

MEMORANDUM

Agenda Item 15(A)(5)

ro: Honorable Chairwoman Audrey M. Edmonson

and Members, Board of County Commissioners

DATE: May 5, 2020

FROM: Honorable Harvey Ruvin, Clerk

Circuit and County Courts

SUBJECT: Resolution Authorizing

Intergovernmental

Cooperation Agreement with Eureka Grove

Community

Development District

Melissa Adames, Interim Director

Clerk of the Board Division

Section 2-70(6) of the Miami-Dade County Code provides that the Property Appraiser may submit resolutions, ordinances, or reports related to his duties to the Clerk of the Board for placement on the next available agenda of the Miami-Dade County Board of County of Commissioners.

Attached for your consideration is a proposed resolution submitted by the Property Appraiser authorizing Intergovernmental Cooperation Agreement with Eureka Grove Community Development District.

MA/dmc

Attachment

Memorandum



Date:

May 5, 2020

To:

Honorable Chairwoman Audrey M. Edmonson

and Members, Board of County Commissioners

From:

Pedro J. Garcia, MNAA

Property Appraiser

Subject:

Resolution Authorizing Intergovernmental Cooperation Agreement with Eureka Grove

Community Development District

RECOMMENDATION

It is recommended that the Board of County Commissioners (Board) authorize execution of the attached Intergovernmental Cooperation Agreement (Agreement) by and among Miami-Dade County on behalf of the Tax Collector (Collector), Miami-Dade County Office of the Property Appraiser (Appraiser) and the Eureka Grove Community Development District (District) to utilize the uniform method for the levy, collection and enforcement of non-ad valorem assessments, as prescribed in Section 197.3632, Florida Statutes.

SCOPE

The District is located within County Commission District 9, represented by Dennis C. Moss. The District has requested that the Appraiser and Collector include its proposed or adopted non-ad valorem assessments for benefit and maintenance assessments or such other imposed by the District on the notice as specified in Section 200.069, Florida Statutes, and on the combined notice of ad valorem and non-ad valorem assessments provided for in Sections 197.3632 and 197.3635, Florida Statutes.

FISCAL IMPACT/FUNDING SOURCE

The District agrees that the County shall be entitled to retain two percent on the amount of special assessments collected and remitted to cover all the County's associated costs. There is no negative fiscal impact to the County as a result of this Agreement.

TRACK RECORD/MONITOR

The District agrees that all certified assessment rolls will be maintained and transmitted to the Appraiser and Collector on compatible electronic medium as defined in Section 197.3632(1), Florida Statutes. The Agreement is managed by the Office of the Property Appraiser.

BACKGROUND

In accordance with Sections 197.3632 and 197.3635, Florida Statutes, and the Agreement, the District will charge separate non-ad valorem assessments for benefit and maintenance assessments or such other imposed by the District. The Agreement affords the District the convenience and financial savings of utilizing the TRIM notice and combined tax bill for collection of its non-ad valorem assessments. Use of the ad valorem method for collection of these assessments could result in issuance of tax certificates, tax deeds and the loss of title to the property, if said assessments are not paid by the property owners. The term of this Agreement commences with special assessments collected in 2020 and continues until cancelled by either party.

Attachment



(Revised)

^	Honorable Chairwoman Audrey M. Edmonson and Members, Board of County Commissioners	DATE : May 5, 2020		
FROM:	Algigail Price-Williams County Attorney	SUBJECT: Agenda Item No. 15(A)(5)		
Please note any items checked.				
	"3-Day Rule" for committees applicable is	f raised		
	6 weeks required between first reading an	nd public hearing		
	4 weeks notification to municipal officials hearing	required prior to public		
****	Decreases revenues or increases expenditu	res without balancing budget		
	Budget required			
	Statement of fiscal impact required			
	Statement of social equity required			
	Ordinance creating a new board requires report for public hearing	detailed County Mayor's		
	No committee review			
	Applicable legislation requires more than present, 2/3 membership, 3/5's 7 vote requirement per 2-116.1(3)(h) or (4 requirement per 2-116.1(3)(h) or (4)(c) requirement per 2-116.1(4)(c)(2)) to a	, unanimous, CDMP)(c), CDMP 2/3 vote , or CDMP 9 vote		
-	Current information regarding funding so balance, and available capacity (if debt is			

