Reset Form

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CERTIFICATION OF TAXABLE VALUE

DR-420 R. 5/12 Rule 12D-16.002 Florida Administrative Code Effective 11/12

Year :	Year: 2017 County: VOLUSIA						
	Principal Authority : Taxing Authority : DELAND OPERATING						
SECT	TION I: COMPLETED BY PROPERTY APPRAISER						
1.	Current year taxable value of real property for operating pur	poses	\$	1,3	396,806,452	(1)	
2.	Current year taxable value of personal property for operating	g purposes	\$	\$ 205,915,638			
3.	Current year taxable value of centrally assessed property for	operating purposes	\$	\$ 216,438			
4.	Current year gross taxable value for operating purposes (Lin	ne 1 plus Line 2 plus Line 3	3) \$	1,6	502,938,528	(4)	
5.	Current year net new taxable value (Add new construction, improvements increasing assessed value by at least 100%, a personal property value over 115% of the previous year's value	nnexations, and tangibl	e \$	\$ 62,860,766			
6.	Current year adjusted taxable value (Line 4 minus Line 5)		\$	1,5	540,077,762	(6)	
7.	Prior year FINAL gross taxable value from prior year applical	ole Form DR-403 series	\$	1,4	451,778,796	(7)	
8.	Does the taxing authority include tax increment financing areas? If yes, enter number of worksheets (DR-420TIF) attached. If none, enter 0			□ NO	Number 2	(8)	
9.	Does the taxing authority levy a voted debt service millage of years or less under s. 9(b), Article VII, State Constitution? If ye DR-420DEBT, Certification of Voted Debt Millage forms attached	✓ YES	□ NO	Number 1	(9)		
	Property Appraiser Certification I certify the	taxable values above a	e correct to	the best of	f my knowled	dge.	
SIGN HERE	Signature of Property Appraiser:		Date:	Date:			
HEKE	Electronically Certified by Property Appraiser		6/26/20	6/26/2017 10:30 AM			
SECT	TION II: COMPLETED BY TAXING AUTHORITY						
	If this portion of the form is not completed in FULL your possibly lose its millage levy privilege for the ta				ion and		
10.	Prior year operating millage levy (If prior year millage was adj millage from Form DR-422)	usted then use adjusted	6.9	231	per \$1,000	(10)	
11.	Prior year ad valorem proceeds (Line 7 multiplied by Line 10, divided by 1,000)				10,050,810	(11)	
12.	2. Amount, if any, paid or applied in prior year as a consequence of an obligation measured by a dedicated increment value (Sum of either Lines 6c or Line 7a for all DR-420TIF forms)		\$		166,235	(12)	
13.	Adjusted prior year ad valorem proceeds (Line 11 minus Line 12)				9,884,575	(13)	
14.	Dedicated increment value, if any (Sum of either Line 6b or Line 7e for all DR-420TIF forms)		\$		29,160,475	(14)	
15.	5. Adjusted current year taxable value (Line 6 minus Line 14)		\$	1,5	510,917,287	(15)	
16.	Current year rolled-back rate (Line 13 divided by Line 15, multiplied by 1,000)			421	per \$1000	(16)	
17.	Current year proposed operating millage rate		6.8	231	per \$1000	(17)	
18.	Total taxes to be levied at proposed millage rate (Line 17 multiplied by Line 4, divided by 1,000)				10,937,010	(18)	

