ORDINANCE NO. 19-____

AN ORDINANCE OF THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA APPROVING, ADOPTING, A NON-AD VALOREM ASSESSMENT ROLL FOR SPECIAL TAXING DISTRICTS; APPROVING, ADOPTING AND RATIFYING SPECIAL ASSESSMENT DISTRICT RATES FOR SPECIAL TAXING DISTRICTS, INCLUDING BUT NOT LIMITED TO SECURITY GUARD AND MULTIPURPOSE MAINTENANCE; PROVIDING FOR SEVERABILITY; AND PROVIDING FOR AN EFFECTIVE DATE.

WHEREAS, as of October 1st, 2018, Miami Lakes operates special assessments for four security guard services; Loch Lomond Guard Gate District, Miami Lakes Section One, Royal Oaks East, and Royal Oaks Section One, and two lake maintenance districts: Lake Patricia and Lake Hilda (the "Special Taxing Districts")

WHEREAS, the Town has had several workshops to discuss each district's budget for fiscal year 2019-2020; and

WHEREAS, it is the responsibility of the Town to adopt a non-ad valorem assessment roll and set a non-ad valorem rate for all six districts pursuant Florida Statute 197.3632, in order to operate the Special Taxing District.

THEREFORE, BE IT RESOLVED BY THE TOWN COUNCIL OF THE TOWN OF MIAMI LAKES, FLORIDA, AS FOLLOWS:

Section 1. Recitals. The foregoing Recitals are true and correct and incorporated herein by this reference.

<u>Section 2.</u> <u>Adoption of Non-Ad Valorem Assessment Roll.</u> The non-ad valorem assessment roll attached hereto as Exhibit "A" is hereby adopted.

Section 3. Adoption of Non-Ad Valorem Rate for Special Taxing Districts. The non-ad valorem rate for Special Taxing Districts attached hereto as Exhibit "B" is hereby adopted.

Section 4. Severability. The provisions of this Ordinance are declared to be severable and if any section, sentence, clause or phrase of this Ordinance shall for any reason be held invalid or unconstitutional, such decision shall not affect the validity of the remaining sections, sentences, clauses, and phrases of this ordinance but they shall remain in effect, it being the legislative intent that the Ordinance shall stand notwithstanding the invalidity of any part.

Section 5. Effective Date. That this Ordinance shall be effective immediately upon its adoption on second reading.

THIS SPACE INTENTIONALLY LEFT BLANK

FIRST READING

	The f	oreg	oing (Ordii	nanc	e wa	s offer	ed b	y Co	ounci	lmer	nber_			_					
who	moved	its	adop	tion	on	first	readii	ng.	The	mo	tion	was	se	con	ded	by	Co	ouncil	mem	ber
			_					a	nd u	ıpon	beir	ng pi	ut t	o a	vo	te,	the	vote	was	as
follo	ws:																			
	Mayo	or M	anny (Cid						_										
	Vice	May	or Ne	lson	Roo	drigu	ez			_										
	Coun	cilm	embe	r Caı	rlos	Alva	rez			_										
	Coun	cilm	embe	r Lui	is C	ollaz)			_										
	Coun	cilm	embe	r Jos	hua	Dieg	uez	_		_										
	Coun	cilm	embe	r Jef	frey	Rod	riguez			_										
	Coun	cilm	embe	r Ma	rily	n Rua	ano													
Attes	st:														nny	Cic OR	l			
			Gina TOW	a Ing																
Appı	oved as	to fo	orm aı	nd le	gal	suffic	ciency:													
		Gast	Raul				.A.			_										

TOWN ATTORNEY

Page 4 of 4	
Ordinance No	

SECOND READING

The foregoing Ordinance was offered	d by (Counc	ilmemb	oer					_	
who moved its adoption on first reading										
	_ and	upon	being	put	to a	vote,	the	vote	was	as
follows:										
Mayor Manny Cid										
Vice Mayor Nelson Rodriguez										
Councilmember Carlos Alvarez										
Councilmember Luis Collazo										
Councilmember Joshua Dieguez										
Councilmember Jeffrey Rodriguez										
Councilmember Marilyn Ruano										
						nny Ci				
Attest:					IVI	AYOR				
Cina Inguanga										
Gina Inguanzo TOWN CLERK										
Approved as to form and legal sufficiency:										
Raul Gastesi, Jr.										
Gastesi & Associates, P.A.										

TOWN ATTORNEY