PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	November 22, 2016	[X] Consent [] Workshop	[] Regular [] Public Hearing
Department:	Fire-Rescue		
	I. EXECU	JTIVE BRIEF	
Specified Fire Pre	e: Staff recommends mo evention Services with the hrough September 30, 2019.	Town of Palm Beach	Interlocal Agreement for Shores (Town) effective
structures located Fire Prevention Cowithin the terms of schedule in effect Interlocal Agreem effective date is a	agreement provides for the provides for the provides construction plan review within the incorporated bound ode. The County will invoice of this Agreement. Fees will be at the time of service. The pent (R2013-1594) that expend of the Town's delayent is for a three (3) year period.	w and inspections, on idaries of the Town in acted the Town on a monthole calculated in accordance same specified serviced on September 30 vin the delivery of the	applicable buildings and coordance with the Florida any basis for the services nee with the County's fee ices were included in an 0, 2016. The retroactive a signed agreement. The
and fire venicle ma	Justification : Palm Beach eaintenance services (R2013-ted with the specified fire in	0620) to the Town. The	re are approximately 120
Attachment: Inter	local Agreement (2)		
Recommended by	y:	poent	10/31/16 Date
Approved by: Approved by:	Vanoy L.K	Administrator Bold M unty Administrator	Date ////5//6 Date

II. FISCAL IMPACT ANALYSIS

A.	Five Year Summary of	Fiscal Impa	ct:			
Cap Ope Exte Prog	cal Years ital Expenditures erating Costs ernal Revenues gram Income (County) ind Match (County)	2017 ————————————————————————————————————	2018 	2019 	2020	2021
NET	FISCAL IMPACT	(7,325)	(7,325)	7,325		
	ODITIONAL FTE SITIONS (Cumulative)	0	0	0		
ls Ite	em Included in Proposed	Budget?	Yes X	_ No		
Bud	get Account No.: Fund	d <u>1300</u> [Dept <u>440</u> (Jnit <u>4241</u>	Rev Source	<u>4222/4223</u>
B.	Recommended Sources	of Funds/	Summary of I	iscal Impact		
	Fiscal year revenues are calculated using the num and the County's fee schwill not increase operating	ber of annu nedule at th	al inspection a	and plan revie	w services n	ovided
C.	Departmental Fiscal Re	view: <u></u>) what	mant		
		III. <u>REVI</u>	EW COMMEN	<u>ITS</u>		
A.	OFMB Fiscal and/or Cor	ntract Deve	lopment and	Control Com	ments:	
	Ja 1/4 OFMB	Julip_	Con	ntract Develo	pment and C	1) [10]) 6 entrol
B.	Legal Sufficiency			1		
	Paul F 11 Assistant County Attorn	lit <i>lif</i> ey				
C.	Other Department Revie	w:				
	Department Director					
	ED 9/03 FORM 01					

(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.)

INTERLOCAL AGREEMENT FOR SPECIFIED FIRE PREVENTION SERVICES BETWEEN PALM BEACH COUNTY AND THE TOWN OF PALM BEACH SHORES

THIS INTERLOCAL AGREEMENT FOR SPECIFIED FIRE PREVENTION SERVICES (the "Agreement") is made and entered into on _______, by and between PALM BEACH COUNTY, FLORIDA, a political subdivision of the State of Florida (hereinafter the "County"), by and through its Board of County Commissioners, and the TOWN OF PALM BEACH SHORES, a Florida municipal corporation located in Palm Beach County, Florida (hereinafter the "Town").

WHEREAS, Section 163.01, Florida Statutes, known as the "Florida Interlocal Cooperation Act of 1969," authorizes local governments to make the most efficient use of their power by enabling them to cooperate with other localities on a basis of mutual advantage and thereby to provide services and facilities that will harmonize geographic, economic, population and other factors influencing the needs and development of local communities; and

WHEREAS, the parties mutually desire the County to provide certain specified services, including fire inspections and new construction plans review and inspections, on applicable buildings and structures located within the incorporated boundaries of the Town in accordance with the Florida Fire Prevention Code (the "Fire Prevention Services"); and

WHEREAS, the Town and County entered into an Agreement (R2013-1594) on November 5, 2013, which expired on September 30, 2016 for said Fire Prevention Services; and

WHEREAS, the Town and County desire to enter into this Agreement to continue Fire Prevention Services as the County can provide the Fire Prevention Services economically and efficiently, to the benefit of both the County and the Town.