Approved	Mayor	Agenda Item No. 15(A)(5)
Veto		5-5-20
Override		
PESO	LUTION NO	

RESOLUTION APPROVING THE INTERGOVERNMENTAL COOPERATION AGREEMENT BETWEEN EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT, MIAMI-DADE COUNTY, AND THE MIAMI-DADE COUNTY OFFICE OF THE PROPERTY APPRAISER IN ACCORDANCE WITH THE UNIFORM METHOD FOR THE LEVY, COLLECTION AND ENFORCEMENT OF NON-AD VALOREM ASSESSMENTS CONTAINED IN SECTIONS 197.3632 AND 197.3635 OF THE FLORIDA STATUTES; AUTHORIZING THE COUNTY MAYOR OR DESIGNEE TO EXECUTE SAME AND EXERCISE PROVISIONS CONTAINED THEREIN, INCLUDING CANCELLATION

WHEREAS, the Eureka Grove Community Development District ("the District") has adopted a resolution, numbered 2020-02, attached hereto as Exhibit A, setting forth the District's intent to use the uniform method for the levy and collection of certain non-ad valorem assessments; and

WHEREAS, prior to the public hearing at which Resolution 2020-02 was adopted, the District published notice of its intent to consider utilization of the uniform method of levy, collection and enforcement of non-ad valorem assessments, as demonstrated by Exhibit B; and

WHEREAS, the District wishes to enter into an agreement with the Miami-Dade County Office of the Property Appraiser (the "Property Appraiser") and Miami-Dade County (the "County"), in substantially the form attached hereto as Exhibit C, to collect these non-ad valorem assessments by placing them on the TRIM notice and tax bill; and

WHEREAS, this Board desires to accomplish the purposes outlined in the accompanying memorandum, a copy of which is incorporated herein by reference,

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF COUNTY COMMISSIONERS OF MIAMI-DADE COUNTY, FLORIDA, that, in accordance with sections 197.3632 and 197.3635 of the Florida Statutes, the uniform method for the levy, collection and enforcement of non-ad valorem assessments, this Board hereby approves the attached intergovernmental cooperation agreement between the District, the County, and the Property Appraiser to provide services to the District ("Agreement"). This Board hereby further authorizes the County Mayor or designee to execute the Agreement on behalf of the County, in substantially the form attached hereto, and to exercise the provisions contained therein, including cancellation.

The foregoing resolution was offered by Commissioner who moved its adoption. The motion was seconded by Commissioner and upon being put to a vote, the vote was as follows:

Audrey M. Edmonson, Chairwoman Rebeca Sosa, Vice Chairwoman

Esteban L. Bovo, Jr.

Jose "Pepe" Diaz

Eileen Higgins

Joe A. Martinez

Dennis C. Moss

Xavier L. Suarez

Daniella Levine Cava
Sally A. Heyman
Barbara J. Jordan
Jean Monestime
Sen. Javier D. Souto

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The Chairperson thereupon declared this resolution duly passed and adopted this 5th day of May, 2020. This resolution shall become effective upon the earlier of (1) 10 days after the date of its adoption unless vetoed by the County Mayor, and if vetoed, shall become effective only upon an override by this Board, or (2) approval by the County Mayor of this resolution and the filing of this approval with the Clerk of the Board.

MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS

HARVEY RUVIN, CLERK

By:_______
Deputy Clerk

Approved by County Attorney as to form and legal sufficiency.

Jorge Martinez-Esteve

RESOLUTION 2020-02

RESOLUTION OF THE BOARD OF SUPERVISORS OF THE EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT EXPRESSING ITS INTENT TO UTILIZE THE UNIFORM METHOD OF LEVYING, COLLECTING AND ENFORCING NON AD VALOREM ASSESSMENTS WHICH HEREINAFTER MAY BE LEVIED BY THE DISTRICT IN ACCORDANCE WITH THE PROVISIONS OF SECTION 197.3632, FLORIDA STATUTES; AND PROVIDING AN EFFECTIVE DATE:

