RESOLUTION NO. 2022-81

A RESOLUTION OF THE CITY OF MARATHON, FLORIDA, RELATING TO THE CONSTRUCTION OF WASTEWATER COLLECTION AND TREATMENT FACILITIES WITHIN SERVICE AREAS 1, 3, 4, 5, 6, 7, LITTLE VENICE & SUPPLEMENTAL ASSESSMENT PROGRAM AREA IN THE CITY OF MARATHON, FLORIDA; IMPOSING THE ANNUAL WASTEWATER SPECIAL ASSESSMENTS FOR THE FISCAL YEAR COMMENCING OCTOBER 1, 2022; APPROVING THE ASSESSMENT ROLL; PROVIDING FOR THE COLLECTION OF THE ASSESSMENTS; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, the City Council of the City of Marathon, Florida (the "City"), has enacted Article IV of Chapter 24 of the Marathon City Code (the "Code"), to provide for the creation of assessment areas and authorize the imposition of special assessments to fund the construction of local improvements to serve the property located therein; and

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

WHEREAS, the City adopted Resolution 2008-96, (the "SA 4 & 6 Initial Assessment Resolution"), creating Service Areas 4 & 6 and describing the method of assessing the cost of Wastewater Collection and Treatment Facilities against the real property specially benefited thereby, and directing preparation of the tentative Assessment Roll and provision of the notices required by the Code; and

WHEREAS, after hearing comments and receiving objections of all interested parties at a duly noticed public hearing the City adopted Resolution 2008-107 imposing an Assessment Program to fund the Wastewater Collection and Treatment Facilities against the properties located in Service Areas 4 & 6, confirming their creation, approving the Assessment Roll and providing for the collection of the assessments within Service Areas 4 & 6 (the "SA 4 & 6 Final Assessment Resolution"); and

WHEREAS, the City adopted Resolution 2008-119, (the "Little Venice Initial Assessment Resolution"), creating the Little Venice Service Area and describing the method of assessing the cost of Wastewater Collection and Treatment Facilities against the real property specially benefited thereby, and directing preparation of the tentative Assessment Roll and provision of the notices required by the Code; and

WHEREAS, after hearing comments and receiving objections of all interested parties at a duly noticed public hearing the City adopted Resolution 2008-136, imposing an Assessment Program to fund the Wastewater Collection and Treatment Facilities against the properties located in the Little Venice Service Area, confirming its creation, approving the Assessment Roll and providing for the collection of the assessments within the Little Venice Service Area (the Little Venice Final Assessment Resolution"); and

WHEREAS, the City adopted Resolution 2009-66, (the "SA 1, 3, 5 & 7 Initial Assessment Resolution"), creating Service Areas 1, 3, 5, & 7 and describing the method of assessing the cost of Wastewater Collection and Treatment Facilities against the real property specially benefited thereby, and directing preparation of the tentative Assessment Roll and provision of the notices required by the Code; and

WHEREAS, after hearing comments and receiving objections of all interested parties at a duly noticed public hearing the City adopted Resolution 2009-90, imposing an Assessment Program to fund the Wastewater Collection and Treatment Facilities against the properties located in Service Areas 1, 3, 5, & 7, confirming their creation, approving the Assessment Roll and providing for the collection of the assessments within Service Areas 1, 3, 5, & 7 (the "SA 1, 3, 5, & 7 Final Assessment Resolution"); and

WHEREAS, the City adopted Resolution 2011-49, the Initial Assessment Resolution for the Supplemental Assessment Program (the "Initial Assessment Resolution"), creating the Supplemental Assessment Program Area and describing the method of assessing the cost of Wastewater Collection and Treatment Facilities against the real property specially benefited thereby, and directing preparation of the tentative Assessment Roll and provision of the notices required by the Code; and

WHEREAS, after hearing comments and receiving objections of all interested parties at a duly noticed public hearing the City adopted Resolution 2011-59 imposing a Supplemental Assessment Program to fund the Wastewater Collection and Treatment Facilities against the properties located in the Supplemental Assessment Program Area, confirming its creation, approving the Assessment Roll and providing for the collection of the assessments within the Supplemental Assessment Resolution"); and

