resolution based upon the rates of assessment approved herein.

SECTION 6. COLLECTION OF ASSESSMENTS. The Roadway Maintenance Service Assessments shall be collected pursuant to the Uniform Assessment Collection Act. Upon adoption of this Annual Rate Resolution, the County Coordinator shall cause the certification and delivery of the Roadway Maintenance Service Assessment Roll to the Tax Collector by September 15, in the manner prescribed by the Uniform Assessment Collection Act. The Roadway Maintenance Service Assessment Roll, as delivered to the Tax Collector, shall be accompanied by a Certificate to Non-Ad Valorem Assessment Roll in substantially the form attached hereto as Appendix C.

SECTION 7. EFFECT OF ADOPTION OF RESOLUTION. The adoption of this Annual Rate Resolution shall be the final adjudication of the issues presented herein and in the Preliminary Rate Resolution (including, but not limited to, the method by which the assessments are computed, the Roadway Maintenance Service Assessment Roll, the annual assessment amount, the levy and lien of the assessments, and the special benefit to assessed property) unless proper steps are initiated in a court of competent jurisdiction to secure relief within 20 days from the date of the Board action on this Annual Rate Resolution.

SECTION 8. EFFECTIVE DATE. This resolution shall take effect immediately upon its adoption.

DULY ADOPTED this 13th day of September, 2016.

**BOARD OF COUNTY COMMISSIONERS OF
LEVY COUNTY, FLORIDA**

(SEAL)

By: _____
John Meeks, Chairman

ATTEST:

By: _____
Danny J. Shipp, County Clerk

APPROVED AS TO FORM AND CONTENT:

By: _____
Anne Bast Brown, County Attorney

APPENDIX A
PROOF OF PUBLICATION

APPENDIX B
AFFIDAVIT OF MAILING

AFFIDAVIT OF MAILING

BEFORE ME, the undersigned authority, personally appeared Fred Moody, who, after being duly sworn, deposes and says:

1. Fred Moody, as County Coordinator of Levy County, Florida ("County"), pursuant to the authority and direction received from the County Commission, timely directed the preparation of the Assessment Roll and the preparation, mailing, and publication of notices in accordance with the Master Service Assessment Ordinance adopted by the County Commission on July 6, 2004 (the "Assessment Ordinance") and in conformance with the Preliminary Rate Resolution for Roadway Maintenance Service Assessments adopted by the Board on July 5, 2016 (the "Preliminary Rate Resolution").

2. In accordance with the Assessment Ordinance and the Preliminary Rate Resolution, Mr. Moody timely provided all necessary information for notification of the Roadway Maintenance Services Assessment to the Property Appraiser of Levy County to be included as part of the notice of proposed property taxes under section 200.069, Florida Statutes, the truth-in-millage notification. The information provided to the Property Appraiser to be included on the truth-in-millage notification included the following: the purpose of the assessment; the total amount proposed to be levied against each parcel; the unit of measurement to be applied against each parcel to determine the assessment; the number of such units contained within each parcel; the total revenue the County expects to collect by the assessment; a statement that failure to pay the assessment will cause a tax certificate to be issued against the property which may result in a loss of title; a statement that all affected property owners have a right to appear at the hearing and to file written objections with the local governing board within 20 days of the notice; and the date, time, and place of the hearing.

FURTHER AFFIANT SAYETH NOT.

Fred Moody, affiant

STATE OF FLORIDA
COUNTY OF LEVY COUNTY

The foregoing Affidavit of Mailing was sworn to and subscribed before me this _____ day of _____, 2016 by Fred Moody, County Coordinator, Levy County, Florida. He is personally known to me or has produced _____ as identification and did take an oath.