WHEREAS, the Eureka Grove Community Development District was established pursuant to the provisions of Chapter 190 Florida Statutes which authorizes the District to levy certain assessments which include benefit and maintenance assessments and further authorizes the Board to levy special assessments pursuant to Chapter 170 Florida Statutes for the acquisition, construction or reconstruction of assessable improvements authorized by Chapter 190 Florida Statutes; and

WHEREAS, the above referenced assessments are not considered to be ad valorem in nature and therefore, are subject to the provisions of Section 197.3632 Florida Statutes in which State of Florida through its legislature has provided a uniform method for the levying, collecting and enforcing such non ad valorem assessments; and

WHEREAS, pursuant to Section 197.3632 Florida Statutes the District has caused notice of a public hearing to be advertised weekly in a newspaper of general circulation within Miami-Dade County for four consecutive weeks preceding said hearing;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF SUPERVISORS OF THE EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT

1. The Eureka Grove Community Development District upon conducting its public hearing as required by Section 197.3632 Florida Statutes hereby expresses its intent to use the uniform method of collecting its benefit and maintenance assessments or such other assessments imposed by the District as provided in Chapter 170 and 190 Florida Statutes each of which are non ad valorem assessments which may be levied annually by the District pursuant to the provisions of Chapter 190 Florida Statutes for the purpose of paying principal and interest on its bonded indebtedness and the cost of operating and maintaining its assessable improvements within the boundaries of the District as described in the attached legal description which is made a part of the

Resolution as Exhibit "A". Said assessments and the District's use of the uniform method of collecting its non ad valorem assessment(s) may continue for more than one year.

2. This Resolution shall become effective upon its passage and the District's Secretary is authorized to provide the Property Appraiser and Tax Collector of Miami-Dade County and the Department of Revenue of the State of Florida with a copy of this Resolution on or before January 10, 2020.

PASSED AND ADOPTED THIS 18TH DAY OF OCTOBER 2019.

Chairman/Vice Chairman

Secretary / Assistant Secretar

Legal Description

A PORTION OF MAP OF SE & SEC.33, TP. 55 S. . 39 E. . ACCORDING TO THE PLAT THEREOF AS RECORDED IN PLAT BOOK 4, AT PAGE 63, OF THE PUBLIC RECORDS OF MIAMI-DADE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

A PORTION OF THE S.E. 1/4 OF THE S.E. 1/4. LYING SOUTHEASTERLY OF THE COX RAILWAY RIGHT-OF-WAY, LESS THE SOUTH 35 FEET AND LESS THE EAST 35 FEET FOR ROAD, ALL LYING AND BEING IN SECTION 33, TOWNSHIP 55 SOUTH, RANGE 38 EAST, MIAMI-DADE COUNTY, FLORIDA, BEING MORE PARTICULARLY DESCRIBED AS FOLLOWS:

COMMENCE AT THE SOUTHEAST CORNER OF SAID SECTION 33, THENCE S87'30'00"W ALONG THE SOUTH LINE OF THE S.E. 1/4 OF SAID SECTION 33 DISTANCE OF 698.27 FEET TO A POINT; THENCE NO1'21'04"W. PARALLEL WITH THE EAST LINE OF THE S.E. WA OF SAID SECTION 33 FOR A DISTANCE OF 35.01 FEET TO THE POINT OF BEGINNING OF THE FOLLOWING DESCRIBED PARCEL OF LAND; THENCE \$87'30'00"W, ALONG A LINE THAT LIES 35 FEET NORTH OF AND PARALLEL WITH THE SOUTH LINE OF THE S.E. 1/4 OF SAID SECTION 33 FOR A DISTANCE OF 642,45 FEET TO A POINT OF INTERSECTION WITH THE SOUTHEASTERLY RIGHT-OF-WAY LINE OF THE CSX RAILWAY RIGHT-OF-WAY: THENCE N38'46'38"E ALONG SAID. SOUTHEASTERLY CSX RAILWAY Y RIGHT-OF-WAY LINE FOR A DISTANCE OF 1557.40 FEET TO A POINT: THENCE SOT 23'49"E FOR A DISTANCE OF 158.01 FEET TO A POINT SOUTHEASTERLY CSX N38"46"39"E ALONG SAID RIGHT-OF-WAY LINE FOR A DISTANCE OF 463.26 FEET TO A POINT OF INTERSECTION WITH THE WEST RIGHT-OF-WAY LINE OF S.W. 147TH AVENUE; ALONG SAID WEST RIGHT-OF-WAY LINE FOR A THENCE S01'21'04"E DISTANCE OF 687.34 FEET TO A POINT: THENCE S87'30'00"W PARALLEL WITH THE SOUTH LINE OF THE S.E. 1/4 OF SAID SECTION 33 FOR A DISTANCE OF 522,93 FEET TO A POINT; THENCE \$38'46'39"W ALONG A LINE THAT LIES 150 FEET SOUTHEASTERLY AND PARALLEL WITH SAID SOUTHEASTERLY ESX RAILWAY RIGHT-OF-WAY LINE, FOR A DISTANCE OF 213,04 FEET TO A POINT: THENCE SOI'21'61'E, PARALLEL WITH THE EAST LINE OF THE S.E. 1/4 OF SAID SECTION 33, FOR A DISTANCE OF 516.39 FEET TO THE POINT OF BEGINNING.