NOW, THEREFORE, in consideration of the terms and conditions set forth herein and the benefits following from each to the other, the County and the Town do hereby agree as follows:

SECTION 1. INCORPORATION OF FACTS

The facts set forth above and the preambles to this Agreement are true and correct.

SECTION 2. PURPOSE

The purpose of this Interlocal Agreement is to establish the parties' rights and obligations regarding the provision of the Fire Prevention Services within the Town, by the County. To facilitate the purposes of this Agreement, the Town shall cooperate with and assist the County so as to insure that

the Fire Prevention Services provided by County are coordinated with other municipal services provided by the Town, and that complaints and/or inquiries regarding the County's performance and the Fire Prevention Services delivered hereunder are appropriately addressed.

In performing the Fire Prevention Services within the Town pursuant to this Agreement, the County shall be an independent contractor for the Town, and not an employee, agent or servant of the Town. All persons engaged in the Fire Prevention Services performed by the County hereunder shall at all times, and in all places, be subject to the County's sole direction, supervision and control.

SECTION 3. REPRESENTATIVE AND CONTRACT MONITOR

The County representative and contract monitor during the performance of this Agreement shall be the County Fire Marshal, whose telephone number is (561) 616-7031. The Town representative and contract monitor during the performance of this Agreement shall be the Town Fire Chief, whose telephone number is (561) 844-4804.

SECTION 4. EMPLOYEE FUNCTIONS

No employee of either party to this Agreement shall perform any function, or service which is not within the employee's scope of duties as defined or determined by the employee's employer.

SECTION 5. EMPLOYEE CLAIMS, BENEFITS, ETC.

No employee, officer, or agent of either party shall, in connection with this Agreement or the performance of services and functions hereunder, have a right to or claim any pension, workers' compensation, unemployment compensation, civil service, or other employee rights, privileges, or benefits granted by operation of law or otherwise except through and against the entity by whom they are employed. No employee of either party shall be deemed the employee of the other, for any purpose, during the performance of services hereunder.

SECTION 6. SERVICES TO BE PROVIDED

The County shall provide the Fire Prevention Services as follows:

(a) The County shall conduct existing and occupational license fire inspections on applicable buildings and structures located within the incorporated boundaries of the Town in accordance with the Florida Fire Prevention Code (as may be hereinafter referred to as the "Fire Code"), all as may be amended from time to time. The County intends that inspections in the Town shall take place on an annual basis. The County shall provide the Town with a completed inspection report within seven (7) business days of each inspection; however, the County shall promptly notify the Town of any hazardous condition that presents an imminent danger as defined by the Fire Code.

(b) The County shall provide new construction plans review and new construction inspections. Not less than 90% of all plans submitted to the County shall be reviewed and returned to the Town within four (4) working days after receipt by the County. The Town shall be responsible for payment for the Fire Prevention Services in accordance with Section 7 of this Agreement regardless of whether the Town collects payment from the entity that requested the Fire Prevention Services.

SECTION 7. PAYMENTS

The County shall invoice the Town on a monthly basis for the Fire Prevention Services provided in accordance with the terms of this Agreement. Payment shall be due within thirty (30) days. Fees will be calculated in accordance with the County's fee schedule in effect at the time of service. The current County fee schedule is attached hereto for reference as **Exhibit A**.

SECTION 8. NO ASSUMPTION OF LIABILITY; INSPECTABLE PROPERTIES

Neither party to this Agreement nor their respective officers or employees shall be deemed to have assumed any liability for the negligent or wrongful acts or omissions of the other. Further, nothing herein shall be construed as a waiver of sovereign immunity. The services provided by the County under this Agreement are provided as a contractual service to the Town. The Town shall remain the authority having jurisdiction and shall remain responsible for Fire Code enforcement within the Town. The list of inspectable properties in the Town is attached as **Exhibit B** attached hereto.

SECTION 9. INSURANCE

Without waiving the right to sovereign immunity as provided by Section 768.28, Florida Statutes, the County acknowledges to be self-insured for General Liability and Automotive Liability under Florida's sovereign immunity statute with monetary waiver limits of \$200,000 Per Person and \$300,000 Per Occurrence; or such limits that may change and be set forth by the legislature.

The County acknowledges to be self-insured for Worker's Compensation & Employer's Liability insurance in accordance with Florida Statute, Chapter 440.

When requested, the County agrees to provide a Certificate of Insurance evidencing self-insurance and/or sovereign immunity status, which the Town agrees to recognize as acceptable for the above mentioned coverages.

