3 RESOLUTION NO. 19-2020 OF THE CITY OF LAKE WORTH BEACH, 4 FLORIDA, DIRECTING THE DEVELOPMENT OF A PRELIMINARY 5 ASSESSMENT ROLL FOR THOSE NON-AD VALOREM ASSESSMENTS 6 WHICH MAY BE LEVIED FOR THE COSTS OF PROVIDING LOT 7 8 CLEARING, BOARDING AND SECURING, AND DEMOLITION SERVICES TO ELIMINATE NUISANCE CONDITIONS ON PRIVATE 9 REAL PROPERTY WITHIN THE INCORPORATED AREA OF THE CITY 10 AND WHICH COSTS REMAIN DELINQUENT AND UNPAID AS OF JUNE 11 1, 2020; ESTABLISHING THE DATE AND TIME OF A PUBLIC HEARING; 12 PROVIDING FOR NOTICE OF THE PUBLIC HEARING AND FOR OTHER 13 14 PURPOSES; PROVIDING FOR CONFLICTS, SEVERABILITY AND AN EFFECTIVE DATE. 15

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WHEREAS, by sections 2-221, 2-75.2.7, 12-42, and 9-2.2(q) of the Code of 17 Ordinances, the City Commission of the City of Lake Worth Beach (the "City 18 Commission"), declared that any chronic nuisance services costs, defined to include any 19 nuisance violation abatement costs, including, but not limited to, lot clearing, board and 20 secure, and demolition costs, that remain delinquent and unpaid as of June 1st of each 21 year shall be a special assessment levied against the benefitted real property as a non-22 ad valorem assessment superior to all other private rights, interest, liens, encumbrances, 23 titles and claims upon the benefited real property and equal in rank and dignity with a lien 24 for ad valorem taxes; and 25

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WHEREAS, the City Commission adopted Resolution No. 49-2011 and Resolution No. 04-2016 regarding the City's intent to use the uniform method of collecting non-ad valorem assessments authorized in section 197.3632, Florida Statutes, as amended, for collecting non-ad valorem assessments for chronic nuisance services costs and nuisance violation abatement costs, including, but not limited to, lot clearing, board and secure, and demolition costs that remain unpaid; and

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WHEREAS, section 2-222 of the City's Code of Ordinances provides that in order 34 to include the special assessment for unpaid chronic nuisance services costs, which are 35 defined to include all nuisance violation abatement costs, including but not limited to lot 36 clearing, board and secure and demolition costs, on the property tax bills to be issued in 37 November, 2020, the Finance Director shall prepare a preliminary assessment roll; 38 schedule the date, time, and place of a public hearing to receive and consider comments 39 from the public and consider the adoption of the chronic nuisance assessment roll for 40 2020; and provide notice by publication and first-class mail to those property owners listed 41 on the preliminary assessment roll. 42 43

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45 NOW THEREFORE BE IT RESOLVED BY THE CITY COMMISSION OF THE 46 CITY OF LAKE WORTH BEACH, FLORIDA, that:

48 **Section 1**. The foregoing recitals are hereby ratified and confirmed as being true and 49 correct and are hereby made a specific part of this resolution. 50

Section 2. This resolution is adopted pursuant to the provisions of ch. 2, article XIX,
 division II of the Code of Ordinances, secs. 2-75.2.7, 12-42, and 9-2.2(q) of the Code of
 Ordinances, article 8, sec. 2(b) of the Florida Constitution, Section 166.021, Florida
 Statutes, Section 166.041, Florida Statutes, and Section 197.3632, Florida Statutes.

Section 3. Assessment Roll. The Finance Director is hereby directed to prepare an
 initial Chronic Nuisance Services Assessment Roll based on the chronic nuisance service
 costs, which are defined to include nuisance violation abatement costs, including, but not
 limited to, demolition, board and secure, and lot clearing costs, that remain delinquent
 and unpaid as of June 1, 2020. Said Chronic Nuisance Services Assessment Roll shall
 contain at least the following information:

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(1) A summary description of each real property with such delinquent costs,
 conforming to the description contained on the ad valorem tax roll;

- 65 (2) The name of the owner of the real property as listed on the ad valorem tax roll 66 and maintained on the property appraiser's system;
- (3) The amount of the costs to be assessed against each parcel of benefited real
 property; and
- 69 (4) The type of such costs.