WHEREAS, pursuant to the Code, the City is required to adopt an Annual Assessment Resolution for each fiscal year to approve the assessment rolls for such fiscal year; and

WHEREAS, this Resolution shall serve as the Annual Assessment Resolution for Fiscal Year 2022-2023, and the properties in Service Areas, 1, 3, 4, 5, 6 & 7, the Little Venice Service Area & Supplemental Assessment Program will be subject to the previously established special assessment amounts for the Assessment Programs; and

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

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

Section 1. This Resolution is adopted pursuant to the Code, the SA 4 & 6 Initial and Final Assessment Resolutions, the Little Venice Service Area Initial and Final Assessment Resolutions, the SA 1, 3, 5 & 7 Initial and Final Assessment Resolutions & Supplemental Assessment Resolutions, Section 166.021 and 166.041, *Florida Statutes*, and other applicable provisions of law.

Section 2. This Resolution is the Annual Assessment Resolution as defined in the Code. All capitalized terms in this Resolution shall have the meanings defined in the Code, and the SA 4 & 6 Initial and Final Assessment Resolutions, the Little Venice Service Area Initial and Final Assessment Resolutions, the SA 1, 3, 5 & 7 Initial and Final Assessment Resolutions & Supplemental Assessment Resolutions.

Section 3. (A) The Tax Parcels described in the updated Assessment Roll are hereby found to be specially benefited by construction of the Wastewater Improvements in the amount of the maximum annual Assessment set forth in the Assessment Roll. The methodology for computing annual Assessments described in the SA 4 & 6 Initial and Final Assessment Resolutions, the Little Venice Service Area Initial and Final Assessment Resolutions, the SA 1, 3, 5 & 7 Initial and Final Assessment Resolutions & Supplemental Assessment Resolutions, as amended, is hereby approved. The updated Assessment Roll includes additional EDUs assessed against various properties pursuant to written agreement between the City and the property owners.

(B) For the Fiscal Year beginning October 1, 2022, Annual Assessments computed in the manner described in the SA 4 & 6 Initial Assessment Resolution and SA 1, 3, 5 & 7 Initial Assessment Resolution, as amended, are hereby levied and re-imposed on all Tax Parcels described in the Assessment Roll at a maximum annual rate of \$415.00 per EDU, and a maximum annual rate of \$93.00 per Connection for a period not to exceed 20 years, commencing in November 2008 for Service Areas 4 & 6 and November 2009 for Service Areas 1, 3, 5, & 7. For the Fiscal Year beginning October 1, 2022, For the Fiscal Year beginning October 1, 2022, For the Fiscal Year beginning October 1, 2022, Annual Assessment Resolution, as amended are hereby levied and re-imposed on all Tax Parcels within the 2003 Sub-Area described in the Assessment Roll at a maximum annual rate of \$308.82 per EDU for a period not to exceed 1 year, commencing in November 2008.

(C) For the Fiscal Year beginning October 1, 2022, Annual Assessments computed in the manner described in the Supplemental Initial Assessment Resolution, as amended, are hereby levied and re-imposed on all Tax Parcels described in the Assessment Roll at a maximum annual rate of \$462.00 per EDU, and a maximum annual rate of \$104.00 per Connection for a period not to exceed 7 years, commencing in November 2011.

Section 4. The Assessment Roll for Service Areas 1, 3, 4, 5, 6 & 7, the Little Venice Service Area and Supplemental Assessment Resolutions currently on file with the City Manager and incorporated herein by reference is hereby approved.

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

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

Section 6. The Assessments shall be collected pursuant to the Uniform Assessment Collection Act. Upon adoption of the Annual Assessment Resolution for each Fiscal Year, the City Manager shall cause the certification and delivery of the Assessment Roll to the Tax Collector by September 15, in the manner prescribed by the Uniform Assessment Collection Act.