SECTION 10. EFFECTIVE DATE AND TERM

This Agreement shall take effect retroactively from October 1, 2016, through September 30, 2019 unless sooner terminated as provided for in Section 11.

SECTION 11. NOTICE OF TERMINATION

This Agreement may be terminated (i) for any reason or for no reason by written mutual consent of both parties; or, (ii) by either party without cause upon ninety (90) days advance written notice to the other party of desire to terminate, and without any recourse or recovery against the terminating party due to such termination; or (iii) by either party with cause upon 30 days written notice to the other party.

SECTION 12. ASSIGNMENT OF RIGHTS

Neither party shall assign, transfer or convey, in whole or in part, its rights, duties, or obligations without the prior written consent of the other.

SECTION 13. MODIFICATION AND AMENDMENT

No modification, amendment, or alteration in the terms or conditions of this Agreement shall be effective unless contained in a written document executed with the same formality and equality of dignity herewith.

SECTION 14. EQUAL OPPORTUNITY

The County and Town each warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, familial status, sexual orientation, or gender identity and expression or genetic information; and that no person shall, based on any of said grounds, be excluded from the benefits of, or be subject to any form of discrimination under, any activity carried out in the performance of this Agreement.

SECTION 15. ANNUAL APPROPRIATIONS

Each party's performance and obligations under this Agreement are contingent upon an annual budgetary appropriation by its respective governing body for the purposes hereunder.

SECTION 16. RECORDS

The County and the Town shall maintain all records relating to the Fire Prevention Services performed under this Agreement in accordance with Florida's public records law and until at least three year after the expiration or termination of this Agreement; provided however that upon the expiration or termination of this Agreement, the County shall turn over to the Town all the County's technical records directly relating to the County's inspection and/or plan review services on applicable buildings and structures located within the incorporated boundaries of the Town. The Town shall then become the official custodian of these records. As custodian of these records, the Town shall maintain the records in

accordance with Florida's public records law and until at least three years after expiration or termination of this Agreement. The County shall keep a copy of all such records for this same time period.

SECTION 17. RIGHT TO AUDIT

Each party, at its own expense, shall have the right to examine the other party's books, data, records and invoices directly or indirectly related to this Agreement upon reasonable notice, time and place.

SECTION 18. JOINT PREPARATION

The preparation of this Agreement has been a joint effort of the parties, and the resulting document shall not, solely or as a matter of judicial constraint, be construed more severely against one of the parties than the other.

SECTION 19. REMEDIES

This Agreement shall be construed by and governed by the laws of the State of Florida. Any and all legal action necessary to enforce the Agreement shall be held in a court of competent jurisdication located in Palm Beach County, Florida. No remedy herein conferred upon any party is intended to be exclusive of any other remedy and each and every remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

SECTION 20. NOTICE OF SUITS

Each party agrees to notify the other of any claim, or the initiation of any legal proceeding against it, which relates in any manner to the services provided under this Agreement. Each party will cooperate with the other in the defense of any suit or action arising out of, or related to, the services rendered under this Agreement.

SECTION 21. NOTICES

All written notices required under this Agreement shall be sent by certified mail, return receipt requested, and if sent to the County shall be mailed to:

Palm Beach County Fire Rescue Fire Rescue Administrator 405 Pike Road West Palm Beach, FL 33411

and if sent to the Town shall be mailed to:

Town of Palm Beach Shores Fire Department Fire Chief 247 Edwards Road Palm Beach Shores, FL 33404

Each party may change its address upon notice to the other.

SECTION 22. CAPTIONS

The captions and section designations herein set forth are for convenience only and shall have no substantive meaning.

SECTION 23. FILING

A copy of this Agreement shall be filed with the Clerk of the Circuit Court in and for Palm Beach County.

SECTION 24. ENFORCEMENT COSTS

Any costs or expenses (including reasonable attorney's fees) associated with the enforcement of the terms and conditions of this Agreement shall be borne by the respective parties; provided, however, that this clause pertains only to the parties to this Agreement.

SECTION 25. DELEGATION OF DUTY

Nothing contained herein shall be deemed to authorize the delegation of the constitutional or statutory duties of state, County, or Town officers.

SECTION 26. SEVERABILITY

In the event that any section, paragraph, sentence, clause, or provision hereof is held invalid by a court of competent jurisdiction, such holding shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.

SECTION 27. SURVIVABILITY

Any provision of this Agreement that is of a continuing nature, or which by its language or nature imposes an obligation or right that extends beyond the term of this Agreement, shall survive the expiration or earlier termination of this Agreement.

