

CITY OF LONG BEACH

DEPARTMENT OF PUBLIC WORKS

333 WEST OCEAN BOULEVARD • LONG BEACH, CA 90802 • (562) 570-6383 • FAX (562) 570-6012

September 23, 2008

HONORABLE MAYOR AND CITY COUNCIL City of Long Beach California

RECOMMENDATION:

Adopt resolutions related to the undergrounding of utilities between 5430 and 5544 The Toledo: 1) Resolution of intention to order improvements and to form Assessment District No. 08-01; and 2) Resolution of preliminary approval of engineer's report, calling for a public hearing and election on November 11, 2008. (District 3)

DISCUSSION

Property owners adjoining The Toledo between 5430 to 5544 The Toledo have petitioned the City of Long Beach to underground the aerial utilities along this street portion, with the understanding that such undergrounding must be financed as an assessment district. The utilities proposed to be undergrounded are electrical service, telephone and cable communication lines. The maximum cost of this project is estimated at \$1,335,000, which includes the construction of utility conduit infrastructure, the placement of distribution lines, assessment engineering, city administrative costs, bond issuance, and funded interest for 12 months. Connection of the individual properties to the new underground system is at the expense of each property owner. The petition was signed by owners of over two-thirds of the parcels in the district, weighted by value of the proposed individual assessments. A description of the work is attached as Exhibit A, a map of the proposed assessment district is attached as Exhibit B, and the per-parcel assessment spread is attached as Exhibit C.

If City Council finds that this undergrounding of utilities is in the best interest of the community, that this project would enhance public safety and the overall aesthetics of the area, and that the benefits of this project are of more than local or ordinary public benefit, they may adopt a resolution declaring their intention to order the improvements and form an assessment district pursuant to the Municipal Improvement Act of 1913. By passage of this resolution, Harris & Associates shall be appointed as the Engineer of Work for the assessment district, and Quint & Thimmig LLP shall be designated as bond counsel.

UB-13

HONORABLE MAYOR AND CITY COUNCIL September 23, 2008 Page 2

City Council is required to consider the engineer's report containing a description of the improvements, a diagram showing the boundaries of the assessment district, an estimate of the total cost of the improvements, and the apportionment of this cost to each parcel within the district. A copy of this report is attached as Exhibit D. If the report is found to be sufficient, City Council may adopt a resolution approving the report, setting a date for a public hearing, and calling for an election of the property owners within the district. The City Clerk shall then be directed to mail notices of the hearing and ballots to all persons owning property in the proposed district. If the property owners of no more than 50 percent of the total cost of improvements file a protest against the proposed improvement, City Council may confirm the assessment.

Chief Assistant City Attorney Heather Mahood prepared the attached resolutions on May 30, 2008. In conformance with the California Environmental Quality Act, Categorical Exemption Number CE-110-08, was filed for this project.

This matter was reviewed by Chief Assistant City Attorney Heather Mahood on July 30, 2008 and Budget Management Officer Victoria Bell on July 30, 2008.

TIMING CONSIDERATIONS

Utility company estimates of project cost are time sensitive. City Council action is requested on September 23, 2008 in order to respond to the property owners' petition without unnecessary delay, as delay could adversely affect project costs.

FISCAL IMPACT

There is no fiscal impact to the City, as the proposed undergrounding of utilities is to be financed by the assessment district. Although the Naples Elementary School property lies within the proposed district, with an estimated assessment of \$122,488, which assessment collection cannot be enforced, this amount will be collected from other beneficiaries prior to the issuance of the bond.

The district will be funded with City issued tax-exempt bonds. In order to reduce costs to the owners of the 36 residential properties in the district, the project proponents propose that the bonds be sold as a direct private placement rather than as a public offering. Certain bond finance costs were therefore deleted from the project total, including disclosure counsel; financial printing, registration and servicing; the underwriter's discount; and an excess bond reserve of 5 percent. If the direct placement of bonds is unsuccessful, the project may be underfunded and therefore infeasible.

HONORABLE MAYOR AND CITY COUNCIL September 23, 2008 Page 3

SUGGESTED ACTION:

Approve recommendation.

Respectfully submitted

MICHAEL P. CONWAY UDIRECTOR OF PUBLIC WORKS

P\CL\ROW Toledo 20B UUD Res of Int.doc MAC:SC:db

Attachments

APPROVED:

PATRICK H. WEST

Assessment District No. 08-01 (The Toledo Utility Undergrounding) The Work

These improvements are proposed to be constructed and installed in the general location referred to as Assessment District No. 08-01 (The Toledo Utility Undergrounding).

The proposed facilities include the undergrounding of electric, telephone and cable on The Toledo south of Second Street and west of Geneva Walkway.

Improvements:

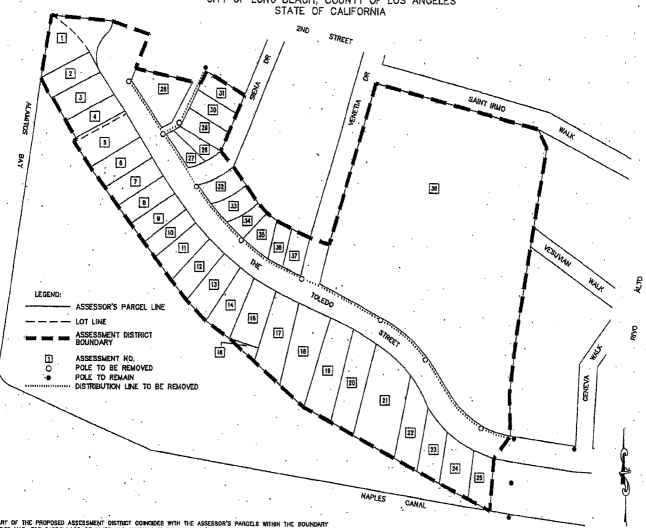
- 1. The removal of existing overhead power, telephone and cable wires and poles.
- .2. Removal of overhead resident service drops.
- 3. Construction of mainline underground power, telephone and cable conduit, with appurtenant manholes and pullboxes.
 - 4. Construction of service conduit and appurtenances to property line.
- 5. Installation of new conductor within said conduit and underground structures by the utility companies.
- 6. Construction of street lighting conversion improvements.

These improvements will be designed by Southern California Edison, Verizon Telephone and Charter Cable. The City of Long Beach will inspect the work to ensure conformance to City standards and specifications where applicable.

Note: The foregoing improvements do not include any individual service connections on private properties. Each owner of property located within the Assessment District will be responsible for arranging for and paying for work on his or her property necessary to connect facilities constructed by the public utilities in the public streets and alleys to the points of connection on the private property.

ASSESSMENT DIAGRAM FOR ASSESSMENT DISTRICT No. 08-01 (THE TOLEDO UTILITY UNDERGROUNDING)

CITY OF LONG BEACH, COUNTY OF LOS ANGELES STATE OF CALIFORNIA



THE BOUNDARY OF THE PROPOSED ASSESSMENT DISTRICT COINCIDES WITH THE ASSESSOR'S PARCELS WITHIN THE BOUNDARY SHOWN ON THIS MAP, FOR PARTICULARS OF LINES AND DIMENSIONS OF ASSESSOR'S PARCELS, REFERENCE IS MADE TO THE MAPS OF THE LOS ANGELES COUNTY ASSESSOR.