SAID DESCRIBED LANDS LYING AND BEING "SITUATED IN MIAMI-DADE COUNTY, FLORIDA.

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MIAMI DAILY BUSINESS REVIEW

Published Daily except Saturday, Sunday and Legal Holidays Miami, Miami-Dade County, Florida

STATE OF FLORIDA COUNTY OF MIAMI-DADE:

Before the undersigned authority personally appeared GUILLERMO GARCIA, who on oath says that he or she is the DIRECTOR OF OPERATIONS, Legal Notices of the Miami Daily Business Review Ma Mlami Review, a delly Sunday and Legal Holldays) newspaper, published at Mami in Mami-Dade County, Florida, that the attached copy of advertisement, being a Legal Advertisement. of Notice in the matter of

EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT-INTENT TO USE THE UNIFORM METHOD OF COLLECTION OF NON AD VALOREM ASSESSMENTS

In the XXXX Court, was published in said newspaper in the issues of

09[18/2019] 09/25/2019 10/02/2019 10/09/2019:

...Afflant further says that the said Mami Dally Business: Review is a newspaper published at Miami, in said Miami-Dade County, Florida: and that the said newspaper has heretofore been continuously published in said Mamil-Dade County, Florida each day (except Saturday, Sunday and Legal Holidays) and has been entered as second class mall matter at the post office in Mami in said Miami-Dade County, Florida, for a period of one year next preceding the first publication of the attached copy of advertisement, and afflant further says that he or she has neither paid hor promised any person, firm or corporation any discount, repate; commission or refund for the purpose of securing this, advertisement for publication in the said newspaper.

Sworinto and subscribed before me this

(SEAL)

GUILLERMO GARCIA personally known to me

CHRISTINA LYNN RAVIX Commission # GG 277771 Expires November 19, 2022 Bonded Thru Troy Falo Insurance 800-385-7019

NOTICE BY THE EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT OF THE DISTRICT'S INTENT TO USE THE UNIFORM METHOD OF COLLECTION OF non ad valorem assessments

Notice is hereby given that the Eureka Grove Community Development Diatrict intends to use the uniform method of collecting non-aid valorem assessments to be levied by the District pursuant to Section 197,3832. Researched to be living by the District pursuant of Section 137,595%. Florida Statutes: The Board of Supervisors of the District will conduct a public heating on October 18, 2019 at 11:30 AM at the offices of offices of Lennar Homes, 735 NW 107 Avenue Third Floor, Manil, Florida.

The purpose of the public healing is to consider the adoption of at resolution authorizing the District to use the uniform method of collecting hone advantage makes ments to be revied by the District, pursuant to Section 197,8632; Florida Statutes

The District may levy eggrad valorem assessments for the purposes of constacting acquiring making maintaining specific grad equipping initial rich in provements to serve the bising including but not sever the provements, water and sever the littles, actuallities, transportation improvements, water and sever the littles, actuallities, and any other lewing projects, or services of the District intenss to use the uniform method of services of the earlier may be applied to the content of the district intenss to use the uniform method of services of the earlier of the provements.