SECTION 28. CONFLICT RESOLUTION

Any dispute or conflict between the parties that arises from the provision of the Fire Prevention Services under this Agreement shall be presented in writing to respective Contract Monitors. The Contract Monitors shall then meet to discuss the disputed issues and attempt in good faith to resolve the dispute or conflict prior to either party initiating the intergovernmental conflict resolution process provided for by Chapter 164, Florida Statutes.

SECTION 29. NO THIRD PARTY BENEFICIARY

No provision of this Agreement is intended to, or shall be construed to, create any third party beneficiary or to provide any rights to any person or entity not a party to this Agreement, including but not limited to any citizens or employees of the County and/or Town.

SECTION 30. FORCE MAJEURE

County shall not be deemed in default or breach of this Agreement to the extent it is unable to perform, or to timely perform, due to an event of *Force Majeure*. For the purpose of this Agreement, *Force Majeure* shall mean and include any act of God, including severe weather conditions or impending severe weather conditions, accident, fire, lockout, strike or other labor dispute, riot or civil commotion, act of a public enemy, failure of transportation facilities, enactment, rule order or act of government or governmental instrumentality (whether domestic or international and whether federal, state or local, or the international equivalent thereof), failure of technical facilities, or any other cause of any nature whatsoever beyond the control of the County which was not avoidable in the exercise of reasonable care and foresight. Further, the Town specifically acknowledges that the County shall have no liability whatsoever for any damages or injuries due to a *Force Majeure*.

SECTION 31. WAIVER OF PERFORMANCE

Failure(s) to insist on strict performance of any covenant, condition, or provision of this Agreement by a party, its successors and assigns, shall not be deemed a waiver of any of its rights or remedies, nor shall it relieve the other party from performing any subsequent obligations strictly in accordance with the terms of this Agreement. No waiver shall be effective unless in writing and signed by the party against whom enforcement is sought. Such waiver shall be limited to provisions of this Agreement specifically referred to therein and shall not be deemed a waiver of any other provision. No waiver shall constitute a continuing waiver unless the writing states otherwise.

SECTION 32. ENTIRETY OF AGREEMENT

This Agreement represents the entire understanding of the parties and supersedes all other negotiations, representations, or agreements, either written or oral, relating to this Agreement. This Agreement may not be assigned by the Town without the County's prior written consent.

SECTION 33. OFFICE OF THE INSPECTOR GENERAL

Palm Beach County has established the Office of the Inspector General in Palm Beach County Code, Section 2-421 - 2-440, as may be amended. To the extent permitted by law, the Inspector General's authority includes but is not limited to the power to review past, present and proposed County contracts, transactions, accounts and records, to require the production of records, and to audit, investigate, monitor, and inspect the activities of the Town, its officers, agents, employees, and lobbyists in order to ensure compliance with contract requirements and detect corruption and fraud.

Failure to cooperate with the Inspector General or interfering with or impeding any investigation shall be in violation of Palm Beach County Code, Section 2-421 - 2-440, and punished pursuant to Section 125.69, Florida Statutes, in the same manner as a second degree misdemeanor.

[Remainder of page left blank intentionally]

IN WITNESS WHEREOF, the undersigned parties have caused these presents to be signed by their duly authorized officers on the day and year first written above.

ATTEST: SHARON R. BOCK, Clerk & Comptroller	PALM BEACH COUNTY, FLORIDA BY ITS BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	By: Mary Lou Berger, Mayor
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS
By:County Attorney	By: Fire-Rescue Administrator
ATTEST:	TOWN OF PALM BEACH SHORES
By: June Drowners Town Clerk	By: Myra Koutzen, Mayor Mayor
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By:	
Date: 9-26 2016.	

PALM BEACH COUNTY FIRE-RESCUE FEE SCHEDULE

PLAN REVIEW FEES

A. The following formula, which is based on the valuation of the proposed work, shall be used to determine plans review fees.

\$0.00 up to \$125,000	Charge 0.5% total valuation of work. With a minimum of \$75.00
\$125,001 to \$300,000	Charge \$625.00 for the first \$125,000 and then charge 0.25% of the balance of the value.
\$300,001 to \$1,000,000	Charge \$1062.50 for the first \$300,000 and then charge 0.125% of the balance of value.
\$1,000,001 to \$2,000,000	Charge \$1937.50 for the first \$1,000,000 and then charge 0.0625% of the balance of the value.
2,000,001 and up.	Charge \$2562.50 for the first two million and then charge 0.03125% of the balance of the value.