19.	19. TYPE of principal authority (check one)			nty nicipality			ndent Special District lanagement District		
20.	А	pplicable taxii	ng authority (check	cone) Princ	cipal Authority		·	cial District nent District Basin	(20)
21.	ls	millage levied	in more than one co	unty? (check one)	Yes	✓ No			(21)
		DEPENDENT	SPECIAL DISTRIC	TS AND MSTUs	STOP	STOP	HERE - SI	GN AND SUBM	IIT
22.	Ente depe	endent special dist	d prior year ad valorem p ricts, and MSTUs levying	roceeds of the principa a millage. <i>(The sum of</i>	al authority, all Line 13 from all DR-4.	20 \$		9,884,575	(22)
23.	Curr	rent year aggrega	ate rolled-back rate (Lin	ne 22 divided by Line	15, multiplied by 1,0	000)	6.5421	per \$1,000	(23)
24.	Curr	rent year aggrega	ate rolled-back taxes (L	ine 4 multiplied by Li	ne 23, divided by 1,0	000) \$		10,486,584	(24)
25.	Enter total of all operating ad valorem taxes proposed to be levied by t taxing authority, all dependent districts, and MSTUs, if any. (<i>The sum of DR-420 forms</i>)							10,937,010	(25)
26.	26. Current year proposed aggregate millage rate (<i>Line 25 divided by 1,000</i>)			ate (Line 25 divided b	y Line 4, multiplied		6.8231	per \$1,000	(26)
27.		rent year propose 23, minus 1 , m	ed rate as a percent chaultiplied by 100)	ange of rolled-back i	rate (Line 26 divideo	d by		4.30 %	(27)
I		rst public get hearing	Date: 9/5/2017	Time: 7:00 PM EST	Place : DeLand City Ha	II Commiss	ion Chamb	ers	
	5	Taxing Auth	ority Certification	The millages con	ges and rates are nply with the pro or s. 200.081, F.S	visions of		, ,	
1	, I	Signature of Chi	ief Administrative Offic	ter:			Date:		
	G Electronically Certified by Taxing Authority				7/27/2017 1:32 PM				
	N Title : Contact Name an								
ŀ	H Michael Pleus, City Manager			Dan Stauffer, Finance Director					
i F	E R E	Mailing Address 120 S Florida Av			Physical Addr 120 S Florida				
'	-	City, State, Zip:			Phone Number	er:	Fax	Number :	
		DeLand, FL 327	20	386-626-7079 386-626-7138			6-626-7138		

CERTIFICATION OF TAXABLE VALUE INSTRUCTIONS

"Principal Authority" is a county, municipality, or independent special district (including water management districts).

"Taxing Authority" is the entity levying the millage. This includes the principal authority, any special district dependent to the principal authority, any county municipal service taxing unit (MSTU), and water management district basins.

Each taxing authority must submit to their property appraiser a DR-420 and the following forms, as applicable:

- · DR-420TIF, Tax Increment Adjustment Worksheet
- · DR-420DEBT, Certification of Voted Debt Millage
- · DR-420MM-P, Maximum Millage Levy Calculation Preliminary Disclosure

Section I: Property Appraiser

Use this DR-420 form for all taxing authorities except school districts. Complete Section I, Lines 1 through 9, for each county, municipality, independent special district, dependent special district, MSTU, and multicounty taxing authority. Enter only taxable values that apply to the taxing authority indicated. Use a separate form for the principal authority and each dependent district, MSTU and water management district basin.

Line 8

Complete a DR-420TIF for each taxing authority making payments to a redevelopment trust fund under Section 163.387 (2)(a), Florida Statutes or by an ordinance, resolution or agreement to fund a project or to finance essential infrastructure.

Check "Yes" if the taxing authority makes payments to a redevelopment trust fund. Enter the number of DR-420TIF forms attached for the taxing authority on Line 8. Enter 0 if none.

Line 9

Complete a DR-420DEBT for each taxing authority levying either a voted debt service millage (s.12, Article VII, State Constitution) or a levy voted for two years or less (s. 9(b), Article VII, State Constitution).

Check "Yes" if the taxing authority levies either a voted debt service millage or a levy voted for 2 years or less (s. 9(b), Article VII, State Constitution). These levies do not include levies approved by a voter referendum not required by the State Constitution. Complete and attach DR-420DEBT. Do not complete a separate DR-420 for these levies.

Send a copy to each taxing authority and keep a copy. When the taxing authority returns the DR-420 and the accompanying forms, immediately send the original to:

Florida Department of Revenue Property Tax Oversight - TRIM Section P. O. Box 3000 Tallahassee, Florida 32315-3000

Section II: Taxing Authority

Complete Section II. Keep one copy, return the original and one copy to your property appraiser with the applicable DR-420TIF, DR-420DEBT, and DR-420MM-P within 35 days of certification. Send one copy to the tax collector. "Dependent special district" (ss. 200.001(8)(d) and 189.403(2), F.S.) means a special district that meets at least one of the following criteria:

- The membership of its governing body is identical to that of the governing body of a single county or a single municipality.
- All members of its governing body are appointed by the governing body of a single county or a single municipality.
- During their unexpired terms, members of the special district's governing body are subject to removal at will by the governing body of a single county or a single municipality.
- The district has a budget that requires approval through an affirmative vote or can be vetoed by the governing body of a single county or a single municipality.