Printed Name: _____
Notary Public, State of Florida
At Large
My Commission Expires: _____
Commission No.: _____

APPENDIX C

**FORM OF CERTIFICATE TO
NON-AD VALOREM ASSESSMENT ROLL**

**CERTIFICATE
TO
NON-AD VALOREM ASSESSMENT ROLL**

I HEREBY CERTIFY that, I am the Chairman of the Board of County Commissioners of Levy County, Florida, or an authorized agent of Levy County, Florida (the "County"); as such I have satisfied myself that all property included or includable on the non-ad valorem assessment roll for roadway maintenance services assessments (the "Non-Ad Valorem Assessment Roll") for the County is properly assessed so far as I have been able to ascertain; and that all required extensions on the above described roll to show the non-ad valorem assessments attributable to the property listed therein have been made pursuant to law.

I FURTHER CERTIFY that, in accordance with the Uniform Assessment Collection Act, this certificate and the herein described Non-Ad Valorem Assessment Roll will be delivered to the Levy County Tax Collector by September 15, 2016.

IN WITNESS WHEREOF, I have subscribed this certificate and directed the same to be delivered to the Levy County Tax Collector and made part of the above described Non-Ad Valorem Assessment Roll this _____ day of _____, 2016.

LEVY COUNTY, FLORIDA

By: _____
John Meeks
Chairman

[to be delivered to Tax Collector prior to September 15]

Levy County Board of County Commissioners

Agenda Item Summary

1. NAME/ORGANIZATION/TELEPHONE:
 FRED MOODY, COUNTY COORDINATOR

2. MEETING DATE:
 September 6, 2016

3. REQUESTED MOTION/ACTION:

Request renewal of Agreement between Levy County and Grubbs Emergency Services, LLC Dated August 19th 2008..

4. Agenda Presentation

Time Requested: _____
 (Request will be granted if possible)

**ALLOTTED TIME NOT
 MORE THAN 15 MINUTES**

5. IS THIS ITEM BUDGETED (IF APPLICABLE) ? : YES_ NO_ IF NO, STATE ACTION REQUIRED

BUDGET ACTION:

FINANCIAL IMPACT SUMMARY STATEMENT:

DETAILED ANALYSIS ATTACHED?: YES__ NO__ BUDGET OFFICER APPROVAL _____ DATE

3. REQUESTED MOTION/ACTION:

Request renewal of Agreement between Levy County and Grubbs Emergency Services, LLC Dated August 19th 2008..

7. RECOMMENDED APPROVAL AND DATE (YES & NO BLOCK INDICATE IF APPROVAL IS/IS NOT REQUIRED)

DEPARTMENT DIRECTOR	OTHER	OTHER	OTHER	COUNTY ATTORNEY	COUNTY COORDINATOR
YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO	YES__ NO

8. COMMISSION ACTION:

APPROVED

DENIED

DEFERRED DATE TO BRING BACK:

OTHER SPECIFY:

**COUNTY COMMISSIONERS
LEVY COUNTY, FLORIDA**



GOVERNMENT
SERVING
CITIZENS

John Meeks
District 1

Rock Meeks
District 2

Mike Joyner
District 3

Lilly Rooks
District 4

Danny Stevens
District 5

August 25, 2016

Mr. John Grubbs
Executive Manager
Grubbs Emergency Services, LLC
PO Box 468
Aripeka, Florida 34679

RE: Renewal of Agreement between Levy County and
Grubbs Emergency Services, LLC, Dated August 19th 2008

Dear Mr. Grubbs

Pursuant to section 9.1 of the existing agreement between Levy County and Grubbs Emergency Services, dated August 19, 2008 ("the Agreement"), the renewal term expired on August 18 2016, unless the parties exercise an option to renew for the fourth of up to five annual terms. This letter will act as the County's approval to extend the term of the agreement through December 31st 2016. If Grubbs Emergency Services, LLC agrees to this extension, this letter will also act as the written document between the parties approving the extension of the term of the Agreement through December 31st 2016. If you agree with this extension, please execute the two originals of this letter provided to you and return one fully executed letter to me as soon as possible.

Sincerely,

Fred Moody, County Coordinator

The undersigned agrees to extend the term of the Agreement until December 31st 2016

Grubbs Emergency Services, LLC

By: _____
Title: _____
Date: _____