City of Long Beach Assessment District No. 98-01 (The Toledo Utility Undergrounding) Preliminary Engineer's Report

Page A - 1

į							BENEFI	T PC	DINTS		-	Ţ <u>-</u>			
				ı	Aesthetics		Safety		Reliability		Total	A	SSESSMENT (CALCULATION	is
	Parcel	Asmt	•	Land	Benefit	+		+	Benefit	=	Benefit	Construction	Incidental	Financing	Total
	Address	No.	APN	Use	Points		Points		Points		Points .	Costs	Costs	Costs	Assessment
	5430 E THE TOLEDO	1	7244-016-021	SFR	1.0	+	1.0	+	1.00	=	3.00⋅	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5436 E THE TOLEDO	2	7244-016-022	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997,22	\$4,087.12	\$37,117.70
	5438 E THE TOLEDO	3	7244-016-012	SFR .	1.0	+	1.0	+		=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5446 E THE TOLEDO	4	7244-016-024	SFR	1.0	+	1.0	+	- 1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5450 E THE TOLEDO	5.	7244-016-026	SFR .	1.0	· + ·		+	1.00	=	3.00	\$30,033,36	\$2,997.22	\$4,087.12	\$37,117.70
	5456 E THE TOLEDO	6	7244-016-028	SFR	. 1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5460 E THE TOLEDO	7	7244-016-030	SFR	1.0	+	. 1.0	+	1.00	=	3.00	\$30,033.36	\$2,997 <i>.2</i> 2	\$4,087.12	\$37,117.70
	5464 ETHE TOLEDO	8	7244-016-032	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	. \$2,997 <i>.</i> 22	\$4,087.12	\$37,117.70
	5468 E THE TOLEDO	. 9	7244-016-034	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997 <u>.2</u> 2	\$4,087.12	\$37,117.70
	5472 E THE TOLEDO	10	72 44 -016-020	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.3 6	\$2,997.22	\$4,087.12	\$37,117.70
	5474 ETHE TOLEDO	- 11	7244-016-036	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5480 E THE TOLEDO	12	7244-016-038	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
_	5484 E THE TOLEDO	13	7244-016-018	SFR	. 1.0	+	1.0	+	1.00	= .		\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
Ü	5488 E THE TOLEDO	14	7244-016-040	SFR	1.0	+	1.0	+ -		=.	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
구	5490 E THE TOLEDO	15	7244-019-018	SFR	1.0	+	1.0	+	1.00	=	3.00 -	\$30,033.36	\$2,997,22	\$4,087.12	\$37,117.70
	5490 ETHE TOLEDO	16	7244-019-030	SFR ·	0.0	+	0.0	+	0.00	=	0.00	\$0.00	.\$0.00	\$0.00	\$0.00
W	5494 E THE TOLEDO	. 17	7244-019-028	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
7	5500 E THE TOLEDO	18	7244-019-026	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033,36	\$2,997 <i>.</i> 22	\$4,087.12	\$37,117.70
-	5508 ETHE TOLEDO	19	7244-019-015	SFR	1.0	. +	1.0	+.	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
n	5518 ETHE TOLEDO	.20	7244-019-014	SFR	1.0	. +	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5528 ETHE TOLEDO	21	7244-019-013	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,987.12	\$37,117.70
	5530 ETHE TOLEDO	22	7244-019-020	SFR	1.0	+	, 1.0	+	1.00	=	3.00	\$30,033,36	\$2,997.22	\$4,087.12	\$37,117.70
	5534 E THE TOLEDO	23	7244-019-021	SFR	1.0	#	1.0	+	1.00	*	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5538 E THE TOLEDO	24	7244-019-022	SFR	1.0	+	1.0	+	1.00		3.00	\$30,033.36	\$2,997.22°	\$4,087.12	\$37,117.70
	5544 ETHE TOLEDO	25	7244-019-012	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
	5437 E THE TOLEDO	26	7244-015-010	· 2DU -	1.0	+	2.0	+	1.00	=	4.00	\$40,044.49	\$3,996.29	\$5,449.49	\$49,490.27
	105 SIENA DR	27	72 44 -015-011	SFR	0.5	. +	1.0	+	1.00	=	2.50	. \$25,027.80	\$2,497.68	\$3,405.93	\$30,931.41
	115 SIENA DR	28	7244-015-012	SFR	0.0	+	1.0	+	1.00	= -		\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
	117 SIENA DR	29	7244-015-013	SFR	0.0	+	1.0	+	1.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
	123 SIENA DR	30	7244-015-014	SFR	0.0	+	1.0	+	1.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
	125 SIENA DR	31	7244-015-015	SFR	0.0	+.	0.5	+	0.00	=	0.50	\$5,005.56	\$499.54	\$681.19	\$6,186,29
	5467 E THE TOLEDO	- 32	7244-014-039	SFR	0.5	+	1.0	+	1_00	=	2.50	\$25,027.80	\$2,497.68	\$3,405.93	\$30,931.41
	5471 E THE TOLEDO	33	7244-014-018	SFR	1.0	+	1.0	+	0.33	=	2.33	\$23,359.28	\$2,331.17	\$3,178.87	\$28,869.32
	5475 E THE TOLEDO	34	7244-014-019	SFR	1.0	+	1.0	+	0.00	32	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
	5481 E THE TOLEDO	35	7244-014-020	SFR	1.0	+	1.0	+	0.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
	5485 E THE TOLEDO	- 36	7244-014-021	SFR	1.0	+	1.0	+	0.67	=	2.67	\$26,696.32	\$2,664.19	\$3,632.99	\$32,993.50
	101 VENETIA DR	37	7244-014-022	SFR	0.5	+	1.0	+	0.00	=	1.50	\$15,016.68	\$1,498.61	\$2,043.56	\$18,558.85
	Naples Elem. School	38	7244-017-900	SCHOOL	0.0	+.	9.4	÷	0.50	=	9.90	\$99,110,23	\$9,890.81	\$13,487.46	\$122,488.50
									Tota	als:	107.90	\$1,080,200.00	\$107,800.00	\$147,000.00	\$1,335,000.00

Preliminary Engineer's Report for Assessment District No. 08-01

The Toledo Utility Undergrounding

EXHIBIT D (26 Pages)

DRAFT

Preliminary Engineer's Report

for

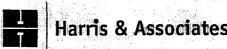
Assessment District No. 08-01 (The Toledo Utility Undergrounding)

Prepared under the provisions of the Long Beach Assessment District Procedural Ordinance and, where applicable, the Municipal Improvement Act of 1913

For the

City Engineer of the City of Long Beach Los Angeles County, California

Prepared by:



July 30, 2008

TABLE OF CONTENTS

		Page
Introduction	on and Certifications	1
PART I	Plans and Specifications	4
PART II	Cost Estimates	5
PART III	Assessment Roll and Method of Assessment Spread	
	Table 1 – Assessment Roll	8
	Debt Limit Valuation	
	Exhibit 1 – Method of Assessment	
PART IV	Annual Administrative Assessment	16
PART V	Boundary Map and Diagram of Assessment District	17
PART VI	Description of Facilities	20
	Right-of-Way Certificate	21
	Certification of Completion of Environmental Proceedings	