"Independent special district" (ss. 200.001(8)(e) and 189.403 (3), F.S.) means a special district that is not a dependent special district as defined above. A district that includes more than one county is an independent special district unless the district lies wholly within the boundaries of a single municipality.

"Non-voted millage" is any millage not defined as a "voted millage" in s. 200.001(8)(f), F.S.

Lines 12 and 14

Adjust the calculation of the rolled-back rate for tax increment values and payment amounts. See the instructions for DR-420TIF. On Lines 12 and 14, carry forward values from the DR-420TIF forms.

Line 24

Include only those levies derived from millage rates.

Reset Form

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MAXIMUM MILLAGE LEVY CALCULATION PRELIMINARY DISCLOSURE

For municipal governments, counties, and special districts

DR-420MM-P R. 5/12 Rule 12D-16.002 Florida Administrative Code Effective 11/12

Ye	ar: 2017	County:	VOLU	SIA		
1	ncipal Authority : LAND	Taxing Authority DELAND OPERA				
1.	Is your taxing authority a municipality or independent special distrad valorem taxes for less than 5 years?	ict that has levied	d _	Yes	✓ No	(1)
	IF YES, STOP HERE. SIGN AND	SUBMIT. You	are no	t subject to	a millage limitati	ion.
2.	2. Current year rolled-back rate from Current Year Form DR-420, Line 16				per \$1,000	(2)
3.	Prior year maximum millage rate with a majority vote from 2016 For	rm DR-420MM, Lir	ne 13	9.2413	per \$1,000	(3)
4.	Prior year operating millage rate from Current Year Form DR-420, L	ine 10		6.9231	per \$1,000	(4)
	If Line 4 is equal to or greater than Line 3, ski	ip to Line 11.	If le	ss, contin	ue to Line 5.	
	Adjust rolled-back rate based on prior year	majority-vote	maxim	um millage	rate	
5.	Prior year final gross taxable value from Current Year Form DR-420	, Line 7	\$		1,451,778,796	(5)
6.	Prior year maximum ad valorem proceeds with majority vote (Line 3 multiplied by Line 5 divided by 1,000)		\$		13,416,323	(6)
7.	7. Amount, if any, paid or applied in prior year as a consequence of an obligation measured by a dedicated increment value from Current Year Form DR-420 Line 12				166,235	(7)
8.	8. Adjusted prior year ad valorem proceeds with majority vote (Line 6 minus Line 7)				13,250,088	(8)
9.	9. Adjusted current year taxable value from Current Year form DR-420 Line 15				1,510,917,287	(9)
10.	10. Adjusted current year rolled-back rate (Line 8 divided by Line 9, multiplied by 1,000)		0)	8.7696	per \$1,000	(10)
	Calculate maximum millage levy					
11.	Rolled-back rate to be used for maximum millage levy calculation (Enter Line 10 if adjusted or else enter Line 2)			8.7696	per \$1,000	(11)
12.	Adjustment for change in per capita Florida personal income (See	Line 12 Instruction	ons)		1.0311	(12)
13.	Majority vote maximum millage rate allowed (Line 11 multiplied b	y Line 12)		9.0423	per \$1,000	(13)
14.	Two-thirds vote maximum millage rate allowed (Multiply Line 13 L	by 1.10)		9.9465	per \$1,000	(14)
15.	Current year proposed millage rate			6.8231	per \$1,000	(15)
16.	Minimum vote required to levy proposed millage: (Check one					(16)
~	a. Majority vote of the governing body: Check here if Line 15 is le to the majority vote maximum rate. Enter Line 13 on Line 1	•	o Line 1	3. The maxim	um millage rate is	equal
	b. Two-thirds vote of governing body: Check here if Line 15 is less	•	Line 14,	but greater t	han Line 13. The	
	maximum millage rate is equal to proposed rate. Enter Line 1			. :£1: 1 F :-		4
	c. Unanimous vote of the governing body, or 3/4 vote if nine mem The maximum millage rate is equal to the proposed rate. Enter			e If Line 15 is	greater than Line 1	4.
	d. Referendum: The maximum millage rate is equal to the propos	ed rate. Enter Li	ine 15 (on Line 17.		
17.	The selection on Line 16 allows a maximum millage rate of (Enter rate indicated by choice on Line 16)			9.0423	per \$1,000	(17)
18.	8. Current year gross taxable value from Current Year Form DR-420, Line 4				1,602,938,528	(18)

