ORDINANCE HUMBER 85- 18

The state of the s AN ORDINANCE CREATING "SOUTH PUNTA GORDA HEIGHTS WEST STREET AND DRAINAGE UNIT"; HAMING THE UNIT; DESCRIBING THE TERRITORY PROLUDED IN THE UNIT; PROVIDING FOR A GOVERNING BODY DELIHEATING THE PURPOSE OF THE UNIT: PROVIDING FOR THE ADOPTION OF A BUDGET, THE LEVY OF ASSESSMENTS, THE EQUALIZATION OF ASSESSMENTS AND THE COLLECTION OF ASSESSMENTS; AND PROVIDING AN EFFECTIVE DATE.

WHEREAS, the Board of County Commissioners of Charlotte Sounty finds that the territory included within the proposed Unit constitutes a single municipal community with an integrated system of municipal streats and drainage facilities collateral thereto; 8110

WHEREAS, the Dard of County Commissioners finds, due to the sparsity of population and development within the community. the preservation of the integrated system of streets and drainage with funds derived from ad valorem taxation would impose an unjust burden on the cwaers of the few developed properties within the community; and

WHEREAS, the Board of County Commissioners fings that the densities of the preservation of the integrated system of streets and drainage faures primarily to the benefit of the Unit and only incidentally and inconsequentially to the public at lbree: and

WHEREAS, the Board of County Commissioners further finds that each property within the described territory will benefit in accordance with the frontage of the property abutting upon said streets:

NOW, THEREFORE, BE IT ORDAINED by the Board of County Commissioners of Charlotte County, Florida:

Section 1. That there is hereby created, pursuent to the authority contained in Section 125.01(q), Florida Statutes, a municipal service benefit unit to be known as "South Punta GONDA. HERBITS WEST STREET AND DRAINAGE UNIT."

Saction 2. That the territory included within the Unit shall include the following portion of the unincorporated area of Charlotte County, more particularly described as follows:

- (a) South Punts Gorda Heights, Second Addition, a subdivision according to the plat thereof recorded in Plat Book 3 at Pages 86-A thru 86-C of the Public Records of Charlotte County, Florida.
- (b) South Punta Gorda Heights, Third Addition, a subdivision according to the plat thereof recorded in Plat Book 3 at Pages 96-A and 96-B of the Public Records of Charlotte County, Florida.
- (c) South Punta Gorda Heights, Fourth Addition, a subdivision according to the plat thereof recorded in Plat Book 3 at Pages 96-A and 96-C of the Public Records of Charlotte County, Florida.
- (d) South Punta Gorda Heights, Fifth Addition, a sub-61vision according to the plat thereof recorded in Plat Book 3 at Pages 96-A and 96-D of the Public Records of Charlotte County, Floride.
- (e) South Punta Gorda Heights, Sixth Addition, a subdivision according to the plat thereof recorded in Plat Book 3 at Pages 96-A and S6-E of the Public Records of Charlotte County. Florida.
- (f) South Punta Gorda Heights, Seventh Addition, a subdivision according to the plat thereof recorded in Plat Book 3 at Pages 96-A and 96-F of the Public Records of Charlotte County, Florida.
- (g) South Punta Gorda Heights, Ninth Addition, a subdivision according to the plat thereov recorded in Plat Book 4 at Page 77 of the Public Records of Charlotte County, Florida.
- (h) Burnt Store Park, a subdivision according to the plat thereof recorded in Plat Book 7 at Page 3 of the Public Records of Charlotte County, Florida.

Section 3. The Board of County Commissioners of Charlotte County, Florida, small be the governing body of the Unit.

Section 4. The purpose of the Unit is to provide for the construction, reconstruction, repair, paving, repaving, hard surfacing, re-hard surfacing, widening, guttering and draining of the platted streets in the Unit, including the necessary appur-

tenances thereto, from funds derived from special assessments within the Unit only.

Section 5. On or before the first day of July of each year, the County Engineer shall present to the Board of County Commissioners plans and estimates of cost for works to be performed during the succeeding fiscal year. Such plans shall be filed with the Clerk of the Circuit Court as ex-officio Clerk to the Board of County Commissioners and shall be available for public inspection. Upon examination of such plans and estimates, the Board of County Commissioners by resolution may determine to accomplish all or any part of the proposed work and defray the whole or any part of the expense thereof by special assessments, and the resolution may designate the work to be performed by reference to the plans and estimates as filed and shall state the amount to be paid by special assessments, when said assessments are to be paid and shall also designate the lands upon which the spacial assessment shall be levied. In describing said lands, it shall be sufficient to describe them as all lots and lands lying within South Punta Gorda Heights West Street and Drainage Unit. The resolution also shall state the total estimated cost of the improvement, including the cost of repair, maintenance, construction or reconstruction, the cost of all labor and materials, the cost of all lands, property rights, easements and franchises to be acquired, discounts and costs of collection, costs of plans and specifications, surveys of estimates of costs and of revenues. costs of angineering and legal services, and all other expenses necessary or incident to determining the feasibility or practicability of such works, administrative expense and such other expense as may be necessary or incident to the completion of the MOTES.

Section 6. Upon the adoption of the resolution, the Board of County Commissioners shall cause to be made an assessment roll which shall be filed in the office of the Board. Said assessment roll shall show the lots and lands assessed, and the amount of benefit to and the assessment against each lot or parcel of land. The acthod for the determination of the proportionate

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share of each property to be specially assessed is on the basis of the proportionate front footage of each of said lots lying contiguous to any of said streets; provided, however, that the front feotage of corner lots for the purpose of determining special benefits shall be considered to be the frontage of the longest side of said lot abutting any of said streets including the cangent distance of the curve forming the corner of each said corner lot.