Page 1

AGENCY: CITY OF LONG BEACH

PROJECT: ASSESSMENT DISTRICT NO. 08-01

TO: CITY COUNCIL

ENGINEER'S "REPORT" PURSUANT TO THE PROVISIONS OF SECTION 3.52.426 OF THE LONG BEACH MUNICIPAL CODE

Pursuant to the provisions of Division IV of Chapter 3.52 of the Long Beach Municipal Code, Article XIIID of the State Constitution, and, where applicable, Part 7.5 of the "Special Assessment Investigation, Limitation and Majority Protest Act of 1931", being Division 4 of the Streets and Highways Code of the State of California, and the "Municipal Improvement Act of 1913", being Division 12 of said Code, and the Resolution of Intention, adopted by the City Council of the CITY OF LONG BEACH, State of California, on August 19, 2008, in connection with the proceedings for Assessment District No. 08-01 (The Toledo Utility Undergrounding) (hereinafter referred to as the "Assessment District"), I, Mark Christoffels, P.E., City Engineer of the City of Long Beach, the duly appointed Engineer of Work, in conjunction with Joan E. Cox, P.E., a Registered Professional Engineer and authorized representative of Harris & Associates, herewith submits the "Report" for the Assessment District, consisting of six (6) parts as stated below.

PART I

This part contains the plans and specifications which describe the general nature, location and extent for the proposed improvements to be constructed, and are filed herewith and made a part hereof. Said plans and specifications are on file in the Office of the City Engineer.

PART II

This part contains an estimate of the cost of the proposed improvements, including capitalized interest, if any, incidental costs and expenses in connection therewith as set forth herein and attached hereto.

PART III

This part consists of the following information:

- A. A proposed assessment of the total amount of the costs and expenses of the proposed improvements upon the several subdivisions of land within the Assessment District, in proportion to the special benefits to be received by such subdivisions from said improvements, which is set forth upon the assessment roll filed herewith and made a part hereof.
- B. The total amount, as near as may be determined, of the total principal sum of all unpaid special assessments and special assessments required or proposed to be levied under any completed or pending assessment proceedings, other than that contemplated for the Assessment District, which would require an investigation and report under the "Special Assessment Investigation, Limitation and Majority Protest Act of 1931" against the total area proposed to be assessed.

C. The total true value, determined from the latest Assessor's roll, of the parcels of land and improvements which are proposed to be assessed.

PART IV

This part contains the proposed maximum annual administrative assessment to be levied upon each subdivision or parcel of land within the Assessment District to pay the costs incurred by the CITY OF LONG BEACH, and not otherwise reimbursed, resulting from the administration and collection of assessments, from the administration and registration of any associated bonds and reserve or other related funds, or both.

PART V

This part contains a map showing the boundaries of the Assessment District, and a diagram showing the Assessment District, the boundaries and the dimensions of the subdivisions of land within said Assessment District, as the same existed at the time of the passage of the Resolution of Intention. The Boundary Map and Assessment Diagram are filed herewith and made a part hereof, and part of the assessment.

PART VI

This part shall consist of the following information:

- A. Description of Facilities
- B. Right-of-Way Certificate
- C. Environmental Certificate

This report is submitted on July 30, 2008.

HARRIS & ASSOCIATES

JOAN E. COX, P.E. R.C.E. No. 41965

MARK CHRISTOFFELS, P.E. CITY ENGINEER CITY OF LONG BEACH STATE OF CALIFORNIA

City of Long Beach Assessment District No. 08-01 (The Toledo Utility Unde	DRAFT ergrounding)	July 30, 2008
Preliminary Engineer's Report		Page 3
Preliminary approval by the CITY COUNCII the day of, 2008.	L of the CITY OF LONG BEACH	, CALIFORNIA, on
	CITY CLERK CITY OF LONG BEACH	
	STATE OF CALIFORNIA	
Final approval by the CITY COUNCIL of t day of, 2008.	he CITY OF LONG BEACH, CA	LIFORNIA, on the
	CITY CLERK CITY OF LONG BEACH	

Page 4

Part I Plans and Specifications

The plans and specifications to construct the utility undergrounding improvements, and any ancillary improvements thereof, for the area generally described as Assessment District No. 08-01, (The Toledo Utility Undergrounding), specifically The Toledo from south of Second Street to west of Geneva Walkway, describe the general nature, location and extent of the improvements for this Assessment District and are referenced herein and incorporated as if attached and a part of this Report.

Said Plans and Specifications for the improvements are on file in the office of the City Engineer.

Part II Cost Estimate

	Estimated	Costs
CONSTRUCTION COSTS	Preliminary	Confirmed
Infrastructure (includes de-watering, inspection, etc.)	\$600,000	
Southern California Edison	\$297,250	
City Light & Power (Street Light Improvements)	\$6,500	
Verizon Telephone	\$95,000	
Charter Cable	\$30,500	
Estimated Utility Contribution for Equivalent Overhead System	(\$47,250)	
Contingency (10%)	\$98,200	
Subtotal Costs:	\$1,080,200	
Total Construction Costs:	\$1,080,200	
INCIDENTAL EXPENSES (assuming direct placement of bonds with an i	nvestor)	
Assessment Engineering	\$30,000	
City Administration	\$3,000	
Financial Advisor	\$25,000	
Bond Counsel	\$33,000	
Disclosure Counsel	\$0	
Filing Fees	\$2,500	
Paying Agent	\$3,000	
Financial Printing, Registration and Servicing	\$0	
Incidental Contingencies	\$11,300	
Total Incidental Expenses:	\$107,800	
Total Construction and Incidental Expenses:	\$1,188,000	
FINANCING COSTS (assuming direct placement of bonds with an invest	or)	•
Underwriter's Discount 0.00%	\$0	
Bond Reserve 5,00%	\$67,000	
Funded Interest @ 12 months @ 6.00%	\$80,000	
Total Financial Costs:	\$147,000	
DISTRICT FORMATION AMOUNT TO ASSESSMENT:	\$1,335,000	

Part III Assessment Roll and Method of Assessment Spread

DRAFT

WHEREAS, on August 19, 2008 the City Council of the CITY OF LONG BEACH, State of California, did, pursuant to the provisions of the Long Beach Assessment District Procedural Ordinance, being Division IV of Chapter 3.52 of the Long Beach Municipal Code and, where applicable, the 1913 Act "Municipal Improvement Act of 1913", being Division 12 of the Streets and Highways Code, of the State of California, adopt its Resolution of Intention No. _______, for the installation and construction of certain public improvements, together with appurtenances and appurtenant work in connection therewith, in a special assessment district known and designated as ASSESSMENT DISTRICT NO. 08-01 (The Toledo Utility Undergrounding) (hereinafter referred to as the "Assessment District"); and

WHEREAS, said Resolution of Intention, as required by law, did direct the Engineer of Work to make and file a "Report", consisting of the following as required by Section 3.52.426 of the Long Beach Municipal Code:

- a. Description of improvements to be financed;
- b. An estimate of the total cost of the improvements and the amount to be assessed against the benefited lands within the Assessment District:
- c. Assessment Diagram showing the boundaries of the Assessment District, and reference to the County of Los Angeles Assessor's parcel numbers or other identification of parcels;
- d. A proposed assessment of the costs and expenses of the works of improvement levied upon the parcels within the boundaries of the Assessment District;
- e. The proposed maximum annual assessment to be levied upon each subdivision or parcel of land within the Assessment District to pay the costs incurred by the City and not otherwise reimbursed resulting from the administration and collection of assessments or from the administration and registration of any associated bonds and reserve or other related funds.