The initial assessment roll shall be retained by the City Clerk and shall be open to public
inspection. The foregoing shall not be construed to require that the assessment roll be in
printed form if the amount of the assessment for each parcel of benefited real property
can be determined by use of a computer terminal available to the public.

A copy of the initial assessment roll shall be provided to the property appraiser and included as a part of the notice of proposed property taxes under F.S. § 200.069, the truth-in-millage notification.

Section 4. Public Hearing. The City Commission will hold a public hearing to receive
 and consider comments from affected property owners and consider the adoption of the
 Chronic Nuisance Services Assessment Roll on July 7, 2020, at 6:00 p.m., or as soon
 thereafter and can be heard, in Commission Chambers at City Hall, 7 N. Dixie Highway,
 Lake Worth Beach, Florida, 33460.

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<u>Section 5</u>. Notice. The Finance Director shall cause notice of the public hearing on the
 Chronic Nuisance Services Assessment Roll to be given as follows:

- (a) <u>Notice by mail</u>. Written notice by first-class mail shall be sent to each person owning property listed on the preliminary Chronic Nuisance Services Assessment Roll, at the address listed by the property appraiser and shall include the following information:
 - (1) the purpose of the assessment;
 - (2) the total amount to be levied against each parcel of assessed real property;
 - (3) a statement that the failure to pay the assessment will cause a tax

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99		certificate to be issued against the property which may result in a loss	
100		of title;	
101	(4)	a statement that all affected property owners have a right to appear at	
102		the public hearing and to file written objections with the City	
103		Commission within twenty days of the date of the notice; and	
104	(5)	the date, time, and place of the public hearing.	
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106	Notice shall be mailed at least twenty (20) calendar days prior to the public hearing.		
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108	(b) <u>Notice</u>	e by publication. At least twenty (20) calendar days prior to the public	
109	hearing, the public hearing shall be noticed by publication in a newspaper generally		
110	circulated within the county and shall contain at least the following information:		
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112	(1)	identifying the city commission;	
113	(2)	a geographic depiction of the city boundaries subject to the	
114		assessment;	
115	(3)	a brief and general description of the chronic nuisance services	
116		provided;	
117	(4)	the fact that the assessment will be collected by the tax collector;	
118	(5)	a statement that all affected property owners have the right to appear	
119		at the public hearing and the right to file written objections within twenty	
120		(20) days of the publication of the notice; and	
121	(6)	a statement that the initial assessment roll is available for inspection at	
122		the office of the City Clerk and that all interested persons may ascertain	
123		the amount to be assessed against a parcel of assessed real property	
124		at the office of the City Clerk.	
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126	Section 6. All	resolutions or parts of resolutions in conflict herewith are hereby	
127	repealed.		
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129		any provision of this resolution or the application thereof to any person or	
130	circumstances is held invalid, the invalidity shall not affect other provisions or applications		
131	of this Resolution which can be given effect without the invalid provision or application		
132	and to this end t	he provisions of this resolution are declared severable.	
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134	Section 8. Th	is resolution shall take effect upon adoption.	
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136	The passage of this resolution was moved by,		
137	seconded by, and upon being put to a vote, the vote		
138	was as follows:		
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140	Mayor Pam Triolo		
141	Vice Mayor Andy Amoroso		
142	Commissioner Omari Hardy		
143	Commissioner Scott Maxwell		
144	Commissioner Herman Robinson		
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The Mayor thereupon declared t	this resolution duly passed and adopted on this
day of, 2020.	
	LAKE WORTH BEACH CITY COMMISSION
	Ву:
	Pam Triolo, Mayor
ATTEST:	
Deborah M. Andrea, CMC, City Clerk	