Section 7. On the completion of the assessment roll, the Board of County Commissioners shall fix a time and place at which the owners of the property to be assessed or any other persons interested may appear before said governing body and be heard as to the propriety and advisability of the work to be performed, the cost thereof, the manner of payment therefor or the amount thereof to be assessed against each property so benefited. Notice of the time and place of such hearing shall be given by two (2) publications approximately a week apart in a newspaper of general circulation in Charlotte County, the first of such notices. to be published not less than ten (10) days before the time set for such hearing. Said notice shall describe the area to be improved and advise all persons interested that the description of each property to be assessed and the amount to be assessed to each piece or parcel of property may be ascertained at the office of the Board of County Commissioners of Charlotte County.

Section 8. At the time and place named in the notice, the Board of County Commissioners shall meet as an equalizing beard to hear and consider any and all complaints as to such special assessments and shall adjust and equalize the said assessments on a basis of justice and right, and when so equalized and approved by resolution of the Board of County Commissioners, such assessments shall stand confirmed and remain legal, valid, and binding liens of equal dignity with the lien for county taxes on the property against which such assessments are made until paid.

Section 9. The assessment roll, as amended following the equalization hearing, shall be certified to the Property Appraiser who shall include the assessments thus made in the Charlotte County tax roll, and the assessments shall be collected

in the manner and form subject to the same discounts, commissions. interest, penalties and remedies for enforcement and collection as are provided by general law for the collection of county taxes.

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Section 10. This Ordinance shall take effect upon receipt of acknowledgement of its filing in the Office of the Secretary of State, State of Florida.

PASSED AND DULY ADOPTED this 19th. day of March, 1985.

BOARD OF COUNTY COMMISSIONERS OF CHARLOTTE COUNTY, FLORIDA

Paul E. Monroe, Jr., Chairman

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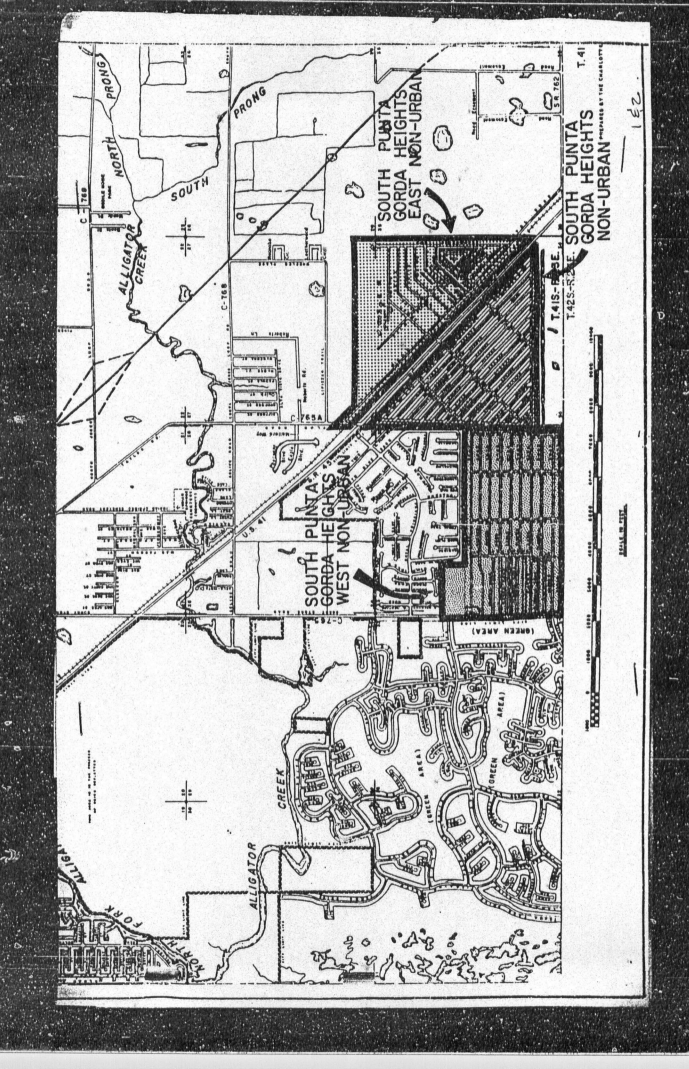
Courts Attorney

ATTEST:
Barbera T. Scott, Clerk of
Giftuit Court and Ex-officio
Glerk to the Board of County
Gommissioners

Ev. Banda 1 (1/2) (2)

APPROVED AS TO FORM:

Wolfe.





FLORIDA DEPARTME! OF STATE

George Firestone Secretary of State

March 26, 1985

Mt. Linda Pilcher
Deputy Clerk
Clork of the Circuit Court
Room 141, Courthouse
Punts Gorda, Pierida 33951-1687

Door Me. Pilchert

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Pursuant to the provisions of Section 125.66, Florida Statutes, this will acknowledge:

- 2. Receipt of ______County Ordinance/s
 - (e) which we have numbered
 - (b) which we have numbered
- We have filed this/these Ordinance(s) in this office on March 25.
- 4. The original/duplicate copy/ics showing the filing date is/are being returned for your records.

Cordially,

(Mrs.) Lin Cloud, Chief Bureau of Administrative Code

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