B. Set forth below are examples of valuations and estimated correlating fees.

ESTIMATED VALUATION	PLAN REVIEW FEES
15,000 and under	75.00
100,000.00	500.00
200,000.00	812.50
300,000.00	1062.50
400,000.00	1187.50
500,000.00	1312.50
600,000.00	1437.50
700,000.00	1562.50
800,000.00	1687.50
900,0000.00	1812.50
1,000,000.00	1937.50
1,100,000.00	2000.00
1,200,000.00	2062.50
2,000,000.00	2562.50
2,100,000.00	2593.50

C. Design Review

A fee of two hundred fifty (\$250.00) or \$5.00 per page (whichever is greater) dollars will be charged for design review of drawing or specification. This amount shall be paid in advance and may not be refunded.

D. Civil Drawings

A fee of three hundred (\$300.00) dollars will be charged for the plans review of all civil drawings, inspection, and acceptance testing of the hydrant(s).

E. Water Flow Tests

A fee of two hundred (\$200.00) dollars shall be paid for all flow tests performed by Palm Beach County Fire-Rescue on wet hydrants. A fee of one hundred fifty (\$150.00) dollars shall be paid for all flow tests performed by Palm Beach County Fire-Rescue on dry hydrants.

F. Plan Revisions

The following fees shall apply to the various revisions and related services:

I) Pre-Permit Minor Revision: No charge.

2) Pre-Permit Major Revision: 10% of the original fee.

3) Post-Permit Revision: \$5.00 per page, with a

minimum fee of \$20.00, except when value

increases (then see

schedule).

4) Restamp: \$2.50 per page with a

minimum fee of \$10.00.

5) Invalid Permits: 30% of the original fee. If

construction has commenced, payment of a fee for the remaining construction is based on

the original schedule.

G. Completion Agreement Fees

A fee of two hundred fifty (\$250.00) dollars will be assessed for each incomplete code item at the time of the execution of the completion agreement.

H. Expedited Plan Review Request

An applicant may submit a written request for an expedited plan review. The request must state the need for the expedited review (i.e. potential employee layoff, financial hardship, time constraints) and the AHJ or his designee shall have the sole authority to approve or deny

the request, subject to the availability of personnel. The plan review will be done outside of normal working hours at a rate of \$100.00 per hour with a three (3) hour minimum.

- I. After Hours Inspection. An applicant may submit a written request for after hour's inspections. The request must state the need. The AHJ or his designee shall have the sole authority to approve the request, subject to the availability of personnel. The inspections done outside of normal working hours will be charged a rate of \$100.00 per hour with a three hour minimum.
- J. Annual Facility Plan Review Fee. A fee of \$1,500.00 will be charged for the annual facility plan review approval.

INSPECTION FEES

The schedule for inspections, per building, based on fixed property use, shall be as follows:

A. ASSEMBLY:	
50 - 299 occupant load	55.00
300 - 1,000 occupant load	75.00
1,001 - 5,000 occupant load	150.00
5,001 and over occupant load	200.00
B. EDUCATIONAL SCHOOLS OR DAY CARE:	
0 – 10,000 sq ft	50.00
10,001 – 20,000 sq ft	75.00
20,001 – 50,000 sq ft	150.00
50,001 – 100,000 sq ft	250.00
100,001 – 200,000 sq ft	300.00
200,001 – and over	350.00

C. HEALTH CARE, HOSPITAL, NURSING HOME, AMBULATORY HEALTH CARE, ETC.:	
5,000 sq. ft. and under	50.00
5,001 - 15,000 sq. ft.	100.00
15,001 - 30,000 sq. ft.	150.00
30,001 - 100,000 sq. ft.	200.00
100,001 - 200,000 sq. ft.	250.00
200,001 - 500,000 sq. ft.	300.00
500,001 - and over	350.00
D. RESIDENTIAL BOARD AND CARE:	
5,000 sq. ft and under	50.00
5,001 - 15,000 sq. ft	100.00
15,001 - 30,000 sq. ft.	150.00
30,001 - 100,000 sq. ft.	200.00
100,001 - 200,000 sq. ft.	250.00
200,001 - 500,000 sq. ft.	300.00
500,001 and over	350.00
E. DETENTION/CORRECTIONAL:	
5,001 - 15,000 sq. ft.	100.00
15,001 - 30,000 sq. ft.	150.00
30,001 - 100,000 sq. ft.	200.00
100,001 - 200,000 sq. ft.	250.00
200,001 - 500,000 sq. ft.	300.00
500,001 and over	350.00

