RESOLUTION NO. 2015 – 02
MANATEE COUNTY, FLORIDA
FY2015 - 2016 INITIAL RATE RESOLUTION FOR THE SOUTHERN MANATEE FIRE & RESCUE DISTRICT

ADOPTED: MAY 21, 2015

SOUTHERN MANATEE FIRE & RESCUE DISTRICT

RESOLUTION 2015-02

Non-Ad Valorem Fire Assessment 2015 – 2016 Rate Schedule

WHEREAS, the Southern Manatee Fire & Rescue District ("District") is a taxsupported special purpose district authorized under the provisions of Chapters 189 and 191, Florida Statutes (Fla. Stat.), and Chapter 2000-402, Laws of Florida to levy special assessments and establish a schedule of maximum special assessments above which non-ad valorem fire assessments for the District may not exceed; and,

WHEREAS, the District is required to utilize the uniform method of collecting its authorized non-ad valorem fire assessments and the Board of Fire Commissioners for the District, in accordance with the provisions of Section 197.3632, Fla. Stat., did properly designate that the District will utilize the uniform method; and,

WHEREAS, the Board of Fire Commissioners for the District, on behalf of the District, held a properly advertised public hearing on May 21, 2015, in accordance with applicable law including the provisions contained within Section 5 of Chapter 2000-402, Laws of Florida; and,

WHEREAS, applicable Florida law requires that the District's Board of Fire Commissioners adopt by resolution the non-ad valorem fire assessment rates to be charged to each category of taxable real property prior to June 1 of the tax year for which the assessment is to be levied; and,

WHEREAS, pursuant to Section 191.009(2), Fla. Stat., the rates to be charged may exceed the maximum rates established within Chapter 2000-402, Laws of Florida, in an amount not to exceed the average annual growth rate in Florida personal income over the previous five (5) years; and,

WHEREAS, the District's Board of Fire Commissioners determined in Resolution 2015-01 that the average annual growth rate in Florida personal income over the previous 5 years to be 4.02%; and

NOW THEREFORE BE IT RESOLVED by the Board of Fire Commissioners of the Southern Manatee Fire & Rescue District that the following rates for non-ad valorem fire assessment charges within the Southern Manatee Fire & Rescue District for the 2015 - 2016 tax year shall be as follows:

CATEGORY – LOTS / ACREAGE	RATES
Vacant Platted Lot (per lot) - 0000, 0001, 0009, 0130, 0450, 0500, 0550\$	6.9325
Vacant Platted Lot more than 10 acres - 0131 (per acre)\$	3.4707
Vacant Unplatted less than 10 acres – 0010 (per acre)\$	3.4707
Vacant Commercial and Industrial Parcels, Per Lot or Parcel – 1000, 1001, 1004, 1009, 1033, 4000, 7000 .\$	6.9325
Unsubdivided Acreage- (per acre) 5000 series through 6901 series & 9900 & 9902	3.4707
CATEGORY – RESIDENTIAL	RATES
Single Family Residential – 0100, 0108, 0164 Base rate for the first 1,000 square feet	
Single Family Residential 10 acres or more – 0105, 0210 (per acre) \$ Plus the base rate for the first 1,000 sq. ft	99.1973
Condominia Residential - 0400, 0410, 0464 Per dwelling unit\$ 14	8.7885
Mobile Homes/Lots - 0002, 0201, 0202, 0203, 0264, 0411, 0412, 0413 0501, 0502, 0503, 2802, 2805, 2832	
Per dwelling unit or available space\$ 13	88.8761
Multi-Family Residential – 0110, 0300, 0510, 0600, 0700, 0710, 0800 0801, 0803, 0805, 0864	
Per dwelling unit	18.7885 18.7885
CATEGORY – RESIDENTIAL AMENITIES (common areas) The assessment of common elements shall be determined the Property Apprais prorated in accordance with Florida Statutes 193.0235. To the extent applicable elements shall be assessed based upon the size and type of the lot, building or pursuant to this assessment schedule.	, common
Base rate for the first 1,000 square feet	
Vacant Residential Common Areas (per acre) – 0900\$ Improved Residential Common Areas – 0901\$	