						DP-42	OMM-P	
l .	_	Authority : D OPERATING				DN-42	R. 5/12	
					1		Page 2	
19.		rent year proposed taxes (Line 15 multipl	<u> </u>		\$	10,937,010	(19)	
20.		al taxes levied at the maximum millage ra 1,000)	te (Line 17 multiplied	by Line 18, divided	\$	14,494,251	(20)	
	DE	PENDENT SPECIAL DISTRICTS	AND MSTUs	TOP STOI	HERE	E. SIGN AND SUBM	IT.	
21.	1. Enter the current year proposed taxes of all dependent special districts & MSTUs levying a millage. (The sum of all Lines 19 from each district's Form DR-420MM-P)					0 (21		
22.	Tota	al current year proposed taxes (Line 19 pl	us Line 21)		\$	10,937,010	(22)	
	Tot	al Maximum Taxes						
23.		er the taxes at the maximum millage of all ring a millage (<i>The sum of all Lines 20 fro</i>			\$	0	(23)	
24.	Tota	al taxes at maximum millage rate (Line 20	plus Line 23)		\$	14,494,251	(24)	
•	Tota	al Maximum Versus Total Taxes Le	evied					
25.		total current year proposed taxes on Line kimum millage rate on Line 24? (Check on		n total taxes at the	✓ YES	NO	(25)	
	Taxing Authority Certification I certify the millages and rates are correct to comply with the provisions of s. 200.065 and 200.081, F.S.							
	I	Signature of Chief Administrative Officer	:		Date :			
'	G Electronically Certified by Taxing Authority				7/27/2017 1:32 PM			
-	H E	Title : Michael Pleus, City Manager		Name and Contact Title : uffer, Finance Director				
	R E	Mailing Address : 120 S Florida Ave		Physical Address : 120 S Florida Ave				
	City, State, Zip : DeLand, FL 32720			Phone Number : 386-626-7079	Fax Number : 386-626-7138			

Complete and submit this form DR-420MM-P, Maximum Millage Levy Calculation-Preliminary Disclosure, to your property appraiser with the form DR-420, Certification of Taxable Value.

MAXIMUM MILLAGE LEVY CALCULATION PRELIMINARY DISCLOSURE INSTRUCTIONS

General Instructions

Each of the following taxing authorities must complete a DR-420MM-P.

- County
- Municipality
- Special district dependent to a county or municipality
- County MSTU
- Independent special district, including water management districts
- Water management district basin

Voting requirements for millages adopted by a two-thirds or a unanimous vote are based on the full membership of the governing body, not on the number of members present at the time of the vote.

This form calculates the maximum tax levy for 2017 allowed under s. 200.065(5), F.S. Counties and municipalities, including dependent special districts and MSTUs, which adopt a tax levy at the final hearing higher than allowed under s. 200.065, F.S., may be subject to the loss of their half-cent sales tax distribution.

DR-420MM-P shows the preliminary maximum millages and taxes levied based on your proposed adoption vote. Each taxing authority must complete, sign, and submit this form to their property appraiser with their completed DR-420, Certification of Taxable Value.

The vote at the final hearing and the resulting maximum may change. After the final hearing, each taxing authority will file a final Form DR-420MM, Maximum Millage Levy Calculation Final Disclosure, with Form DR-487, Certification of Compliance, with the Department of Revenue.

Specific tax year references in this form are updated each year by the Department.

Line Instructions

Lines 5-10

Only taxing authorities that levied a 2016 millage rate less than their maximum majority vote rate must complete these lines. The adjusted rolled-back rate on Line 10 is the rate that would have been levied if the maximum vote rate for 2016 had been adopted. If these lines are completed, enter the adjusted rate on Line 11.