For particulars, reference is made to the Resolution of Intention as previously adopted.

NOW, THEREFORE, I, Mark Christoffels, P.E., City Engineer and Engineer of Work for the Assessment District, in conjunction with Joan E. Cox, P.E., the authorized representative of HARRIS & ASSOCIATES, do hereby submit the following:

- 1. Pursuant to the provisions of law and the Resolution of Intention, I have assessed the costs and expenses of the works of improvement to be performed in the Assessment District upon the parcels of land in the Assessment District specially benefited thereby in direct proportion and relation to the special benefits to be received by each of said parcels. For particulars as to the identification of said parcels, reference is made to the Assessment Diagram, a copy of which is attached hereto and incorporated herein.
- 2. As required by law, a Diagram is hereto attached, showing the Assessment District, as well as the boundaries and dimensions of the respective parcels and subdivisions of land within

said Assessment District as the same existed at the time of the passage of said Resolution of Intention, each of which subdivisions of land or parcels or lots respectively have been given a separate number upon said Diagram and in said Assessment Roll.

- 3. The subdivisions and parcels of land the numbers therein as shown on the respective Assessment Diagram as attached hereto correspond with the numbers as appearing on the Assessment Roll as contained herein.
- 4. NOTICE IS HEREBY GIVEN that bonds will be issued in accordance with Division IV of Chapter 3.52 of the Long Beach Municipal Code (the "Law") and, where applicable, Division 10 of the Streets and Highways Code of the State of California (the "Improvement Bond Act of 1915"), to represent all unpaid assessments, which bonds shall be issued not to exceed the legal maximum term as authorized by law, THIRTY (30) YEARS from the 2nd day of September next succeeding twelve (12) months from their date. Said bonds shall bear interest at a rate not to exceed the current legal maximum rate of 12% per annum.
- 5. By virtue of the authority contained in the Law and, where applicable, the "Municipal Improvement Act of 1913", and by further direction and order of the legislative body, I hereby recommend the following Assessment to cover the costs and expenses of the works of improvement for the Assessment District based on the costs and expenses as set forth below:

	As Preliminarily	As
	Approved	Confirmed
Estimated Cost of Construction:	\$1,080,200	=
Estimated Incidental Expenses:	\$107,800	
Estimated Financial Costs:	\$147,000	
Estimated Total to Assessment:	\$1,335,000	

For particulars as to the individual assessments and their descriptions, reference is made to Table 1 (Assessment Roll) attached hereto.

6. The <u>Method of Assessment Spread</u> is as set forth in the exhibit identified as Part III (Exhibit 1), which is attached hereto, referenced and so incorporated.

Table 1 **Assessment Roll**

				Asmts	Asmts	
	Assessor's	Total		As Preli-	As Finally	Value
Asmt	Parcel	True	Existing	minarily	Confirmed	to Lien
No.	Number	Value	Liens	Approved	& Recorded	Ratio
1	7244-016-021	\$2,677,766	\$0	\$37,117.70		72
2	7244-016-022	\$1,835,496	\$0	\$37,117.70		49
3	7244-016-012	\$670,830	\$0	\$37,117.70		18
4	7244-016-024	\$1,228,632	\$0	\$37,117.70		33
5	7244-016-026	\$2,494,596	\$0	\$37,117.70		67
6	7244-016-028	\$2,910,477	\$0	\$37,117.70		78
7	7244-016-030	\$1,781,857	\$0	\$37,117.70		48
8	7244-016-032	\$1,449,494	\$0	\$37,117.70		39
9	7244-016-034	\$1,769,351	\$0	\$37,117.70		48
10	7244-016-020	\$3,191,886	\$0	\$37,117.70		86
11	7244-016-036	\$2,557,126	\$0	\$37,117.70		69
12	7244-016-038	\$1,287,139	\$0	\$37,117.70		35
13	7244-016-018	\$1,242,340	\$0	\$37,117.70		33
14	7244-016-040	\$1,138,276	\$0	\$37,117.70		31
15	7244-019-018	\$2,866,520	\$0	\$37,117.70		77
16	7244-019-030	\$0	\$0	\$0.00		N/A
17	7244-019-028	\$2,106,231	\$0	\$37,117.70		57
18	7244-019-026	\$3,204,754	\$0	\$37,117.70		86
19	7244-019-015	\$270,350	\$0	\$37,117.70		7
20	7244-019-014	\$535,556	\$0	\$37,117.70		14
21	7244-019-013	\$4,993,920	\$0	\$37,117.70		135
22	7244-019-020	\$4,852,955	\$0	\$37,117.70		131
23	7244-019-021	\$296,199	\$0	\$37,117.70		8
24	7244-019-022	\$270,808	\$0	\$37,117.70		7
25	7244-019-012	\$1,372,556	\$0	\$37,117.70	· · ·	37
26	7244-015-010	\$498,369	\$0	\$49,490.27		10
27	7244-015-011	\$171,807	\$0	\$30,931.41		6
28	7244-015-012	\$352,526	\$0	\$24,745.13		14
29	7244-015-013	\$369,987	\$0	\$24,745.13		15
30	7244-015-014	\$428,952	\$0	\$24,745.13		17
31	7244-015-015	\$773,100	\$0	\$6,186.29		125
32	7244-014-039	\$596,759	\$0	\$30,931.41		19
33 .	7244-014-018	\$770,961	\$0	\$28,869.32		27
34	7244-014-019	\$826,979	\$0	\$24,745.13		33
35	7244-014-020	\$1,085,000	\$0	\$24,745.13		44
36	7244-014-021	\$83,957	\$0	\$32,993.50		3.
37	7244-014-022	\$83,742	\$0	\$18,558.85		5
38	7244-017 - 900	\$1,398,752	\$0	\$122,488.50		11
		\$54,446,006		\$1,335,000.00		41

Page 9

Table 2 <u>Debt Limit Valuation</u>

A. ESTIMATED BALANCE TO ASSESSMENT	\$1,335,000
B. UNPAID SPECIAL ASSESSMENTS	\$0 *
TOTAL A & B	\$1,335,000
C. TRUE VALUE OF PARCELS	\$54,473,910 **
AVERAGE VALUE TO LIEN RATIO	41 :1

- * Unpaid Special Assessments shall consist of the total principal sum of all unpaid special assessments previously levied or proposed to be levied other than in the instant proceedings.
- ** True Value of Parcels means the total value of the land and improvements as estimated and shown on the last equalized roll of the County.