Section 7. If any clause, section, or other part or application of this Resolution is held by any court of competent jurisdiction to be unconstitutional or invalid, in part or application, it shall affect the validity of the remaining portions or application of this Resolution.

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

PASSED AND APPROVED BY THE CITY COUNCIL OF THE CITY OF MARATHON, FLORIDA, THIS 9th DAY OF AUGUST, 2022.

THE CITY OF MARATHON, FLORIDA

John Bartus, Mayor

AYES:Zieg, Gonzalez, Cook, Still, BartusNOES:NoneABSENT:NoneABSTAIN:None

ATTEST:

France Clarrer

City Clerk, Diane Clavier

(SEAL)

10413

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

1º . S 7.1

Steve Williams, City Attorney

EXHIBIT "A" PROOF OF PUBLICATION



The Florida Keys Only Daily Newspaper, Est. 1876 PO Box 1800, Key West FL 33041 P: (305) 292-7777 ext. 219 F: (305) 295-8025 legals@keysnews.com

CITY OF MARATHON 9805 OVERSEAS HWY MARATHON FL 33050-3339

Account: 420015

Ticket: 3854302

PUBLISHER'S AFFIDAVIT

STATE OF FLORIDA COUNTY OF MONROE

[legal.text]

Before the undersigned authority personally appeared

_____Sierra Civin_____, who on oath says that he or she is

The legal advertising representative of the Key West Citizen, a five day newspaper published in Key West, in Monroe County, Florida; that the attached copy of advertisment, being a legal notice in the matter of was published in said newspaper in the issues of:

Saturday, July 16, 2022

Affiant further says that the Key West Citizen is a newspaper published in Key West, in said Monroe County, Florida and that the said newspapers has heretofore been continuously published in said Monroe County, Florida Tuesday thru Saturday weekly, and has been entered as periodicals matter at the post office in Key West, in said Monroe County, Florida, for a period of 1 year next preceding the first publication of the attached copy of advertisement; and affiant further says that he or she has neither paid nor promised any person, firm or corporation any discount, rebate, commission or refund for the purpose of securing this advertisement for publication in the said newspaper.

Civin.

(Signature of Affiant)

Affirmed and subscribed before me this 18th day of July 2022

Melinda Prescott

(Notary Public Signature)

_____Melinda Prescott_____ (Notary Public Printed Name)

My commission expires _____1/11/2026_____

Personally Known X Produced Identification _

Type of Identification Produced _____ (Notary Seal)