The District's non ad Valorem assessments) shall be subject to the same discounts and paralless and the jasuance and sale of tax conflictes and tax deeds for bon payment of sale non ad Valorem assessments will subject the property to the potential loss of subject the public healting to be head regarding the use of the informact wallorem method of collecting such non ad valorem assessments.

The public healing may be continued to a date, time, and place to be shadiled on the record at the hearing. If any person decides its appeal any technion made, with respect to any metter considered at the public hearing such person will need to ensure that a what in record of the proceedings lead person may need to ensure that a what in record of the proceedings is made at their, own expense and that such record includes the testimony and evidence on which the appeal is passed:

One or two Supervisors, may perform in the public hearing by speaker telephone as long as a quorum is present at the idealion.

Eulis Hamandez.

Manager

9/18-25-10/2-9

18-21/0000425875M

INTERGOVERNMENTAL COOPERATION AGREEMENT BY AND AMONG MIAMI-DADE COUNTY PROPERTY APPRAISER AND MIAMI-DADE COUNTY TAX COLLECTOR AND EUREKA GROVE COMMUNITY DEVELOPMENT DISTRICT

THIS INTERGOVERNMENTAL COOPERATION AGREEMENT (the "Agreement") is
made and entered into as of the day of, 2020, by and among
Miami-Dade County Office of the Property Appraiser (hereinafter referred to as
"Property Appraiser"), Florida, Miami-Dade County on behalf of the Tax Collector
(hereinafter referred to as "Tax Collector"), Florida, and the Eureka Grove Community
Development District (hereinafter referred to as "District"), Florida.

<u>WITNESSETH</u>

WHEREAS, the District intends to adopt non-ad valorem assessments for collecting its benefit and maintenance assessments or such other assessments imposed by the District ("Non-Ad Valorem Assessments"); and

WHEREAS, the District intends to utilize the uniform method of collection, as outlined in Sections 197.3632 and 197.3635 of the Florida Statutes, for collection of its Non-Ad Valorem Assessments; and

WHEREAS, the District has requested that the Property Appraiser include the District's proposed or adopted Non-Ad Valorem Assessments for the District on the Notice of Proposed Property Taxes as specified in Section 200.069, Florida Statutes ("TRIM Notice"); and

WHEREAS, the District has requested the Tax Collector include the District's adopted Non-Ad Valorem Assessments on the Combined Notice of Ad Valorem Taxes and Non-Ad Valorem Assessments in accordance with Section 197.3635, Florida Statutes ("Tax Bill"); and

WHEREAS, the District, the Tax Collector, and the Property Appraiser must enter into a written agreement evidencing the Tax Collector's and the Property Appraiser's agreement to place the District's Non-Ad Valorem Assessments on the TRIM Notice and Tax Bill; and

WHEREAS, pursuant to Rule 12D18.001 of the Florida Administrative Code, and *Escambia County v. Bell*, 717 So. 2d 85 (Fla. 1st DCA 1998), it is the duty of the District to determine, under law, whether the Non Ad-Valorem Assessments are constitutional and may be collected as a lien; the duties of the Property Appraiser and Tax Collector under section 197.3632 of the Florida Statutes are ministerial and shall not be construed to authorize the levy of the Non Ad-Valorem Assessments; and

WHEREAS, the District represents that it has duly complied with the notice provisions and adopted Resolution No. 2020-02 in compliance with Section 197.3632 Florida Statutes, so as to entitle the District to elect the non-ad valorem method of collection, and the Tax Collector and Property Appraiser have relied on these representations,

NOW THEREFORE, for good and valuable consideration, and intending to be legally bound hereby, the Tax Collector, the Property Appraiser, and the District agree as follows:

- The District's request to place its Non-Ad Valorem Assessments TRIM Notice is granted by the Property Appraiser, subject to the District's compliance with the terms of this Agreement.
- The District's request to place its Non-Ad Valorem Assessments on the Tax Bill is granted by the Tax Collector, subject to the District's compliance with the terms of this Agreement.