Line 12

This line is entered by the Department of Revenue. The same adjustment factor is used statewide by all taxing authorities. It is based on the change in per capita Florida personal income (s. 200.001(8)(i), F.S.), which Florida Law requires the Office of Economic and Demographic Research to report each year.

Lines 13 and 14

Millage rates are the maximum that could be levied with a majority or two-thirds vote of the full membership of the governing body. With a unanimous vote of the full membership (three-fourths vote of the full membership if the governing body has nine or more members) or a referendum, the maximum millage rate that can be levied is the taxing authority's statutory or constitutional cap.

Line 16

Check the box for the minimum vote necessary at the final hearing to levy your adopted millage rate.

Line 17

Enter the millage rate indicated by the box checked in Line 16. If the proposed millage rate is equal to or less than the majority vote maximum millage rate, enter the majority vote maximum. If a two-thirds vote, a unanimous vote, or a referendum is required, enter the proposed millage rate. For a millage requiring more than a majority vote, the proposed millage rate must be entered on Line 17, rather than the maximum rate, so that the comparisons on Lines 21 through 25 are accurate.



TAX INCREMENT ADJUSTMENT WORKSHEET

Year: 2017 County: VO				OLUSIA		
			ng Authority: AND OPERATING			
Comm	unity Redevelopment Area :	Base Year	r:			
Delan	d-Downtown	1984				
SECTIO	ON I: COMPLETED BY PROPERTY APPRAISER					
1. Cu	rrent year taxable value in the tax increment area			\$	45,683,627	(1)
2. Ba	se year taxable value in the tax increment area			\$	20,034,463	(2)
3. Cu	rrent year tax increment value (Line 1 minus Line 2)			\$	25,649,164	(3)
4. Pri	or year Final taxable value in the tax increment area			\$	43,303,590	(4)
5. Pri	or year tax increment value (Line 4 minus Line 2)			\$	23,269,127	(5)
CICA		ify the taxabl	e values ab	ove are correct to	the best of my knowled	dge.
SIGN HER	C: t f Dt			Date :		
	Electronically Certified by Property Appraiser			6/26/2017 10:3	80 AM	
SECTIO	ON II: COMPLETED BY TAXING AUTHORITY Complete	e EITHER lin	e 6 or line	7 as applicable.	Do NOT complete both	ı.
6. If the	amount to be paid to the redevelopment trust fund IS	BASED on a s	pecific pro	portion of the tax	increment value:	
6a. En	ter the proportion on which the payment is based.				95.00 %	(6a)
6b. De	dicated increment value (Line 3 multiplied by the percen If value is zero or less than zero, then enter zero on L	tage on Line 6 ine 6b	5a)	\$	24,366,706	(6b)
6c. An	nount of payment to redevelopment trust fund in prior	year		\$	0	(6c)
7. If the	amount to be paid to the redevelopment trust fund IS	NOT BASED o	on a specifi	c proportion of th	e tax increment value:	
7a. An	nount of payment to redevelopment trust fund in prior	year		\$	153,039	(7a)
7b. Pri	or year operating millage levy from Form DR-420, Line	10		0.0000 per \$1,000		
	kes levied on prior year tax increment value ne 5 multiplied by Line 7b, divided by 1,000)			\$ 0		
Li (Li	or year payment as proportion of taxes levied on incren ne 7a divided by Line 7c, multiplied by 100)			0.00 %		
7e. De	dicated increment value (Line 3 multiplied by the percen If value is zero or less than zero, then enter zero on L	tage on Line . ine 7e	7d)	\$	0	(7e)
•	2	calculations,	millages an	d rates are correct	to the best of my knowle	edge.
S	Signature of Chief Administrative Officer:			Date :		
ı	Electronically Certified By Taxing Authority			7/27/2017 1:32 F	PM	
G	Title:			ame and Contact		
N	Michael Pleus, City Manager		Dan Stau	ffer, Finance Direc	tor	
	H Mailing Address : Ph			Physical Address:		
R	120 S Florida Ave		120 S Flo	rida Ave		
E	City, State, Zip:		Phone Nu	umber : Fax Number :		
	DeLand, FL 32720 386-626			7079 386-626-7138		

TAX INCREMENT ADJUSTMENT WORKSHEET INSTRUCTIONS

Property appraisers must complete and sign Section I of this worksheet and provide it with form DR-420, *Certification of Taxable Value*, to all taxing authorities who make payments to a redevelopment trust fund under:

- s. 163.387(2)(a), Florida Statutes, or
- An ordinance, resolution, or agreement to fund a project or to finance essential infrastructure.