FROM PAGE 1A

year. Epperly said, Property Year, Epperly said, "I think the market will normalize, which is still a good market locally, but we won't continue to see the 54% rising home values we Busts COM NEEDY ON BUILDING AND GRIEGE FOU DEF ABOUT CHILEN FROM PAGE 1A rac ภ e Suspected cocaine and a Inventory is the biggest **KEYSNEWS**. factor," bag containing a brown powdery substance were Your Local Arts & Culture Connection For a while there was no or have seen in the last couple and the Very little investory, but that years, "Epperty said, is coming back, according to Derek Epperly, president of the Key West Realtors Association, the west method of \$935,000 last year to \$1,1 million this year, powdery substance were in view, and deputies discovered 16 grams of cocaine, .1 grams of fentanyl and \$1,256 in suspected drug proceeds. EVERY WEDNESDAY | IN PRINT & ONLINE Association, S1,1 million Last year, the average number of days a home was on the market was 79; this year it is 43, said Epperly, agencies pro-Barnett was taken to Fishermen's Hospital then to jail, where he was being held on \$500,000 bond. kevsnews.com Last year, the average Langley said. where of days a home was on the market was 79; this year it is 43, said Epperly. Last year, the list average price in Key West was it is another sign of how \$1,5 million and this year ware year so:1.1 million last ware ge was 51.1 million this their families. their amilies. NOTICE OF PUBLIC HEARING ON PROPOSED ORDINANCE NOTICE OF BUDGET WORKSHOP AND The City Commission of the City of Key West, Florida, will **REGULAR UTILITY BOARD MEETING** The cuty commission of the cuty of Key west, runna, win consider the following Ordinance for Second Reading at a meeting and public hearing to be held at 5 00 p.m., or as soon thereafter as the matter may be heard, on August 2, 2022 at City Halt, 1300 White Street, A SUDGET WORKSHOP AND REGULAR MEETING OF THE UTILITY BOARD OF THE CITY OF KEY WEST, FLORIDA WIL BE HELD OW WORKSDAY, JULY 20, 2022, A 5:00PM, IN THE KEYS ENERGY SERVICES BOARD ROUM, LOCATED AT 1001 JAMES STREET. @KeyWestCitizen 🔪 ORDINANCE NO. THE PURPOSE OF THE WORKSHOP IS TO DISCUSS THE SYSTEM'S PROPOSED BUDGET FOR FISCAL YEAR 2023 AND FIVE-YEAR FINANCIAL PLAN. An Ordinance of the City of Key West, Florida, amending Chapter 18 of the Code of Ordinances, entitled "Businesses" by creating Article XIV entitled "Residential Tenancies", By creating Article I entitled "Notice" By creating Section 18-710 entitled "Writen Notice Required", By creating Section 18-711 entitled "Pranklise", Praviding for severability, Pra-viding for repeal of inconsistent provisions. NOTICE OF SCHOOL DISTRICT MILLAGE NOTICE OF UTILITY BOARD INVESTMENT ELECTION FOR THE DISTRICT OF MONROE PLANNING COMMITTEE MEETING COUNTY, FLORIDA ON AUGUST 23, 2022 This proposed ordinance may be read in its entirely by re-questing a copy from the City Clerk's Office by either phon-ing 035-809-3435 to request a copy or enabling Clerk@ cityotkeywest-It.gov, A full copy will also be published with the Aquest 2, 2027 agenda at vxwechyotkeywest-It.gov, Any interested party who wishes to speak on this ordinance should THE INVESTMENT PLANNING COMMITTEE FOR THE UTHLITY BOARD OF THE CITY OF KEY WEST, FLORIDA, WILL HOLD A MEETING ON WEDNISDAY JULY 20, 2022, AT 330 PM. IN THE KEYS EXERCY SERVICES BOARD ROOM, LOCATED AT 1001 JAMES STREET, KEY WEST, FL. On August 23, 2022, the School Board of Monroe County Flor ida will issue a referendum to the voters secking approval to On August 23, 2022, the Satisfue and a monitor seeking approval to fail a will issue a referending to the volter's seeking approval to renew operational (undring that will provide support for teacher salaries and the hiring of legaty-required school security offi-cers. The Distinct intends to conflue its reduced millage that will offset the amount raised by this referendum for operational contact the City Clerk's Office prior to the meeting The District intends to reduce millage for specified capital proj-ects and make available an equivalent amount for operations. The following is the official ballot. Pursuant to F. S. 286.0105, notice is given that if a person rustant to r. 3. cooloros, nonce is given main a persión decides to appeal any decision made by the Gommission with respect to any matter considered at such meeting or hearing, that person will need a record of the proceedings, and that, for such purpose, that person may need to ensure that a verhaltim (HAR RENEWAL OF OPERATIONAL FUNDING FOR MONROE COUNTY SCHOOLS: FLORIDA KEYS AQUEDUCT AUTHORITY record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. The School District seeks to continue is reduced millage for capital projects, making a proportional aniount available for operational