F. LODGING/ROOMING HOUSES/HOTEL/DORMITORIES:	
0-16 units	55.00
17-100 units	75.00
101 - 500 units/rooms	150.00
501 - and over	200.00
G. MERCANTILE, BUSINESS AND STORAGE:	
5,000 sq. ft. and under	50.00
5,001 - 15,000 sq. ft.	75.00
15,001 - 30,000 sq. ft.	100.00
30,001 - 100,000 sq. ft.	125.00
100,001 - 200,000 sq. ft.	150.00
200,001 - 500,000 sq. ft.	175.00
500,001 - and over	200.00
H. INDUSTRIAL/MANUFACTURING:	
15,000 sq. ft. and under	65.00
15,001 - 30,000	150.00
30,001 - 100,000 sq. ft.	175.00
100,001 - 200,000 sq. ft.	200.00
200,001 - 500,000 sq. ft.	250.00
500,001 - and over	300.00
I. TEMPORARY STRUCTURES:	
All	50.00
J. COMMERCIAL LP GAS FACILITIES:	
All	55.00

K. OCCUPATIONAL LICENSING INSPECTIONS:	
All Residential	25.00
All Commercial	35.00
L. HAZARDOUS MATERIALS FACILITIES:	
5,000 sq. ft and under	75.00
5,001 - 15,000 sq. ft.	125.00
15,001 - 30,000 sq. ft.	175.00
30,001 - 100,000 sq. ft.	250.00
100,001 - 200,000 sq. ft.	300.00
200,001 - 500,000 sq. ft.	350.00
500,001 - and over	400.00
M. OUTSIDE STORAGE OF FOREST PRODUCTS:	
0 – 5 acres	50.00
Greater than 5 – 10 acres	100.00
Greater than 10 +	150.00
N. WHOLESALE FIREWORKS	100.00
O. FLAME EFFECT BEFORE AN AUDIENCE	100.00
P. USE OF PYROTECHNICS BEFORE A PROXIMATE AUDIENCE	200.00
Q. PUBLIC DISPLAY OF FIREWORKS/OUTDOOR ONE HOUR OVER ONE HOUR	500.00 400.00 hr
R. MULTI-FAMILY RESIDENTIAL PROPERTIES WITH FIRE PROTECTION SYSTEMS	25.00

REINSPECTIONS

There shall be a fifty (\$50.00) dollar charge for reinspections which require an additional, third or more, trip to a building or job site by a Fire Inspector. This fee shall be applicable to New Construction and Existing Inspections.

Street Number pass	Points. Street Name	Name	C4 UTL Cities.Name	Unit	ARI File	21 01 4
101	BLOSSOM	LN	PALM BEACH SHORES	bldg 1	540078	
10.0	BLOSSOM	LN	PALM BEACH SHORES	SHELL 1	540079	
106	BLOSSOM	LN	PALM BEACH SHORES	SHELL 2	540110	
111	BLOSSOM	LN	PALM BEACH SHORES	SHELL	540044	
112	BLOSSOM	LN	PALM BEACH SHORES	SHELL	540071	
101	BLOSSOM	LN	PALM BEACH SHORES	bldg 2		
90:	EDWARDS	LN	PALM BEACH SHORES		540097	1
101	EDWARDS	LN	PALM BEACH SHORES	SHELL	540007	
112	EDWARDS	LN	PALM BEACH SHORES	SHELL	540093	
247	EDWARDS	LN	PALM BEACH SHORES	BLD 1	540096	
107	EDWARDS	LN	PALM BEACH SHORES	SHELL	540050	
113	EDWARDS	LN	PALM BEACH SHORES	SHELL	540045	
247	EDWARDS	LN	PALM BEACH SHORES	BLD 2	540095	
247	EDWARDS	LN	PALM BEACH SHORES	BLD 3	540098	The state of the state of
100	SANDAL	LN	PALM BEACH SHORES	BLDG 1	:540037	
100	SANDAL	LN	PALM BEACH SHORES	BLDG 2	540038	
101	SANDAL	LN	PALM BEACH SHORES	SHELL	540052	
107	SANDAL	LN	PALM BEACH SHORES	SHELL	540065	
112	SANDAL	LN	PALM BEACH SHORES	SHELL	540043	
115	SANDAL	LN	PALM BEACH SHORES	SHELL	540106	
100	CLAREMONT	LN	PALM BEACH SHORES	SHELL	540049	
108	CLAREMONT	LN	PALM BEACH SHORES	SHELL	540036	
112	CLAREMONT	LN	PALM BEACH SHORES	SHELL	540056	
107	CLAREMONT	LN	PALM BEACH SHORES	SHELL	540080	
115	CLAREMONT	LN	PALM BEACH SHORES	SHELL	540112	and the second s
184	LAKE	DR	PALM BEACH SHORES	SHELL	540004	
66	LAKE	DR	PALM BEACH SHORES	1	540021	
98	LAKE	DR	PALM BEACH SHORES	docks		
142	LAKE	DR	PALM BEACH SHORES	shell	540013	
178	LAKE	DR	PALM BEACH SHORES	BLDG 4	540102	
220	LAKE	DR	PALM BEACH SHORES	SHELL	540092	

