SALT LAKE CITY COUNCIL MEMORANDUM

DATE: June 4, 2009

TO: City Council Members

FROM: Jan Aramaki

SUBJECT: Annual Assessment for Special Lighting District No. L01

COUNCIL DIST.: 4, 5, & 6

CC: Cindy Gust-Jenson, Frank Gray, Lyn Creswell, Mary DeLaMare-

Schaefer, David Everitt, Dan Mulé, Marina Scott, Ed Rutan, Boyd Ferguson, Tim Harpst, Michael Barry, Garth Limburg, Karen Carruthers, Susan Finlayson, Blaine Carlton, Nick Tarbet, Quin Card,

Lisa Harrison, & Joyce Valdez

FILE LOCATIONS: CED/Special Lighting District L01/SID

POTENTIAL MOTIONS:

1. ["I move that the Council"] consider adopting an ordinance for the 2009 annual assessment for Lighting District L01 (approving the assessment list and levying an annual assessment upon property in Salt Lake city, Utah Lighting District No. 1 known as L01 ("District L01"); establishing the effective date of the 2009 assessment ordinance; providing for a procedure to contest an assessment; and related matters).

REQUESTED ACTION:

The Administration requests that the City Council adopt an ordinance to approve the annual assessment on the properties incorporated within Lighting District L01. This action will renew the annual assessment levied upon each parcel of property described in the assessment list for the purpose of operation, maintenance, and electrical energy costs of street lights within the District.

The Office of the City Engineer has determined that the total estimated annual costs for street lights in Lighting District No. L01 will be \$104,573. The City's portion is \$26,143 leaving an assessment of \$78,430 upon the 450 property owners in the lighting district. The Administration has provided the City Council a map illustrating the extensions within the district and a spreadsheet showing the costs and the number of properties within each extension. Assessments shall be payable by the due date of July 30, 2009 after which time interest accrual will occur.

The Administration reported that there is a provision for maintenance and power increases within the calculated original formula Notice of Intention (when the

District was created) back in 1996; therefore a public hearing is not required.

Within 15 days from the effective date, a property owner assessed within the District has an option to file a written appeal with City Engineering. First, the City Engineer's Office will attempt to resolve the appeal. However, if the appeal's resolution involves an adjustment in the assessment amount, the City shall convene a Board of Equalization and Review to consider the appeal, and the City shall report to the property owner regarding the Board of Equalization and Review's determination within five days.

BACKGROUND:

Salt Lake City currently provides four lighting program options for City lighting; however, a comprehensive study of the City's street lighting program has been conducted and will be presented to the Council in the future. At this time, the current lighting programs are as follows:

- 1. Traffic Safety Lighting is the standard base level of lighting provided on local streets for pedestrian and traffic safety at intersections as well as mid-block lighting (approximate spacing of 300 feet) at property owners' option. Mid-block lighting is an option as long as a majority of the property owners within 150 feet of the light location request are in support and a light is lacking within the 300 foot spacing. Lights typically consist of either standard cobra head lighting fixtures on wooden poles or a decorative light and pole with underground wiring. 100 percent of lighting costs (purchase cost, installation, maintenance, and operation cost) are paid by the City out of the General Fund.
- 2. Continuous street lighting along collector and arterial streets (that handle higher levels of traffic volume, speed limits, and pedestrians) receive a brighter level of lighting and more uniform dispersion of lighting which consists of 6-8 lights per block face. Lights typically consist of either cobra head lights on wooden poles or decorative fixtures and poles. 100 percent of lighting costs (purchase cost, installation, maintenance, and operation cost) are paid by the City out of the General Fund. However, when new developments fronting on major streets need new or replacement continuous lighting, they are required to cover the costs.
- 3. Since 1995, private lighting has provided residential neighborhoods the option to purchase and install privately owned, decorative lights in the park strip public right of way. There are approximately 2,849 property owners who have lights wired directly to the electric service of their homes. Each resident who owns a light is responsible to maintain and operate the light and is required to sign a revocable permit recorded with the property. Neighborhood groups have the option to identify the style of light pole and fixture they desire.

Individual property owners pay for the costs to purchase, install, maintain, and operate the lights; however, the residents have the option to apply and participate in the City's Matching Grant Program which pays up to 50 percent of

the capital cost to purchase and install the poles, lights, and underground wiring.

4. When property owners within a specific neighborhood desire special or more lighting than the City's standard level of lighting and are willing to be assessed for the additional costs of the lighting, they may petition the City for the creation of a special assessment street lighting district. Creating this kind of a district is a legal process whereby property owners can arrange for funding of a public improvement that will benefit their properties. Special assessment districts are formed by ordinance upon agreement of a majority of the area property owners.