expenses, like teacher salaries. The District also seeks to continue relaining legally-required safe schools of-ficers. NOTICE OF EXECUTIVE SESSION ADA ASSISTANCE: It is the policy of the City of Key West to (Labor Contract Negotiations) ADA ASSISIANCE: It is the policy to the Cuty or key Vesa to comply with all requiriements of the Americans with Disabil-tites Ac; (ADA). Please call the TTY number at 1-800-955-8771 or for voice 1-800-955-8770 or the ADA Coordinator at 305-809-3811 at least flive business days in advance for sign language interpreters, assistive fistening devices, or materials in accessible format, Florida Keys Aqueduct Authority 1100 Kennedy Drive Key West, Florida 33040 Shall the District enact a yearly ad valorem tax of no more than 0,5625 mill, for four (4) years beginning January 1, 2023, for raising revenue for purposes of funding enhanced security measures and operational expenses of Monroe County schools? TUESDAY, JULY 26, 2022 10:30 a.m. The Executive Session is a closed session pursuant to sec-tion 28.6.011 of the Horida Status for the purpose of dis-ussing upcoming labor contract negotiation for the FKAA. The subject matter shall be confined to labor contract issues addioi strategy session related to contract barginging. For additional information contact Para Ribury, Executive Office Goordinator, 1100 Kennedy Dirk, Key Wesh, Fichoria, 33040, Cheryl Smith, MMC, CPM YES____ Publish: Saturday, July 16, 2022 ND tes Molth 305-295-2205 or email palbury@ikaa.com NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF SPECIAL ASSESSMENTS This notice shall be published on 7/16/22; 7/30/22; 8/13/22 ADA ASSISTANCE: If you are a person with a disability who needs special accommodations in order to participate in this proceeding, please contact the Florida Keys Aqueduct Au-thurity, by phoning (305) 295-2205. NOTICE OF PUBLIC HEARING ON - Jangue Barton Water and PROPOSED ORDINANCE NOTICE OF HEARING TO IMPOSE AND PROVIDE FOR COLLECTION OF SPECIAL ASSESSMENTS FOR SERVICE AREAS 1, 3, 4, 5, 6 AND 7 (Including Little Venice and the Supplemental Assessment Program) The City Commission of the City of Key West, Florida, will con-sider the following Ordinance for Second Reading at a meeting and public hearing to be held at 5 00 p.m., or as soon thereaf-ter as the matter may be heard, on August 2, 2022 at City Hall, 1300 White Street. - manager and a start to ORDINANCE NO. An Ordinance of the City of Key West, Florida, amending Chapter 2 of the Code of Ordinances entitled "Adminis-tration" by creating Article V. Division 12. entitled "Park and Recreation Advisory Board". by adding Section 2-610 through 2-613 in order to establish the Board; Providing for its creation, composition and Jerms, meetings and dulles; Providing for severability; Providing for repead of tensions; Providing for an effective date Notice is hereby given that the City of Marathon, Florida, will conduct a public hearing to consider the imposition of special assessments against certain parcets of prop-erty located in the City. The hearing will be held at S.30 pm, or as soon herefaller as the matter can be heard, on & 900 constant of the property of the heard of the one of the city of the property of the heard of the purpose of receiving public comment on the proposed Assessment Area and assessments. In accordance with the Americans with Disabilities Act, if you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the City at (305) 289-430, at least live days prior to the public hearing. All affected properly owners have a right to appear at the hearing and to fife written ob-jections with the City within 20 days of this notice. If a grace may need to ensure that a verbatim record is made, and may need to ensure that a verbatim record is made, including the testimony and evidence upon which the ap-peal is to be made. Notice is hereby given that the City of Marathon, Florida Notice to horeing given that the City of Manthum Part-da, will conduct a public hearing to receive public commonl on the ensiting wasteward assessments capation tanta processes of prop-orly located in the City and approve the special assessment real for server areas 1, 3, 4, 5, 6, and 7 (relixeting Utile Ventre and all S 30 pm, or as soon thereafter as the matter can be heard, or allogist 9, 2022 with City of Manthum Council Chambers, BBO Descess Highway, Manthum, Hond a for the purpose of recommon table. The spectra of the City of Manthum Council Chambers, BBO Descess Highway, Manthum, Hond a for the purpose of recommon table. In account of the City of Manthum Council Chambers, BBO Descess Highway, Manthum, Hond a for the purpose of recommon table. The council and the City of the City of the City you are a preson with a disability who needs any accommonation in order to patietical