INDIAN WELLS CITY COUNCIL May 18, 2023



To: City Council

From: Finance Department

Prepared by: Kevin McCarthy, Finance Director

Subject: Resolution Adopting Annual Levy and Engineer's Report for

the Indian Wells Street Lighting District No. 2000-1

RECOMMENDED ACTIONS:

Council **OPENS** the Public Hearing, takes any public testimony, **CLOSES** the Public Hearing; and

ADOPTS Resolution approving the annual levy of the Indian Wells Street Lighting District No. 2000-1 for Fiscal Year 2023-24; and

ORDERS the Indian Wells Street Lighting District No. 2000-1 levy to be placed on the fiscal year 2023-24 Riverside County tax roll.

SUMMARY:

The City is responsible for levying the annual lighting and maintenance assessment in accordance with the Landscape and Lighting Act of 1972 and Proposition 218. The District is located at the southwest corner of Fred Waring Drive and Warner Trail and continues to Blackfoot Drive and Dakota Trail, Arapahoe Vista, and Elkhorn Trail.

Riverside County originally formed the District to provide street lighting for the area. The City reformed the District in 2000 during annexation. Improvements within the District include maintaining, operating, and furnishing services for street lighting and facilities.

FISCAL IMPACT:

The annual levy is \$47.74 and has stayed the same from the prior fiscal year. The City anticipates collecting \$1,480 from thirty-one assessed parcels within the District. The City records the revenues into a Special Revenue fund to operate the District. Therefore, there is no fiscal impact on the General Fund as the annual levy is sufficient to operate the district.

California Environmental Quality Act (CEQA):

This action has been reviewed per the authority and criteria contained in the California Environmental Quality Act (CEQA), the State and local CEQA Guidelines, and the City's environmental regulations. The City, acting as the Lead Agency, determined that the ordinance is not subject to CEQA pursuant to Sections 15060(c)(2), 15060(c)(3), and 15061(b)(3) of the State CEQA Guidelines, because it will not result in a direct or reasonably foreseeable indirect physical change to the environment as there is no possibility that the action would result in a significant environmental impact, and because it does not constitute a "project" as defined in Section 15378 of the State CEQA Guidelines, California Code of Regulations, Title 14, Chapter 3.

ATTACHMENTS:

- 1. Resolution- Engineer Report and Ordering the Levy
- 2. Street Lighting District- Engineer's Report