Street lighting districts require the abutting property owners to pay 100% of the capital costs of the lighting and 75% of the ongoing operating and maintenance cost of the lights. The City pays the remaining 25% as the equivalent of lighting that would be provided by the City. The property owners' costs are levied and billed annually in the form of special assessments.

There are 42 existing street lighting extensions (neighborhoods) within three super districts to simplify the annual assessment process. These extensions were combined into the three super districts based on assessment due dates, not on geographical location. On an annual basis, each district is renewed by assessment ordinance.

FRANK B. GRAY DIRECTOR DEPARTMENT OF COMMUNITY & ECONOMIC DEVELOPMENT

SALT' LAKE: GHTY CORPORATIO

OFFICE OF THE DIRECTOR

RALPH BECKER

MAYOR

MARY DE LA MARE-SCHAEFER

DEPUTY DIRECTOR

ROBERT FARRINGTON, JR.

DEPUTY DIRECTOR

CITY COUNCIL TRANSMITTAL

David Exeritt, Chief of Staff

Date Received:

Date Sent to City Council:

TO:

Salt Lake City Council

Carlton Christensen, Chair

DATE: June 2, 2009

FROM:

Frank Gray, Community & Economic

Development Department Director

RE:

An ordinance authorizing the Mayor to approve the annual assessment ordinance

for Special Lighting District L01

STAFF CONTACT:

Tim Harpst, Transportation Director, at 801-535-6630 or

tim.harpst@slcgov.com

Michael Barry, Transportation Engineer, at 801-535-7147 or

michael.barry@slcgov.com

RECOMMENDATION:

That the City Council approve the ordinance

DOCUMENT TYPE:

Ordinance

BUDGET IMPACT:

None: This is included in the City's non-departmental operating

budget.

DISCUSSION:

Issue Origin: This is a request for adoption of an ordinance authorizing the Mayor to approve the annual assessment ordinance for Special Lighting District L01 (see Attachment 4). The proposed ordinance sets the rate for this District (see Attachment 3). The Calendar of Events for the assessment is provided in Attachment 1.

451 SOUTH STATE STREET, ROOM 404

P.O. BOX 145486, SALT LAKE CITY, UTAH 84114-5486

TELEPHONE: 801-535-6230 FAX: 801-535-6005

WWW.SLCGDV.COM/CED

Analysis: The annual operating, maintenance, and electrical energy costs for the District is estimated at \$104,573.33. The City pays 25% of the annual expenses (\$26,143.33) and the residents in the District pay the remaining 75% (\$78,430.00). The City's portion is included in the City's non-departmental operating budget.

The attached assessment L01 authorizes the Mayor to approve the annual assessment for the Special Lighting District L01 to be levied upon each parcel of property in the lighting district for the purpose of paying the residents' share of operating, maintenance and electrical energy costs of the District. There are 450 property owners in the lighting district, which is comprised of numerous extension sites throughout the City. The costs and the number of properties within each extension are shown in Attachment 2. A map of the extensions within the District is shown in Attachment 4.

Master Plan Considerations: The proposed ordinance is consistent with the City's Street Light Master Plan and Policy.

PUBLIC PROCESS:

Section 9 (page 5) of the ordinance describes the process for filing an appeal to the assessment. The appeal shall be submitted in writing to the City Engineer within 15 days from the Effective Date. Upon receipt of the appeal, the City shall convene a Board of Equalization and Review to consider the appeal and, where appropriate, make adjustments to the assessment.

RELEVANT ORDINANCES:

None

LO1 2009

Calendar for Street Lighting Special Assessment Area

<u>Date</u>	<u>Event</u>		Responsibility
Distribution	Date 3-9-09	Last	Updated on 5-28-09
16-Mar-09	Preliminary tax rolls prepared.		Engineering
31-Mar-09	Assessment costs to City Treasurer for approval.	-	Engineering
31-Mar-09	Transmittal of draft resolution designating Board of		Bond Counsel
	Equalization to Salt Lake City (the City).		
28-Apr-09	The resolution paperwork to the CED's office.		Transportation
28-Apr-09	Copies of the Assessment Ordinance and Council letter		Transportation
-	sent to Engineering.		
5-May-09	Council transmittal letter and resolution designating	75	CED's Office
	Board of Equalization delivered to Mayors Office		
	for review.	-	¥ - × -
12-May-09	The resolution paperwork to the Council office and added		Mayor's Office &
	to Council Agenda. (June, 9 2009)		Council
9-Jun-09	Assessment Ordinance approved by City Council,		Council
01	and to Recorder's Office for publication.		
12-Jun-09	District transferred from set-up to billing.		Treasurer's Office
15-Jun-09	Assessment Ordinance Published.		Recorder's Office
1-Jul-09	Billings mailed to property owners.		Treasurer's Office