This report does not represent a recommendation of parcel value, economic viability or financial feasibility, as that is not the responsibility of the Assessment Engineer.

CERTIFICATION

I, the undersigned City Engineer, do hereby certify that the total amount of the principal sum of the special assessments proposed to be levied, together with the principal amount of previously levied special assessments, as set forth above, do not exceed one-half (1/2) the total true value of the parcels proposed to be assessed.

EXECUTED on July 30, 2008.

HARRIS & ASSOCIATES

JOAN E. COX, P.E. R.C.E. No. 41965 MARK CHRISTOFFELS, P.E. CITY ENGINEER CITY OF LONG BEACH STATE OF CALIFORNIA

Exhibit 1 Method of Assessment

BACKGROUND

The Assessment District is formed under the authority of the Law and Article XIIID of the California State Constitution, which require that local agencies levy assessments according to special benefit. In addition, Article XIIID, Section 4, of the State Constitution requires that a parcel's assessment may not exceed the reasonable cost of the proportional special benefit conferred on that parcel. Section 4 provides that only special benefits are assessable and the local agency levying the assessment must separate the general benefits from the special benefits. It also requires that publicly owned property that benefits from the improvements be assessed. Neither the Law nor the State Constitution specifies the method or formula that should be used to apportion the costs to properties in any special assessment district proceedings. The responsibility for recommending an apportionment of the costs to properties which specially benefit from the improvements rests with the Assessment Engineer, who is appointed for the purpose of making an analysis of the facts and determining the correct apportionment of the assessment obligation. Therefore, costs and expenses of proposed improvement(s) will be apportioned against the properties by a formula or method that distributes the costs in direct proportion to the estimated special benefits these parcels receive from the improvements.

The approval of the assessments rests with the City Council. The Council renders its decision after hearing testimony and evidence presented at a public hearing and tabulating the assessment ballots, which are mailed to all record owners of property within the Assessment District. Only ballots delivered to the City prior to the close of the public hearing are tabulated. The Council's findings must include whether or not the assessment spread has been made in direct proportion to the estimated special benefits received by each parcel.

Apportionment of Special Benefit

The purpose of this Assessment District is to provide the financing to underground existing overhead electrical, telephone and cable facilities. These facilities are the direct source of service to the properties within the Assessment District.

The proposed replacement of existing overhead utility facilities (power, telephone and cable facilities) with underground facilities will provide a special benefit to the parcels who will be served by the new distribution facilities as a result of enhanced service, reliability and capacity, as well as improved safety. All new wires and equipment will be installed underground, which eliminates the threat of interrupted service by downed power lines due to wind and rain. Removal of the existing wood poles and the overhead wires will also aesthetically enhance all parcels that are directly adjacent to these facilities. By virtue of such benefits, the proposed improvements will increase the desirability and will specifically enhance the values of the properties within the Assessment District. Therefore, 100% of the proposed improvements are of direct and special benefit to the properties within the boundaries of this Assessment District.

All general benefits, if any, to the surrounding community and public in general from undergrounding of these local overhead utilities are intangible and are not quantifiable and are more

than adequately offset by the contribution to the project financing from sources other than the assessments.

Methodology

To establish the benefit to the individual parcels within the Assessment District, a Benefit Point system is used. Each parcel of land is assigned Benefit Points in proportion to the estimated special benefit the parcel receives relative to the other parcels within the Assessment District from the Utility Undergrounding Improvements. The highest and best use of each property is the basis on which the Benefit Points are assigned. For example, a vacant property is considered developed to its highest potential and connected to the system.

The special benefits from undergrounding the overhead utilities are segregated into three (3) categories, which are discussed below:

■ Improved Property Aesthetics Benefit. This benefit relates to the improved aesthetics of the streetscape due to the removal of overhead wires and utility poles. The aesthetic benefit of removing poles and overhead lines adjacent to residential properties is deemed to be the same for all adjacent properties because the increase in property desirability from the construction of the improvements is considered the same. Residential parcels that are directly adjacent to streets with facilities being underground are considered to receive special benefit from the undergrounding project. Therefore, these properties are assigned one (1) Aesthetic Benefit Point (ABP) per parcel for Improved Property Aesthetics.

Poles and overhead lines being underground in alleys are not considered to provide significant aesthetic benefit, as the alleys are in the rear of the properties.

- Parcels that are adjacent to two streets, where only one street is part of the undergrounding project, are assigned half the benefit, or 0.5 ABP. (This applies to Asmt Nos. 27, 32, 37 and 38.)
- Parcels that are adjacent to only one street, where that street is not part of the undergrounding project, are deemed to receive no aesthetic benefit and are assigned 0 ABP. (This applies to Asmt Nos. 28, 29, 30 and 31.)
- Asmt No. 38, Naples Elementary School, is deemed to receive no aesthetic benefit from the undergrounding project, as improved aesthetics does not impact the desirability of a school property. Therefore, this property is assigned 0 ABP.
- Improved Safety Benefit. This benefit relates to the improved safety of having the overhead wires placed underground and having the power poles removed, which eliminates the threat of downed power lines and poles due to wind, rain and other unforeseeable events. All residential parcels that are directly adjacent to a street or alley with facilities being underground are considered to receive the same special benefit from the undergrounding project. Therefore, these residential properties are assigned one (1) Safety Benefit Point (SBP) for Improved Safety.
 - Residential parcels that are adjacent to two streets or alleys that are part of the undergrounding project, are assigned twice the benefit, or 2 SBP. (This applies to Asmt No. 26.)

- Asmt No. 31 is adjacent to an alley that is part of the undergrounding project, but the pole directly adjacent to this property will remain, which reduces the safety benefit to this property. Therefore, this property is assigned half the benefit, or 0.5 SBP.
- Asmt No. 38, Naples Elementary School, receives benefit from improved safety from the undergrounding project, and this benefit is related to the benefit to residential property by comparing the length of frontage along the undergrounding project. The average frontage of the residential properties on The Toledo in this Assessment District is 53 feet and The Toledo frontage of the school is 497.94 feet, which is 9.4 times as long as the average residential property frontage. Therefore, Asmt No. 38 is assigned 9.4 SBP's.
- Improved Service Reliability Benefit. This benefit relates to the enhanced reliability of service from the utilities being underground, due to having all new wires and equipment and having that equipment underground, which reduces the threat of service interruption from downed power lines. All properties that are connected to poles and wires that are to be underground are considered to receive this benefit and are assigned one (1) Reliability Benefit Point (RBP) for Improved Service Reliability.
 - Parcels that take no service from the wires or poles being underground receive no service reliability benefits and are therefore assigned 0 RBP. (This applies to Asmt Nos. 31, 35 and 37.)
- Properties that receive service from only one or two of the three utilities are assigned RBP's based on their proportion of utilities they receive service from. Therefore, properties that receive only Cable service from the utilities being underground are assigned 1/3 RBP (this applies to Asmt No. 33), and properties that receive only Cable and Telephone service from the utilities being underground are assigned 2/3 RBP (the applies to Asmt No. 36).
- Asmt No. 38, Naples Elementary School, receives benefit from improved service reliability, but has a back-up generator on the premises in case there are service interruptions. This reduces the benefit received by the school Therefore, the benefit to the school from improved service reliability is considered to be half of what other parcels receive, so Asmt No. 38 is assigned 0.5 RBP's.