"Tax increment value" is the cumulative increase in taxable value from the base year to the current year within the defined geographic area. It is used to determine the payment to a redevelopment trust fund under:

- s. 163.387(1), F.S. or
- An ordinance, resolution, or agreement to fund a project or finance essential infrastructure. In this case, the taxing authority must certify the boundaries and beginning date to the property appraiser.

"Dedicated increment value" is the portion of the tax increment value used to determine the payment to the redevelopment trust fund. (See s. 200.001(8)(h), F.S.) Calculate the dedicated increment value on this form and enter on either Line 6b or Line 7e.

"Specific proportion," used to determine whether to complete Line 6 or Line 7, refers to the calculation of the tax increment payment. Examples:

• Example 1.

Section.163.387(1), F.S., states the payment made by the taxing authority should equal 95% of the millage levied times the tax increment value. The specific proportion in this case is 95%. The ordinance providing for the payment may set a percentage lower than 95%. In these cases, the lower percentage would be the specific proportion.

• Example 2.

Some required tax increment payments are not directly related to the tax increment value. A constant dollar payment is a payment not based on a specific proportion of the tax increment value. Line 7 converts these payments into a proportion based on the prior year's payment and tax increment value to reach the current year's dedicated increment value.

Section I: Property Appraiser

A. Complete Section I of this form for each county, municipality, independent special district, dependent special district, and MSTU that:

- · Has a tax increment value and
- Is not exempted from making payments to a community redevelopment trust fund based on tax increments (s. 163.387(2)(c), F.S.).

If a taxing authority has more than one tax increment value, they must complete a separate form for each tax increment value. Send a copy to each taxing authority with the DR-420 and keep a copy. When the taxing authority returns the completed forms, immediately send the original to:

Florida Department of Revenue Property Tax Oversight Program - TRIM Section P. O. Box 3000 Tallahassee, Florida 32315-3000

B. Enter only tax increment values that apply to the value located within the taxing authority indicated.

Section II: Taxing Authority

Complete Section II of the form, keep one copy, and return the original and one copy to your property appraiser with DR-420 within 35 days of certification. Send one copy to your tax collector.

Additional Instructions for Lines 6 and 7

Complete Line 6 if the payment into the redevelopment trust fund is a specific proportion of the tax increment value.

Complete Line 7 if the payment is based on a calculation other than a specific proportion. Do not complete both Lines 6 and 7.