propity owners have a right capper at the rearing and to file written objections with the Lity within 20 days and to file written objections with the Lity within 20 days and the City at (205) 289-4130, at least five days prior to the public rearing and to file written objections with the Lity within 20 days and the City at (2001) 289-4130, at least five days prior to the public rearing and to file written objections with the Lity within 20 days and the city at (2001) 289-4130, at least five days prior to the public rearing and the city of the record is made, including the hearing and the city within record is made, including the testimory and addence upon vitich the appeal is to be made. The Assessments were companily mogeed in 2008, the City Council and the second in 2008. This proposed ordinance may be read in its entirety by re-questing a copy from the City Clerk's Office by either phoning 305-809-3835 to request a copy or emailing Clerk'sCityOkey-west-fl.gov. A full copy will also be published with the August 2, 2022 agenda at www.cityofkeywest-fl.gov. Any interested party who wishes to speak on this ordinance should contact the City Clerk's Office prior to the meeting. Pursuant to E.S. 286,0105, notice is given that if a person Pursuant u.r.s. coupoid, nonce is given that it a person decides to appeal any decision made by the Commission with respect to any matter considered at such meeting or hearing, that person will need a record of the proceedings, and that, for such purpose, that person may need to ensure that a verbatim testimory and nivience upon which the appeal is to be made. The Assessmente were originably imposed in 2008, 2009, and 2011 to fund construction of vasitwater collection and trainment facilities. The assessment for a coh pared of proper-ty is based, in part, on the number of equivalent divelling units artifutubable to scho pared, and, in part, on the nometer of con-nections altrivulable to scho pared. And, and and and and and collection cost, the maximum and altribution of the school and collection cost, the maximum annual assessment is similated to be \$415 per EDU and \$309 per Connection for Service Areas. 1, 3 4, 5, 6 Å 7, and the divertical \$308 & 20 per connection, the sensition adopted by the Chy Council on June 24. 2008 and pares 1 Appendications for the wastewater collection and train-tion as appendications for the wastewater collection and train-tion and specifications for the wastewater collection and train-tion and the polymany. Assessment Reflax as wastabile to parseas Highway, Marathon, Honda. record of the proceedings is made, which record includes the testimony and evidence upon which the appeal is to be based. The assessments have been proposed to fund the on-go-ing maintenance of stormwater collection and treatment collites. The assessment for each parcel of property will be based, in part, on the number of equivalent residential units attifuitable to such parcel. The maximum annual assessment is estimated to be \$120.00 per FRU. A more specific description is set forth in the Preliminary Assess-ment Resolution adopted by the City Council on July 27, 2010. Copies of the Preliminary Assessment Resolution and the preliminary Assessment Roll are available for inspection at the offices of the City Manager, located at 9805 Overseas Highway, Marathon, Florida. ADA ASSISTANCE: It is the policy of the City of Key West to comply with all requirements of the Americans with Disabi-tites Act (AOA). Please call the TTY number at 1-800-955-8771 or for voice 1-800-955-8770 or the ADA Goordinator at 305-809-3811 at least five business days in advance for sign language interpreters, assistive listening devices, or materials in accessible format. The assessments will be collected on the non-ad valor-em tax bill, as authorized by Section 197.3532, Florida Statutes, Failure to pay the assessments will cause a tax certificate to be issued against the property which many result in a loss of title. If you have any questions, please contact Stormwater Utility at (305) 289-5005. The assessments will be collected on the ad valorem tax bill, as authorized by Section 197,3632, Florida Statutes, Fai-ure to pay the assessments will cause a lax cortificate to be instaled for the section of the state of the state of the state of the state of the found intends to collect the assessments, the not to exceed twen-ty (20) annual assessments, the first of which was unclinded on the ad valorem tax hill maled in November 2009. Foture annual assessment is may be prepaid at the option of the property worker. Cheryl Smith, MMC, CPM **City Clerk** CITY OF MARATHON, FLORIDA if you have any questions, please contact the Waste-water Utility at (305) 289-5005. Publish: Saturday, July 16, 2022 CITY OF MARATHON, FLORIDA