eet Number pass Po	oints. Street Name	Name	C4 UTL Cities.Name	Unit	ARI File
176	LAKE	DR	PALM BEACH SHORES	BLDG 1	540003
180	LAKE	DR	PALM BEACH SHORES	BLDG 2	540104
182	LAKE	DR	PALM BEACH SHORES	BLDG 5	540103
184	LAKE	DR .	PALM BEACH SHORES	BLDG 3	540105
142	LAKE	DR	PALM BEACH SHORES	dock	
82	LAKE	DR	PALM BEACH SHORES	MOTEL	540022
98	LAKE	DR	PALM BEACH SHORES	rest-loung	540025
98	LAKE	DR	PALM BEACH SHORES	store	540024
98	LAKE	DR	PALM BEACH SHORES	motel	540023
72	LAKE	DR	PALM BEACH SHORES	shell	540028
142	LAKE	DR	PALM BEACH SHORES	lounge	540014
165	OCEAN	Ave	PALM BEACH SHORES	SHELL	540074
181	OCEAN	Ave	PALM BEACH SHORES	SHELL	540009
51	OCEAN	Ave	PALM BEACH SHORES	SHELL	540035
61	OCEAN	Ave	PALM BEACH SHORES	SHELL	540115
71	OCEAN	Ave	PALM BEACH SHORES		540032
81	OCEAN	Ave	PALM BEACH SHORES	SHELL	540116
145	OCEAN	Ave	PALM BEACH SHORES	SHELL	540005
123	OCEAN	Ave	PALM BEACH SHORES	ph	
31	OCEAN	Ave	PALM BEACH SHORES	SHELL	540033
33	OCEAN	Ave	PALM BEACH SHORES	SHELL	540001
41	OCEAN	Ave	PALM BEACH SHORES	SHELL	540034
123	OCEAN	Ave	PALM BEACH SHORES	SHELL	540012
155	OCEAN	Ave	PALM BEACH SHORES	SHELL	540076
181	OCEAN	Ave	PALM BEACH SHORES	LOUNGE	540011
181	OCEAN	Ave	PALM BEACH SHORES	store	540010
71	OCEAN	Ave	PALM BEACH SHORES	SHELL	540031
125	OCEAN	Ave	PALM BEACH SHORES	SHELL	540006
115	ВАМВОО	RD	PALM BEACH SHORES	SHELL	540008
231	ВАМВОО	RD	PALM BEACH SHORES	SHELL	540054
100	BAMBOO	RD	PALM BEACH SHORES	SHELL	540041

PRF Properties (Master)