TAX INCREMENT ADJUSTMENT WORKSHEET

L-				
Year: 2017 County: VOLUSIA				
Principal Authority: DELAND Taxing Authority: DELAND OPERATING				
Community Redevelopment Area : Base Year :				
Deland-Spring Hill Incorporated 2004				
SECTION I: COMPLETED BY PROPERTY APPRAISER				
1. Current year taxable value in the tax increment area \$ 5	55,518,954 (1)			
2. Base year taxable value in the tax increment area \$ 5	50,472,881 (2)			
3. Current year tax increment value (Line 1 minus Line 2) \$	5,046,073 (3)			
4. Prior year Final taxable value in the tax increment area \$	52,479,239 (4)			
5. Prior year tax increment value (Line 4 minus Line 2) \$	2,006,358 (5)			
Property Appraiser Certification I certify the taxable values above are correct to the best of n	ny knowledge.			
SIGN HERE Signature of Property Appraiser: Date:				
Electronically Certified by Property Appraiser 6/26/2017 10:30 AM				
SECTION II: COMPLETED BY TAXING AUTHORITY Complete EITHER line 6 or line 7 as applicable. Do NOT com	plete both.			
6. If the amount to be paid to the redevelopment trust fund IS BASED on a specific proportion of the tax increment va	alue:			
6a. Enter the proportion on which the payment is based.	95.00 % (6a)			
6b. Dedicated increment value (Line 3 multiplied by the percentage on Line 6a) \$	4,793,769 (6b)			
II value is zero or less than zero, then enter zero on Line oo				
, amount of payment to reacted princip and in prior year.				
7a. Amount of payment to redevelopment trust fund IS NOT BASED on a specific proportion of the tax increme \$	13,196 (7a)			
- Instance, payment to reaction principles of the principles of th	per \$1,000 (7b)			
Taxes levied on prior year tax increment value				
7c. (Line 5 multiplied by Line 7b, divided by 1,000) \$	0 (7c)			
Prior year payment as proportion of taxes levied on increment value (Line 7a divided by Line 7c, multiplied by 100)	0.00 % (7d)			
7e. Dedicated increment value (Line 3 multiplied by the percentage on Line 7d) If value is zero or less than zero, then enter zero on Line 7e	0 (7e)			
Taxing Authority Certification I certify the calculations, millages and rates are correct to the best of	my knowledge.			
Signature of Chief Administrative Officer:				
Electronically Certified By Taxing Authority 7/27/2017 1:32 PM				
G Title: Contact Name and Contact Title:				
N Michael Pleus, City Manager Dan Stauffer, Finance Director				
H Mailing Address: Physical Address: 120 S Florida Avo				
R 120 31 lollula Ave				
City, State, Zip: Phone Number: Fax Number	umber : Fax Number :			
	•			

TAX INCREMENT ADJUSTMENT WORKSHEET INSTRUCTIONS

Property appraisers must complete and sign Section I of this worksheet and provide it with form DR-420, *Certification of Taxable Value*, to all taxing authorities who make payments to a redevelopment trust fund under:

- s. 163.387(2)(a), Florida Statutes, or
- An ordinance, resolution, or agreement to fund a project or to finance essential infrastructure.

"Tax increment value" is the cumulative increase in taxable value from the base year to the current year within the defined geographic area. It is used to determine the payment to a redevelopment trust fund under:

- s. 163.387(1), F.S. or
- An ordinance, resolution, or agreement to fund a project or finance essential infrastructure. In this case, the taxing authority must certify the boundaries and beginning date to the property appraiser.

"Dedicated increment value" is the portion of the tax increment value used to determine the payment to the redevelopment trust fund. (See s. 200.001(8)(h), F.S.) Calculate the dedicated increment value on this form and enter on either Line 6b or Line 7e.

"Specific proportion," used to determine whether to complete Line 6 or Line 7, refers to the calculation of the tax increment payment. Examples:

• Example 1.

Section.163.387(1), F.S., states the payment made by the taxing authority should equal 95% of the millage levied times the tax increment value. The specific proportion in this case is 95%. The ordinance providing for the payment may set a percentage lower than 95%. In these cases, the lower percentage would be the specific proportion.

• Example 2.

Some required tax increment payments are not directly related to the tax increment value. A constant dollar payment is a payment not based on a specific proportion of the tax increment value. Line 7 converts these payments into a proportion based on the prior year's payment and tax increment value to reach the current year's dedicated increment value.

Section I: Property Appraiser

A. Complete Section I of this form for each county, municipality, independent special district, dependent special district, and MSTU that:

- · Has a tax increment value and
- Is not exempted from making payments to a community redevelopment trust fund based on tax increments (s. 163.387(2)(c), F.S.).

If a taxing authority has more than one tax increment value, they must complete a separate form for each tax increment value. Send a copy to each taxing authority with the DR-420 and keep a copy. When the taxing authority returns the completed forms, immediately send the original to:

Florida Department of Revenue Property Tax Oversight Program - TRIM Section P. O. Box 3000 Tallahassee, Florida 32315-3000

B. Enter only tax increment values that apply to the value located within the taxing authority indicated.

Section II: Taxing Authority

Complete Section II of the form, keep one copy, and return the original and one copy to your property appraiser with DR-420 within 35 days of certification. Send one copy to your tax collector.

Additional Instructions for Lines 6 and 7

Complete Line 6 if the payment into the redevelopment trust fund is a specific proportion of the tax increment value.

Complete Line 7 if the payment is based on a calculation other than a specific proportion. Do not complete both Lines 6 and 7.