VILLAGE OF ESTERO, FLORIDA

RESOLUTION NO. 2019 - 23

A RESOLUTION OF THE VILLAGE COUNCIL OF THE VILLAGE OF ESTERO, FLORIDA, (THE "VILLAGE") PERMITTING PROPERTY ASSESSED CLEAN ENERGY ("PACE") PROGRAMS WITHIN THE CORPORATE LIMITS OF THE VILLAGE; APPROVING AGREEMENTS WITH THE FLORIDA GREEN FINANCE AUTHORITY, THE FLORIDA RESILIENCY AND ENERGY DISTRICT AND THE FLORIDA PACE FUNDING AGENCY AND THE CORRIDOR PACE DISTRICT; UTILIZING VOLUNTARY NON-AD VALOREM ASSESSMENTS TO FINANCE QUALIFING IMPROVEMENTS ONLY ON COMMERCIAL PROPERITIES; AUTHORIZING THE VILLAGE MANAGER OR DESIGNEE TO EXECUTE SAID AGREEMENTS; AND PROVIDING FOR IMPLEMENTING ADMINISTRATIVE ACTIONS, SCRIVENER'S ERRORS, CONFLICTS, SEVERABILITY, AND EFFECTIVE DATE.

WHEREAS, Section 163.08, Florida Statutes (the "Supplemental Act"), authorizes counties, municipalities and certain separate local government entities to establish and administer financing programs (sometimes referred to as "PACE" or "PACE financing") pursuant to which owners of real property may obtain funding for energy conservation and efficiency, renewable energy and wind resistance improvements (as referred to therein, the "Qualifying Improvements"), and repay such funding through voluntary special assessments, sometimes referred to as non-ad valorem assessments ("Special Assessments"), levied upon the improved property pursuant to financing agreements between the property owner thereof and a local government (the "Financing Agreements"); and

WHEREAS, the Florida Green Finance Authority, the Green Corridor PACE District, the Florida Resiliency and Energy District and the Florida PACE Funding Agency (individually the "Agency", collectively the "Agencies") are currently four (4) separate legal entities and units of local government within the State of Florida which were established by separate interlocal agreements for the express purpose of providing a scalable platform to facilitate the financing of Qualifying Improvements throughout Florida; and

WHEREAS, pursuant to the Supplemental Act or as otherwise provided by law, local governments may enter into agreements with other local governments for the purpose of providing and financing Qualifying Improvements; and

WHEREAS, the Village has expressed its desire to limit PACE to commercial properties (i.e., all properties other than residential properties with one to four dwelling units, sometimes referred to as "commercial PACE" or "C-PACE") as allowed by law; and

WHEREAS, the installation of Qualifying Improvements to commercial properties may increase energy efficiency and improve the wind resistance of existing structures within Village thereby reducing the burdens from fossil fuel energy production, increase resiliency against inclement weather events and contributing to the local economy by cost savings to property owners, enhancing property values and increasing job opportunities; and

WHEREAS, existing financing options may be insufficient for commercial property owners to access cost-effective financing for energy-saving or wind-resistance property improvements due to requirements associated with traditional debt or equity financing options; and

WHEREAS, the Agencies have created a turn-key solution for the financing, levy and collection process to implement C-PACE programs, without cost to or assumption of liability by, or demand upon the credit of Village; and

 WHEREAS, the Village is presently without adequate, currently available and recurring funds to establish a program similar to the Agencies' C-PACE programs; and recognizes that initiation of its own program requires a commitment of significant time, staffing and monetary resources derived from all taxpayers; however as an alternative or supplement to any other program or approach chosen by the Village, the Village can concurrently authorize and approve a non-exclusive arrangement with each Agency to make funding for Qualified Improvements immediately available to support commercial property owners and the local economy; and

WHEREAS, the Village Council deems this Resolution to be in the best interest of the businesses of Village to authorize the appropriate Village official(s) to execute agreements with the Agencies in an effort to provide an alternative, supplemental and non-exclusive means to achieve, inter alia, immediate and careful local economic development, commerce and job creation, as well compelling state interest and public purposes described in the Supplemental Act.

NOW, THEREFORE, BE IT RESOLVED BY THE VILLAGE COUNCIL OF ESTERO, FLORIDA, AS FOLLOWS:

SECTION 1. LEGISLATIVE FINDINGS AND INTENT. The Village Council hereby adopts and incorporates into this Resolution the Village staff report and Village Council agenda memorandum relating to this Resolution. The forgoing recitals are incorporated in this Resolution as if fully set forth herein and are approved and adopted. The Village Council has complied with all requirements and procedures of Florida law in processing and noticing this Resolution.

SECTION 2. ESTABLISHMENT OF C-PACE PROGRAM. The Village Council hereby authorizes the availability of a C-PACE program within the jurisdictional limits of Village.

SI	ECTION 3.	APPROVAL OF	AGREEMENTS;	AUTHORIZATION TO
EXECUT	TE, ETC.			
(a).). The V	illage Council approves	s the following agree	ements:
	,	<i>C</i> 11	5 5	
	(1).	Florida Green Financ	e Authority C-PAC	E agreement attached herete
	, ,	and incorporated here	in as Exhibit "A".	_
	(2).	Florida PACE Funding	g Agency C-PACE a	greement attached hereto and
		incorporated herein as		
	(3).			CE agreement attached hereto
	(4)	and incorporated here		1 11
	(4).			greement attached hereto and
		incorporated herein as	s Exhibit "D".	
(b) The V	Village Council hereby	authorizes the Vill	age Manager to execute the
(0		nentioned C-PACE agree		age Manager to execute the
	uroren	ientioned C 171CL agre	coments.	
SI	ECTION 4.	IMPLEMENTING A	ADMINISTRATIV	E ACTIONS . The Village
				s he/she may deem necessary
and appro	priate in ord	der to implement the pr	ovisions of this Reso	olution. The Village Manage
•	1.1	•		the powers of implementation
as herein	set forth to	such Village employees	s as deemed effectua	ll and prudent.
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		•		cal errors and other matters o
			•	as determined by the Villago
Clerk and	village Au	torney, may be correcte	d.	
SI	ECTION 6	CONFLICTS All R	esolutions or parts o	of Resolutions in conflict with
		of this Resolution are h	-	Tresorations in conflict with
y 01 v	Providence	01 11110 110001111111111111111111111111	iore of the contract.	
SI	ECTION 7.	SEVERABILITY.	If any Section or	portion of a Section of thi
Resolutio	n proves to	be invalid, unlawful, or	unconstitutional, it	shall not be held to invalidate
or impair	the validity	, force, or effect of any	other Section or par	t of this Resolution.
		•	E. This Resolution	on shall become effective
ımmediat	ely upon its	passage and adoption.		
A 1	DODTED I	OV THE VILLACE C	OUNCIL of the Wil	lace of Estara Elarida this 6
	vember, 20		OUNCIL of the VIII	lage of Estero, Florida this 6^{t}
uay 01 110	<u>veniuei</u> , 20	17.		
Attest:			VILLAGE O	F ESTERO, FLORIDA
			,	
By:		IC, Village Clerk	By:	ll Ribble, Mayor
Kath	y Hall, MM	IC, Village Clerk	Bi	ll Ribble, Mayor

136 Reviewed for leg	gal sufficiency:
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139 By:	
140 Burt Saunde	ers, Esq., Village Attorney