All Other Buildings or Structures

CATEGORY – NON RESIDENTIAL USE CODES

RATES

Mercantile	1100, 1101, 1102, 1103, 1104, 1105, 1110, 1114, 1200 1205, 1230, 1233, 1264, 1300, 1400, 1500, 1600, 1604 and 2900\$ 0.0933
Business (B)	1700, 1704, 1800, 1900, 1904, 2200, 2300, 2500 2600, 3000, 3600 \$ 0.0933
Assembly (A)	2100, 3100, 3200, 3300, 3400, 3410, 3500, 3510, 3700 3800, 3901, 3902, 3903, 7600, 7601, 7602, 7700, 7900
Factory/Industrial (F)	4100, 4104, 4400, 4500, 4600, 4700, and 9100 \$ 0.1469
Storage (S)	2000, 2002, 2003, 2004, 2700, 2710, 2720, 2730, 2740 2750, 2800, 3810 and 4900 \$ 0.1469
Hazardous (H)	4200, 4300, 4800, 4801, 4803, 4804 and 4805\$ 0.1771
Institutional (I)	7200, 7210, 7300, 7400, 7500, and 7800 \$ 0.1082

The following use codes are hereby exempted from the non-ad valorem fire assessment unless; the property, building(s) or any portion thereof is used by any person(s) or purpose(s) other than expressly identified in these exemptions.

CATEGORY - EXEMPTED	(USE CODES	RATES			
Forest, Parks, Recreation Area -	- 8081	,8082, 8200	\$ 0.00			
Public Schools, Colleges, Hospitals – 8083, 8084, 8085, 8300, 8400, 8500\$ 0.00						
County, State, Federal, Municipa	al —	8086, 8087, 8089, 8600, 8700, 8800, 8900, 9000, 9002	\$ 0.00			
Subsurface Rights & Rights-of-V	Vay –	9300 & 9400	\$ 0.00			
Rivers, Lakes, & Submerged La	nds –	9500	\$ 0.00			
Personal Whole Exemptions –	2100 -	Hema/Para/Quadriplegic	\$ 0.00			
	2200 -	Total/Permanent Disabled Veteran	\$ 0.00			
	2500 -	Confined to a Wheelchair	\$ 0.00			
	2580 -	Totally Blind	\$ 0.00			

Notwithstanding the schedule provided above entitled "all other buildings or structures" the District finds that within the District's jurisdictional boundaries there is one (1) industrial complex under single ownership that has more than 2.3 million square feet of structures on a site of contiguous parcels or a site of parcels that would be contiguous except that they are dissected by one or more transportation rights-of-way. The District finds that said industrial complex possesses self-contained, internal fire suppression facilities within its buildings and structures that improve the industrial complex's hazard classification such that the complex receives less of a special benefit from the District's fire protection service. Therefore, in consideration of the internal fire suppression facilities contained within the industrial complex, the above referenced industrial complex's non-ad valorem fire assessment shall be assessed at one-half the rate for factory/industrial, regardless of the actual use of the building.

BE IT FURTHER RESOLVED that the Board of Fire Commissioners hereby authorizes the Fire Chief, to review the non-ad valorem fire assessment rolls and note any corrections and/or adjustments to the assessment levy against each parcel of property within the District. Such authorization includes the authority and direction for the Fire Chief to transmit the non-ad valorem fire assessment roll, including corrections and/or adjustments to the Manatee County Property Appraiser for the purpose of placing such levy on the tax roll.

Adopted with a quorum present, this 21st day of May, 2015.

SOUTHERN MANATEE FIRE & RESCUE DISTRICT

ATTEST:

Mélanie A. Marken, Secretary

Charles A. Durant, Chairman

Dan Center, Vice Chairman

Anthony C. Evans, Treasurer

Jim Cena, Commissioner