The three categories of Benefit Points are added together for each property to calculate the Total Benefit Points assigned to each property, as follows:

Aesthetics + Safety + Reliability = Total
Benefit Points + Benefit Points = Benefit Points

The following table provides an example of how the Benefit Points are calculated for the various land uses.

Sample Typical Benefit Point Calculation Table

Land Use	Aesthetics Benefit Points	+	Safety Benefit Points	+	Reliability Benefit Points	=	Total Benefit Points
SFR	1	+	1	+	1	=	3
SCHOOL	0	+	9.4	+	0.5	=	9.9

Exemptions:

The following types of parcels are considered to be exempt from the assessment due to their having no benefit from the improvements because they have virtually no potential for development:

- Parcels that are unbuildable because they are too small.
- Parcels that are too small for a dwelling unit but may have ancillary uses to other residential properties, such as Asmt. No. 16.

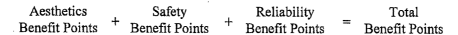
These properties are assigned 0 Benefit Points.

Exceptions:

- 5548 E The Toledo Street (the parcel directly east of Asmt No. 25) has overhead utility lines directly adjacent to its property, along the easterly side, and takes service from these lines. These lines are not proposed to be underground; therefore, this property is not deemed to receive any benefit from the proposed undergrounding project.
- 5429 E The Toledo Street (the parcel directly north of Asmt No. 26) takes its service from the pole in the alley that will remain after this underground project is constructed. Because this pole is located in the middle of this property, this parcel is not considered to receive either an enhanced safety benefit or an enhanced reliability benefit from the undergrounding project.

Assessment Apportionment

Based on the findings above, it is our conclusion that the improvements specially benefit all developable properties in the Assessment District in proportion to the number of Benefit Points calculated for each property, such that:



Incidental Expenses and Financing Costs have been assessed to the entire Assessment District on a prorata basis relative to the total construction cost allocations.

Complete calculations for each assessment, providing the Benefit Points, the construction portion of the assessment, and incidental and financial components of the assessment are included in the Appendix.

DATED: July 30, 2008

HARRIS & ASSOCIATES

JOAN E. COX, P.E. R.C.E. No. 41965



MARK CHRISTOFFELS, P.E. CITY ENGINEER CITY OF LONG BEACH STATE OF CALIFORNIA

City of Long Beach Assessment District No. 08-01 (The Toledo Utility Underg	DRAFT	July 30, 2008
Preliminary Engineer's Report	grounding/	Page 15
I,, a CALIFORNIA do hereby certify that the forego thereto, was filed in my office on the day	s CITY CLERK of the Cloing Assessment, together vof, 2008.	ITY OF LONG BEACH, with the Diagram attached
	CITY CLERK CITY OF LONG BEACI STATE OF CALIFORNI	
I,	oing Assessment, together we City Council of the CIT	vith the Diagram attached
	CITY CLERK CITY OF LONG BEACH STATE OF CALIFORNI	
I,, as CALIFORNIA do hereby certify that the forego thereto, was approved and confirmed by the City 2008.	s CITY CLERK of the CI oing Assessment, together way Council of said City on the	with the Diagram attached
	CITY CLERK CITY OF LONG BEACH STATE OF CALIFORNI	
I,, as SUPERINTENDENT CALIFORNIA do hereby certify that the forego thereto, was recorded in my office on the	T OF STREETS of the CI	TY OF LONG BEACH, vith the Diagram attached

SUPERINTENDENT OF STREETS CITY OF LONG BEACH STATE OF CALIFORNIA

Page 16

Part IV Annual Administrative Assessment

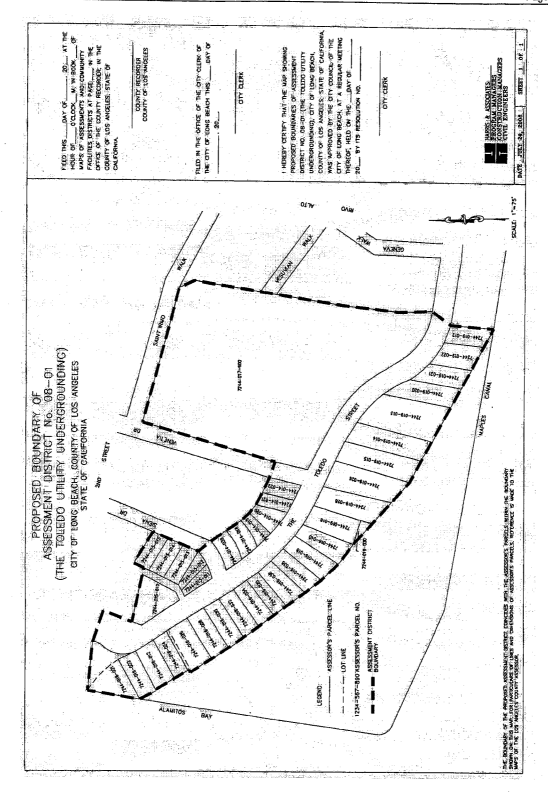
A proposed maximum annual administrative assessment shall be levied on each parcel of land and subdivision of land within the Assessment District to pay for necessary costs and expenses incurred by the CITY OF LONG BEACH, and not otherwise reimbursed, resulting from the administration and collection of assessments, from the administration or registration of any bonds and reserve or other related funds, or both. The maximum assessment is authorized pursuant to the provisions of Section 10204(f) of the Streets and Highways Code and shall not exceed five hundred dollars (\$500) per parcel, subject to an annual increase based on the annual change in the Consumer Price Index (CPI), during the preceding year ending in January, for all Urban Consumers in the Los Angeles, Riverside, and Orange County areas. The exact amount of the administration charge will be established each year by the Superintendent of Streets.

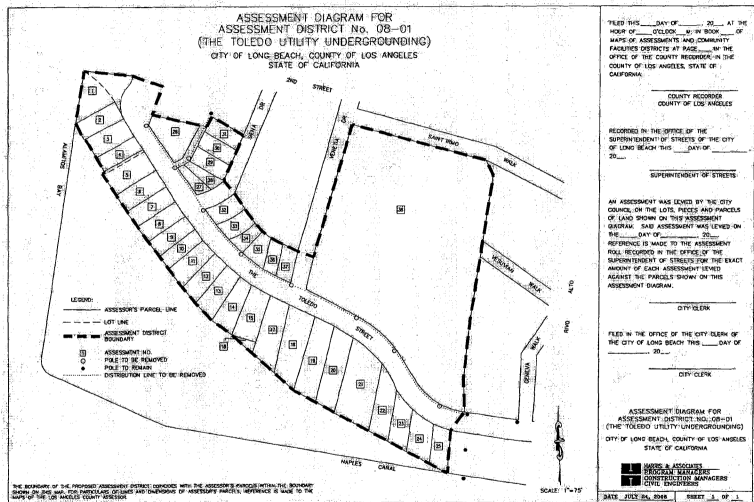
The annual administrative assessment will be collected in the same manner and in the same installments as the assessment levied to pay for the cost of the works of improvement.