LO1 - 2009

Salt Lake City Street Lighting Special Assessment Area #1

EXTENSION	ABI	JTTERS	CITY		TO	ΓAL	Properties
13-09	\$	24,965.00	\$	8,321.67	\$	33,286.67	101
16-09	\$	8,775.00	\$	2,925.00	\$	11,700.00	104
17-09	\$	5,466.00	\$	1,822.00	\$	7,288.00	84
30-09	\$	3,300.00	\$	1,100.00	\$	4,400.00	53
49-09	\$	11,650.00	\$	3,883.33	\$	15,533.33	37
61-09	\$	7,773.00	\$	2,591.00	\$	10,364.00	13
62-09	\$	2,336.00	\$	778.67	\$	3,114.67	12
63-09	\$	1,660.00	\$	553.33	\$	2,213.33	3
64-09	\$	8,250.00	\$	2,750.00	\$	11,000.00	24
65-09	\$	1,255.00	\$	418.33	\$	1,673.33	3
78-09	\$	3,000.00	\$	1,000.00	\$	4,000.00	16
TOTAL COSTS	\$	78,430.00	\$	26,143.33	\$	104,573.33	450

Attachment 3
Assessment Ordinance for
Special Lighting District LO1

June 9, 2009

A regular meeting of the City Council of Salt Lake City, Utah, was held on Tuesday, June 9, 2009, at the hour of 7:00 p.m., at the offices of the City Council at 451 South State Street, Salt Lake City, Utah, at which meeting there were present and answering roll call the following members who constituted a quorum:

Carlton Christensen

J.T. Martin

Søren Dahl Simonsen

K. Eric Jergensen

Luke Garrott

Van Blair Turner

Jill Remington-Love

Chair

Vice Chair

Councilmember

Councilmember

Councilmember

Councilmember

Councilmember

Also present:

Ralph Becker Edwin P. Rutan, II Mayor City Attorney

City Recorder

Absent:

After the meeting had been duly called to order and after other matters not pertinent to this ordinance had been discussed, the City Recorder presented to the City Council a Certificate of Compliance with Open Meeting Law with respect to this June 9, 2009, meeting, a copy of which is attached hereto as Exhibit A.

Thereupon the following proceedings, among others, were duly had and taken:

It was noted that Salt Lake City, Utah Lighting District No. 1, now known as L01 (the "District L01") was duly created pursuant to notice and public hearing, on April 15, 1996. District L01 was created with notice to all property owners within District L01 that assessments were to be paid annually when assessed. Thereafter, in 1996, the City Council adopted an assessment ordinance (the "Original Assessment Ordinance") and additional annual assessment ordinances in 1996 through 2008. The 1998 assessment ordinance modified District L01 by adding an extension to District L01 that was previously part of another special improvement district.

Pursuant to the procedu	res established in the prod	ceedings creating District L01
and the Original Assessment O	rdinance, the following ass	sessment ordinance (the "2009
Assessment Ordinance") was	then introduced in writing	ng, was fully discussed, and
pursuant to motion duly made	by Councilmember	and seconded by
Councilmember	, adopted by the followin	g vote:
AYE:		

NAY:

The 2009 Assessment Ordinance was then signed by the Chair, presented to and approved by the Mayor, and recorded by the City Recorder in the official records of Salt Lake City, Utah. The 2009 Assessment Ordinance is as follows:

ORDINANCE NO. ____ of 2009

AN ORDINANCE (THE "2009 ASSESSMENT ORDINANCE") APPROVING THE ASSESSMENT LIST AND LEVYING AN ANNUAL ASSESSMENT UPON PROPERTY IN SALT LAKE CITY, UTAH LIGHTING DISTRICT NO. 1, KNOWN AS L01 ("DISTRICT L01"); ESTABLISHING THE EFFECTIVE DATE OF THE 2009 ASSESSMENT ORDINANCE; PROVIDING FOR A PROCEDURE TO CONTEST AN ASSESSMENT; AND RELATED MATTERS.

BE IT ORDAINED BY THE CITY COUNCIL (THE "COUNCIL") OF SALT LAKE CITY (THE "CITY"), UTAH:

- Section 1. <u>Determination of Costs</u>. The estimated operation and maintenance costs of District L01 to provide for street lighting within District L01 have been determined, and the City Engineer has determined that the reasonable useful life of the street lighting facilities to be maintained by the assessment to be levied herein is not less than fifteen (15) years.
- Section 2. <u>Approval of Assessment List; Findings</u>. The Council confirms and adopts the assessment list, a copy of which is attached hereto as <u>Exhibit B</u> and incorporated herein by reference (the "Assessment List"). The Assessment List has been adjusted to comport with the previous year's operating experience for District L01 and it includes estimated operation and maintenance costs for the coming year. The Council has determined that the Assessment List is just and equitable; that each piece of property to be assessed within District L01 will be benefited in an amount not less than the assessment to be levied against said property; and that no piece of property listed in the assessment list will bear more than its proportionate share of the cost of the estimated operation and maintenance costs.
- Section 3. <u>Levy of Assessments</u>. The Council hereby levies an assessment upon the real property identified in the Assessment List. The assessments levied upon each parcel of property therein described shall be in the amount set forth in the Assessment List as adjusted.

