SI VIEW METROPOLITAN PARK DISTRICT, WASHINGTON RESOLUTION NO. 2017-03

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A RESOLUTION of the Board of Park Commissioners of Si View Metropolitan Park District, Washington, providing for the submission to the qualified electors of the District at an election to be held on November 7, 2017, of a proposition authorizing the protection of certain tax levies of the District from prorationing under RCW 84.52.010(3)(b).

WHEREAS, Si View Metropolitan Park District, Washington (the "District") operates park and recreation facilities and programs, including but not limited to the Si View Community Center and Swimming Pool, parks, playfields and playgrounds, walking and biking trails, fitness and youth sports programs, summer camps, and after school-recreation programs for youth and teens, which require maintenance and operating funds; and

WHEREAS, the District is authorized to impose a regular ad valorem tax levy without voter approval in an amount up to \$0.75/\$1,000 of assessed valuation; and

WHEREAS, the aggregate regular property tax levies imposed on any property by the District and most other taxing entities cannot exceed the constitutional limit of one percent of assessed value or the statutory limit of \$5.90/\$1,000 of assessed valuation; and

WHEREAS, if the one percent or \$5.90/\$1,000 limitation is exceeded, the District's regular tax levy rate and the rates of certain other junior taxing districts are reduced on a pro rata basis in the order of priority set forth in RCW 84.52.010; and

WHEREAS, under RCW 84.52.010(3)(b), \$0.25 of the District's regular \$0.75 tax levy is subject to prorationing prior to the remainder of its tax levy; and

WHEREAS, in the 2011 legislative session, the Washington State Legislature adopted Second Engross Senate Bill 5638 amending RCW 84.52.120 to permit metropolitan park districts located in a county with a population of one million five hundred thousand or more, such as the District, to submit a ballot proposition to the voters of such district authorizing protection of any or all of this \$0.25 portion of the district's tax levy from prorationing for a period of six years after majority approval of the ballot proposition; and

WHEREAS, at an election held on November 8, 2011, the qualified voters of the District voted to protect \$0.25/\$1,000 of assessed valuation of the District's regular property tax levy from prorationing under RCW 84.52.010(3)(b) for the tax years 2012 through 2017 and such protection is scheduled to expire on December 31, 2017; and

WHEREAS, the District now desires to extend this protection from prorationing for the tax years 2018 through 2023; and

WHEREAS, the District now desires that the question whether a portion of its regular tax levy should be protected from prorationing be submitted to the qualified voters of the District for their ratification or rejection;

NOW, THEREFORE, BE IT RESOLVED BY THE BOARD OF PARK COMMISSIONERS OF THE SI VIEW METROPOLITAN PARK DISTRICT, WASHINGTON, as follows:

Section 1. Findings. The Board hereby finds that it is in the best interests of the residents of the District to continue protecting certain tax levies of the District from prorationing under RCW 84.52.120. Protection of such levies is essential in order to preserve necessary funding to support and continue operating park and recreation facilities and to provide services and programs, including without limitation maintaining and operating the Si View Community Center and Swimming Pool, parks, playfields and playgrounds, walking and biking trails, fitness and youth sports programs, summer camps, and after school-recreation programs for youth and teens.

Section 2. Prorationing Election. It is hereby found and declared that the best interests of the District require the submission to the qualified electors of the District of the proposition whether \$0.25/\$1,000 of assessed valuation of the District's regular ad valorem levy shall be protected from prorationing at an election to be held on November 7, 2017. King County Elections, as *ex officio* supervisor of elections in King County, Washington, is hereby requested to assume jurisdiction of and to call and conduct the election to be held within the District and to submit to the qualified electors of the District the proposition hereinafter set forth. Such election shall be conducted by mail.

The Clerk of the Board of Park Commissioners is hereby authorized and directed to certify the following proposition to King County Elections, as *ex officio* supervisor of elections in King County, Washington, in substantially the following form, with such revisions as may be necessary:

SI VIEW METROPOLITAN PARK DISTRICT, WASHINGTON PROPOSITION NO. 1

PROTECTION OF CURRENT TAX LEVY FROM PRORATIONING

The Board of Directors of Si View Metropolitan Park District adopted Resolution No. 2017-03 concerning protecting a portion of the existing property tax levy from being reallocated to other taxing districts, a process known as prorationing. To maintain basic safety, current operations, park district facilities and programs, including the Si View Community Center and Pool, parks, playfields, playgrounds, trails, adult programming, fitness and youth sports programs, summer camps, and after-school recreation programs for youth and teens, shall 25¢/\$1,000 of assessed valuation of the District's current regular property tax levy be protected from prorationing under RCW 84.52.010(3)(b) for the tax years 2018 through 2023?

YES	
NO	
Section 3. Effective Date. This resolut	ion shall be in full force and effective from
and after its adoption and approval.	
ADOPTED by the Board of Park Commission	oners of Si View Metropolitan Park District,
Washington, at a regular meeting thereof held this 12th day of July, 2017.	
	SI VIEW METROPOLITAN PARK DISTRICT, WASHINGTON Acting President, Board of Park Commissioners
ATTEST:	V
Acting Clerk of the Commission	

CERTIFICATE

I, the undersigned, Clerk of the Board of Park Commissioners of the Si View Metropolitan Park District, Washington, (the "District") and keeper of the records of the Board of Park Commissioners (herein called the "Board"), DO HEREBY CERTIFY:

- 1. That the attached resolution is a true and correct copy of Resolution No. 2017-03 of the Board (herein called the "Resolution"), duly adopted at a regular meeting thereof held on the 12th day of July, 2017.
- 2. That said meeting was duly convened and held in all respects in accordance with law, and to the extent required by law, due and proper notice of such meeting was given; that a legal quorum was present throughout the meeting and a legally sufficient number of members of the Board voted in the proper manner for the adoption of the Resolution; that all other requirements and proceedings incident to the proper adoption of the Resolution have been duly fulfilled, carried out and otherwise observed; and that I am authorized to execute this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand this 12th day of July, 2017.

Acting Clerk of the Commission