Part V Boundary Map and Diagram of Assessment

A reduced copy of the Boundary Map and Assessment Diagram are attached hereto. Full-sized copies of the Boundary Map and Assessment Diagram are on file in the Office of the City Clerk, of the City of Long Beach.

As required by the Act, the Assessment Diagram shows the exterior boundaries of the assessment district and the assessment number assigned to each parcel of land corresponding to its number as it appears in the Assessment Roll contained in Part III Table 1. Reference is hereby made to the Assessor's Parcel Maps of the County of Los Angeles for the boundaries and dimensions of each parcel of land.





Preliminary Engineer's Report

Part VI Description of Facilities

Below is a list of proposed improvements as allowed under the Law to be installed, or improved under the provisions of the Law, including the acquisition of required right-of-way and/or property. For the general location of the improvements to be constructed referenced is hereby made to the Plans and Specifications described in Part I of this report.

These improvements are proposed to be constructed and installed in the general location referred to as Assessment District No. 08-01 (The Toledo Utility Undergrounding).

The proposed facilities include the undergrounding of electric, telephone and cable on The Toledo south of Second Street and west of Geneva Walkway.

Improvements:

- 1. The removal of existing overhead power, telephone and cable wires and poles.
- 2. Removal of overhead resident service drops.
- 3. Construction of mainline underground power, telephone and cable conduit, with appurtenant manholes and pullboxes.
- 4. Construction of service conduit and appurtenances to property line.
- 5. Installation of new conductor within said conduit and underground structures by the utility companies.
- 6. Construction of street lighting conversion improvements.

These improvements will be designed by Southern California Edison, Verizon Telephone and Charter Cable. The City of Long Beach will inspect the work to ensure conformance to City standards and specifications where applicable.

Note: The foregoing improvements do not include any individual service connections on private properties. Each owner of property located within the Assessment District will be responsible for arranging for and paying for work on his or her property necessary to connect facilities constructed by the public utilities in the public streets and alleys to the points of connection on the private property.

Right-of-Way Certificate

STATE OF CALIFORNIA COUNTY OF LOS ANGELES CITY OF LONG BEACH

The undersigned hereby CERTIFIES UNDER PENALTY OF PERJURY that the following is all true and correct.

That at all time herein mentioned, the undersigned was, and now is, the authorized representative of the duly appointed SUPERINTENDENT OF STREETS of the CITY OF LONG BEACH, CALIFORNIA.

That there have now been instituted proceedings under the provisions of Article XIIID of the California Constitution, and the "Municipal Improvements Act of 1913," being Division 12 of the Streets and Highways Code of the State of California, for the construction of certain public improvements in a special assessment district known and designated as ASSESSMENT DISTRICT NO. 08-01 (The Toledo Utility Undergrounding) (hereinafter referred to as the "Assessment District").

THE UNDERSIGNED STATES AND CERTIFIES AS FOLLOWS:

It is acknowledged that the proposed Works of Improvement must be located within public rights-of-way, land, or easements owned by or licensed to the CITY OF LONG BEACH, County of Los Angeles, State of California, at the time of the construction of the Works of Improvement, and the undersigned hereby further certifies that all rights-of-way necessary for the Works of Improvements will be obtained and in possession of the City, County, or State prior to construction by the CITY OF LONG BEACH.

EXECUTED this day of	, 2008, at CITY OF LONG BEACH, California.
	SUPERINDENT OF STREETS CITY OF LONG BEACH State of California
	By: Mark Christoffels

Assessment District No. 08-01 (The Toledo Utility Undergrounding) Preliminary Engineer's Report

Certificate of Completion of Environmental Proceedings

STATE OF CALIFORNIA COUNTY OF LOS ANGELES CITY OF LONG BEACH

The undersigned, under penalty of perjury, CERTIFIES as follows:

- 1. That I am the person who authorized to prepare and process all environmental documentation as needed as it relates to the formation of the special assessment district being formed pursuant to the provisions of the Long Beach Assessment District Procedural Ordinance, being Division IV of Chapter 3.52 of the Long Beach Municipal Code and, where applicable, the "Municipal Improvement Act of 1913" being Division 12 of the Streets and Highways Code of the State of California, said special Assessment district known and designated as ASSESSMENT DISTRICT NO. 08-01 (The Toledo Utility Undergrounding) (hereinafter referred to as the "Assessment District").
- 2. The specific environmental proceedings relating to this Assessment District that have been completed are as follows:

[CITY: PLEASE CONFIRM]

CEQA compliance review:

The proposed project is Categorically Exempt (Class 2) from the provisions of CEQA (replacement or reconstructions).

3. I do hereby certify that all environmental evaluation proceedings necessary for the formation of the Assessment District have been completed to my satisfaction, and that no further environmental proceedings are necessary.

EXECUTED this day of	, 2008, at CITY OF LONG BEACH, California.
	Ву:
•	Mark Christoffels
	CITY OF LONG BEACH
	STATE OF CALTEORNIA