- 3. The District agrees to the following requirements in order to place its Non-Ad Valorem Assessments on the TRIM Notice and Tax Bill:
 - A. The Non-Ad Valorem Assessments will be assessed yearly against all eligible properties within the District, and the District shall never have attempted to collect the Non-Ad Valorem Assessments prior year assessments.
 - B. No later than **July 9th** of the current year the following should be provided to the Property Appraiser:
 - i. The final files for the TRIM Notice.
 - ii. The description of "Purpose of Assessment" as it would appear on the TRIM Notice.
 - iii. The District's contact name and phone number used to address questions regarding the assessment.
 - C. No later than **August 1**st of the current year an insert describing the Non Ad-Valorem Assessments to be included with the mailing of the TRIM Notice. A sample must be provided to the Property Appraiser for approval prior to August 1st.
 - D. No later than **September 15**th of the current year the final roll reflecting the Non-Ad Valorem Assessments that are to appear on the Tax Bill must be submitted to the Property Appraiser and the Tax Collector.
- 4. The District agrees that the Tax Collector shall be entitled to retain the actual costs of collection, or two percent (2%), on the amount of special assessments collected and remitted.
- 5. This Agreement shall not take effect until the District is in full compliance with all local zoning, land use, and other applicable regulations.
- 6. **Duration of this Agreement.** Subject to the limitation of paragraph 5 above, this Agreement shall take effect upon signing and shall extend to the collection of

- special assessments for each fiscal year thereafter, until cancelled by any Party pursuant to paragraph 11 herein.
- 7. Severability of the Provisions in this Agreement. The provisions of this Agreement are intended to be severable. If any provision of this Agreement shall be held to be invalid or unenforceable in whole or in part, such provision shall be ineffective to the extent of such invalidity or unenforceability without in any manner affecting the validity or enforceability of the remaining provisions of this Agreement.
- 8. **Governing Law.** This Agreement shall be governed by and construed in accordance with the laws of the State of Florida.
- 9. Amendments or Modifications of this Agreement. It is anticipated by the Parties that the terms and conditions of this Agreement will be periodically amended or modified. Such amendments or modifications must be in writing and must be duly executed by all Parties to this Agreement.
- 10. Indemnification and Hold Harmless. The District shall indemnify and hold harmless, to the extent permitted by Florida law, the Property Appraiser, Tax Collector and their respective officers, employees, agents and instrumentalities from any and all liability, losses or damages, including attorneys' fees and costs of defense, which the Property Appraiser, Tax Collector or their respective officers, employees, agents or instrumentalities may incur as a result of claims, demands, suits, causes of actions or proceedings of any kind or nature arising out of, relating to or resulting from the negligent or intentional acts or omissions of the District or its employees, agents, servants, partners principals, or subcontractors arising out of, relating to, or resulting from the performance of the Agreement. The District shall pay all claims and losses in connection therewith and shall investigate and defend all claims, suits or actions of any kind or nature

in the name of the Property Appraiser or Tax Collector where applicable, including appellate proceedings, and shall pay all costs, judgments, and attorneys' fees which may issue thereon.

- 11. Cancellation. This Agreement may be cancelled by any Party upon thirty (30) days written notice to the other Parties.
- Intent to be Legally Bound. By signing this Agreement, the Parties hereto 12. confirm and state that they have carefully read the Agreement, that they know the contents thereof, that they fully expect to carry out each and every provision, and that they intend to be legally bound by the rights and obligations set forth herein.
- Headings. The headings for each paragraph in this Agreement are for the 13. purposes of reference only and shall not limit or otherwise affect the meaning of any provision.
- Complete Agreement. This document shall represent the complete Agreement 14. of the Parties.

IN WITNESS WHEREOF, the Parties hereto execute this Agreement, and they affirm that they have the power to do so on behalf of the District, the Tax Collector, and the Property Appraiser.

ATTEST:

EUREKA GROVE COMMUNITY

MIAMI-DADE COUNTY, FLORIDA PROPERTY APPRAISER

	Ву:
	Pedro J. Garcia
	Property Appraiser
	MIAMI-DADE COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS
ATTEST:	
Ву:	By:
Harvey Ruvin	Carlos A. Gimenez
County Clerk	Miami- Dade County Mayor
Approved as to legal sufficiency f Appraiser:	or Miami-Dade County and the Office of the Property
Ву:	
Assistant County Attorney	