Street Number pass Po	oints. Street Name	Name	C4 UTL Cities.Name	Unit		ARI File
101	BAMBOO	RD	PALM BEACH SHORES	SHELL	540055	
106	BAMBOO	RD	PALM BEACH SHORES	SHELL	540051	
112	ВАМВОО	RD	PALM BEACH SHORES	SHELL	540018	
124	BAMBOO	RD	PALM BEACH SHORES	SHELL	540026	
135	BAMBOO	RD	PALM BEACH SHORES	SHELL	540066	
200	BAMBOO	RD	PALM BEACH SHORES	SHELL	540019	
300	BAMBOO	RD	PALM BEACH SHORES	SHELL	540040	
337	BAMBOO	(RD	PALM BEACH SHORES	SHELL	540040	
343	BAMBOO	RD	PALM BEACH SHORES	SHELL	540070	
101	INLET	Way	PALM BEACH SHORES	SHELL	540061	The second of the second se
125	INLET	Way	PALM BEACH SHORES	SHELL	540075	
143	INLET	Way	PALM BEACH SHORES	SHELL	540030	n comment and the second of th
201	INLET	Way	PALM BEACH SHORES	SHELL	540059	The state of the s
220	INLET	Way	PALM BEACH SHORES	SHELL	540073	
237	INLET	Way	PALM BEACH SHORES	SHELL	540072	. PARTY -
318	INLET	Way	PALM BEACH SHORES	SHELL	540108	response of the control of the contr
320	INLET	Way	PALM BEACH SHORES	SHELL	540091	TO COMMING A TO A STATE OF THE PARTY OF THE
340	INLET	Way	PALM BEACH SHORES	SHELL	540109	
300	INLET	Way	PALM BEACH SHORES	5-10	and the control of th	The second secon
206	INLET	Way	PALM BEACH SHORES	SHELL	540020	
214	INLET	Way	PALM BEACH SHORES	SHELL	540089	
300	INLET	Way	PALM BEACH SHORES	1-4	540086	
308	INLET	Way	PALM BEACH SHORES	SHELL	540107	The second secon
311	INLET	Way	PALM BEACH SHORES	SHELL	540016	
314	INLET	Way	PALM BEACH SHORES	SHELL	540002	
333	INLET	Way	PALM BEACH SHORES	SHELL	540042	
107	INLET	Way	PALM BEACH SHORES	SHELL	540090	And there were the second and the second sec
115	INLET	Way	PALM BEACH SHORES	SHELL	540015	**
120	INLET	Way	PALM BEACH SHORES	SHELL	540088	An annual of Advide to the last of the company of t
140	INLET	Way	PALM BEACH SHORES	SHELL	540087	MARKET COLOR OF THE COLOR OF TH
150	INLET	Way	PALM BEACH SHORES	SHELL	540029	Providence and the second control of the sec

Page 4 of 4		PRF Properties (Master)					
	ARI File		Unit	UTL Cities.Name	Name C4	Street Name	Street Number pass Points.
		540067	Shell	PALM BEACH SHORES	LN	LINDA	115
		540027	Shell	PALM BEACH SHORES	LN	LINDA	101
The second of th		540100	Shell	PALM BEACH SHORES	LN	LINDA	112
The state of the s		540053	1-5	PALM BEACH SHORES	LN	LINDA	100
THE CONTRACT OF THE CONTRACT OF		540099	shell	PALM BEACH SHORES	.LN	LINDA	106
		540094	shell	PALM BEACH SHORES	LN	LINDA	107
The second secon		540101	shell	PALM BEACH SHORES	LN	LINDA	118
		540057	SHELL	PALM BEACH SHORES	LN	LINDA	121
And a Mark Art Mark and the Adams of the contract		540077	SHELL	PALM BEACH SHORES	LN	TACOMA	101
		540111	SHELL	PALM BEACH SHORES	LN	TACOMA	106
	A CAN DECEMBER 1, 2011 10 July	540069	SHELL	PALM BEACH SHORES	LN	TACOMA	107
		540058	SHELL	PALM BEACH SHORES	LN	ГАСОМА	115
		540064	SHELL	PALM BEACH SHORES	LN	TACOMA	112
		540048	SHELL	PALM BEACH SHORES	LN	CASCADE	100
THE PERSON NAMED IN COLUMN		540084	SHELL	PALM BEACH SHORES	LN	CASCADE	101
THE OWNER I MANAGEMENT IN THE PARTY AND THE PARTY IN THE		540062	SHELL	PALM BEACH SHORES	LN	CASCADE	110
	· · · · · · · · · · · · · · · · · · ·	540060	SHELL	PALM BEACH SHORES	LN	CASCADE	111
		540085	shell	PALM BEACH SHORES	LN	CASCADE	114
		540047	SHELL	PALM BEACH SHORES	LN	CASCADE	115
		540068	SHELL	PALM BEACH SHORES	LN	BRAVADO	101
		540017	SHELL	PALM BEACH SHORES	LN	BRAVADO	115
		540083	SHELL	PALM BEACH SHORES	LN	BRAVADO	100
A more to the description of the property of the property of		540082	SHELL	PALM BEACH SHORES	LN	BRAVADO	107
		540081	SHELL	PALM BEACH SHORES	LN :	BRAVADO	108
		540046	SHELL	PALM BEACH SHORES	LN	BRAVADO	112
Collective and addressed residence of the second se		540063	SHELL	PALM BEACH SHORES	Ave	PARK	
	and the supplementary of the s	540113	SHELL	PALM BEACH SHORES	Ave	PARK	
the state of the s			2UN	PALM BEACH SHORES	Ave	PARK	