APPENDIX Assessment Calculations

DRAFT

Page A - 1

						BENEFI	T PO	INTS						
	l			Aesthetics		Safety		Reliability		Total] A	SSESSMENT	CALCULATION	is
Parcel	Asmt		Land	Benefit	+	Benefit	+	Benefit	=	Benefit	Construction	Incidental	Financing	Total
Address	No.	APN	Use	Points		Points		Points		Points	Costs	Costs	Costs	Assessment
5430 E THE TOLEDO	1	7244-016-021	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5436 E THE TOLEDO	2 .	7244-016-022	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5438 E THE TOLEDO	3	7244-016-012	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5446 E THE TOLEDO	4	7244-016-024	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5450 E THE TOLEDO	5	7244-016-026	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5456 E THE TOLEDO	6	7244-016-028	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5460 E THE TOLEDO	7	7244-016-030	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5464 E THE TOLEDO	- 8	7244-016-032	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5468 E THE TOLEDO	9	7244-016-034	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5472 E THE TOLEDO	10	7244-016-020	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5474 E THE TOLEDO	11	7244-016-036	SFR	1,0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5480 E THE TOLEDO	12	7244-016-038	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5484 E THE TOLEDO	13	7244-016-018	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5488 E THE TOLEDO	14	7244-016-040	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5490 E THE TOLEDO	15	7244-019-018	SFR	1.0	+	1.0	+ /	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5490 E THE TOLEDO	16	7244-019-030	SFR	0.0	+	0.0	+	0.00	=	0.00	\$0.00	\$0.00	\$0.00	\$0.00
5494 E THE TOLEDO	17	7244-019-028	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5500 E THE TOLEDO	18	7244-019-026	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5508 E THE TOLEDO	19	7244-019-015	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5518 E THE TOLEDO	20	7244-019-014	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5528 E THE TOLEDO	21	7244-019-013	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5530 E THE TOLEDO	22	7244-019-020	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.7 0
5534 E THE TOLEDO	23	7244-019-021	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5538 E THE TOLEDO	24	7244-019-022	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5544 E THE TOLEDO	25	7244-019-012	SFR	1.0	+	1.0	+	1.00	=	3.00	\$30,033.36	\$2,997.22	\$4,087.12	\$37,117.70
5437 E THE TOLEDO	26	7244-015-010	2DU	1.0	+	2.0	+	1.00	=	4.00	\$40,044.49	\$3,996.29	\$5,449.49	\$49,490.27
105 SIENA DR	27	7244-015-011	SFR	0.5	+	1.0	+	1.00	=	2.50	\$25,027.80	\$2,497.68	\$3,405.93	\$30,931.41
115 SIENA DR	28	7244-015-012	SFR	0.0	+	1.0	+	1.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
117 SIENA DR	29	7244-015-013	SFR	0.0	+	1.0	+	1.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
123 SIENA DR	30	7244-015-014	SFR	0.0	+	1.0	+	1.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
125 SIENA DR	31	7244-015-015	SFR	0.0	+	0.5	+	0.00	=	0.50	\$5,005.56	\$499.54	\$681.19	\$6,186.29
5467 E THE TOLEDO	32	7244-014-039	SFR	0.5	+	1.0	+	1.00	=	2.50	\$25,027.80	\$2,497.68	\$3,405.93	\$30,931.41
5471 E THE TOLEDO	33	7244-014-018	SFR	1.0	+	1.0	+	0.33	_=	2.33	\$23,359.28	\$2,331.17	\$3,178.87	\$28,869.32
5475 E THE TOLEDO	34	7244-014-019	SFR	1.0	+	1.0	+	0.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
5481 E THE TOLEDO	35	7244-014-020	SFR	1.0	+	1.0	+	0.00	=	2.00	\$20,022.24	\$1,998.15	\$2,724.74	\$24,745.13
5485 E THE TOLEDO	36	7244-014-021	SFR	1.0	+	1.0	+	0.67	=	2.67	\$26,696.32	\$2,664.19	\$3,632,99	\$32,993.50
101 VENETIA DR	37	7244-014-022	SFR	0.5	+	1.0	+	0.00	=	1.50	\$15,016.68	\$1,498.61	\$2,043.56	\$18,558.85
Naples Elem, School	38	7244-017-900	SCHOOL	0.0	+	9.4	+	0.50	=	9.90	\$99,110,23	\$9,890.81	\$13,487,46	\$122,488.50
								Tof	als:	107.90	\$1,080,200.00	\$107,800.00		\$1,335,000.00

OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

RESOLUTION NO.

A RESOLUTION OF THE CITY COUNCIL OF THE CITY OF LONG BEACH OF PRELIMINARY APPROVAL OF ENGINEER'S REPORT AND CALLING FOR PUBLIC HEARING AND ELECTION – ASSESSMENT DISTRICT NO. 08-01 (THE TOLEDO UTILITY UNDERGROUNDING)

WHEREAS, this City Council has on this date adopted a resolution of intention (the "Resolution of Intention") with respect to certain utility underground improvements to be constructed on The Toledo south of Second Street and west of Geneva Walkway in the City (hereinafter, the "Improvements"), in accordance with proceedings for Assessment District No. 08-01 (The Toledo Utility Undergrounding) (the "Assessment District"), and did refer the proposed Improvements to the City Engineer, as the Engineer of Work for the Assessment District, and did therein direct the Engineer of Work to cause to be made and filed with the City Clerk a report in writing (the "Report") all as therein more particularly described in the Resolution of Intention, and under and pursuant to the Long Beach Assessment District Procedural Ordinance, being Division IV of Chapter 3.52 of the Long Beach Municipal Code (the "Code") and, where applicable, the Municipal Improvement Act of 1913, as amended (the "Act"); and

WHEREAS, the Engineer of Work has caused to be made and filed with the City Clerk the Report as called for in the Resolution of Intention and under and pursuant to the Code and, where applicable, the Act, which Report has been presented to this City Council for consideration; and

WHEREAS, this City Council has duly considered the Report and each and every part thereof, and finds that each and every part of the Report is sufficient, and that the Report should not be modified in any respect;

NOW, THEREFORE, the City Council of the City of Long Beach resolves as

follows:

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Section 1. That the description of the proposed Improvements contained in the Report is preliminarily approved.

Section 2. That the estimate of the total cost of the Improvements, the estimate of the amount which would be borne by the City, if any, and the amount to be assessed against the benefited lands within the Assessment District, as contained in the Report, is preliminarily approved.

Section 3. That the diagram showing the Assessment District and the boundaries and dimensions of the subdivisions of land within the Assessment District as they existed at the time of the passage of the Resolution of Intention, as contained in the Report, is preliminarily approved.

Section 4. That the proposed assessment of the cost and expense of the proposed Improvements upon each parcel or subdivision of land in the Assessment District in proportion to the estimated special benefits to be received by those parcels or subdivisions, respectively, from the Improvements, as contained in the Report, is preliminarily approved.

Section 5. That the proposed maximum annual assessment upon each of the several subdivisions of land in the Assessment District to pay costs incurred by the City and not otherwise reimbursed which result from the administration of any bonds and reserve or other related funds, as contained in the Report, is preliminarily approved.

Section 6. That the Report shall stand as the Engineer's Report for the purpose of all subsequent proceedings had pursuant to the Resolution of Intention.

Section 7. A public hearing on the proposed Assessment District shall be held by the Council in the City Council Chambers on Tuesday, November 11, 2008 at 5:00 p.m. or as soon thereafter as the matter may be heard. The Engineer of Work is hereby directed to provide notice of the public hearing as required by applicable law.

An election shall be held of the landowners within the proposed Assessment District as required by Article XIII D of the California Constitution, 1

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with the ballots tabulated by or on behalf of the City Clerk at the conclusion of the public hearing referred to in Section 9 above as required by Section 53753 of the California Government Code. The City Clerk is hereby directed to cause a ballot in a form provided by or on behalf of the Engineer of Work to be delivered to the owners of all of the property in the proposed Assessment District. Ballots must be received by the City Clerk at the address indicated on the ballot at or before the time set for the close of the public hearing, and any ballots received after the close of the public hearing will not be tabulated even through the postmark on the envelope transmitting the ballot is dated on or before the date of the public hearing. Ballots of those voting shall be weighted according to the proportional financial obligation of the affected property.

Section 9. The firm of Harris & Associates is hereby designated to assist the City Clerk in connection with the mailing and tabulation of the ballots referred to in Section 8 above, and to answer inquiries regarding the protest proceedings applicable to the Assessment District.

Section 10. This resolution shall take effect immediately upon its adoption by the City Council, and the City Clerk shall certify the vote adopting this resolution.

I hereby certify that the foregoing resolution was adopted by the City Council of the City of Long Beach at its meeting of , 2008, by the //// //// //// //// //// //// //// ////

OFFICE OF THE CITY ATTORNEY ROBERT E. SHANNON, City Attorney 333 West Ocean Boulevard, 11th Floor Long Beach, CA 90802-4664

1	following vote:		
2	Ayes:	Councilmembers:	
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6	Noes:	Councilmembers:	
7			
8	Absent:	Councilmembers:	
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10			
11			City Clerk
12			Oily Cicik
13			

HAM:fl:abc 9/8/08 #A08-02295