The assessments hereby levied are for the purpose of paying the estimated operation and maintenance costs of providing for the operation, maintenance and patrolling of incandescent, fluorescent, metal halide, and sodium vapor lamps, and the furnishing of electrical energy. It is hereby determined and established that the property being assessed will be specifically benefited to the full amount of the assessment hereby levied to cover said estimated operation and maintenance costs. The property benefited is all within the boundaries of District L01. Unless future modifications revise the purposes and plans of District L01, future assessments will continue to be levied annually for the reasonable useful life of the facilities to be maintained by the assessment levy based upon applicable rates established by the energy contract with the City. Future non-energy costs of operation and maintenance relating to the providing of lighting benefits will also be a factor in determining future rates. The City Treasurer is hereby authorized and directed

to notify property owners of this assessment and to collect assessments in accordance with the provisions of this 2009 Assessment Ordinance for the purposes herein provided.

Section 4. Operation and Maintenance Costs; Amount of Total Assessments. As determined by the office of the City Engineer, the total estimated operation and maintenance costs for this fiscal year of District L01 are \$104,573.33 of which the City's portion is approximately \$26,143.33. The remainder of \$78,430.00 is to be paid from assessments levied upon property within District L01 as set forth in the Assessment List.

Section 5. Method, Rate, and Payment of Assessment. The total assessment for District L01 is levied in accordance with the method set out in the Notice of Intention pertaining to District L01 as adopted by the City Council on March 15, 1996. The applicable rate for each property was determined based on the operation and maintenance costs of providing street lighting services, together with other related factors, the totals of which are set out in the preceding Section. Future annual assessments may include adjustments to reflect changes in operation and maintenance costs and any balances or deficits resulting from the previous year's operation.

Assessments shall be payable on July 30, 2009 (the "Due Date"). Interest on assessments shall accrue only after passage of the Due Date as set out in the Special Assessment Notice to be mailed by the City Treasurer to property owners. The rate of interest accruing on any delinquent assessment shall be the rate allowed by Utah statute (the "Delinquent Rate"). The whole or any part of the assessment may be paid without interest on or prior to the Due Date. Future annual assessments may include adjustments to reflect changes in operation and maintenance costs and any balances or deficits resulting from the previous year's operations.

Section 6. <u>Default in Payment</u>. The assessment installment shall be delinquent if it remains unpaid after the Due Date. Any delinquency shall constitute a default in the payment of the assessment. If a default occurs in the payment of any installment when due, the City may file for recording a notice (the "Notice of Delinquency") with the Salt Lake County Recorder. The resulting recording fees for both the filing and the release shall be added to the assessment together with accrued interest due and owing. In addition, costs of collection as determined by the City Treasurer or required by law shall be charged and paid on all delinquent amounts.

If the delinquency continues after the filing of the Notice of Delinquency, the City Treasurer may determine that additional enforcement action may be appropriate. Prior to commencement of such enforcement action, the City shall give an additional notice (the "Notice of Default"), in writing, of the default to the owner of the property in default. Notice of Default shall be effective upon deposit of the notice in the U.S. Mail, postage prepaid, and addressed to the owner as shown on the last equalized assessment rolls for the City or on the official ownership records of the City. The Notice of Default may provide for a period of thirty (30) days in which the owner shall pay the assessment balance then due and owing together with accrued interest at the Delinquent Rate plus recording costs and other costs as determined by the City Treasurer. The Notice of Default may also declare that after the thirty (30) day period the City may bring suit for

the total amount due plus costs of the enforcement action remedy, or the City may elect to commence foreclosure proceedings in the manner provided for actions to foreclose mortgage liens or trust deeds. In the event the City elects to foreclose using trust deed procedures, a trustee shall be designated by the City to serve as a trust fund trustee for purposes of the enforcement action. If at the sale no person or entity shall bid and pay the City the amount due on the assessment plus interest and costs, the property shall be deemed sold to the City for these amounts. The City shall be permitted to bid at the sale.

The election by the City to use or not to use a Notice of Delinquency and a Notice of Default shall have no effect on the perfecting of the lien resulting from a delinquency in the payment of any assessment after publication of the applicable assessment ordinance. The remedies provided herein for the collection of assessments and the enforcement of liens shall be deemed and construed to be cumulative and the use of any one method or means of collection or enforcement shall not deprive the City of the use of any other method or means. The amounts of accrued interest and all costs of collection shall be added to the amount of the assessment up to the date of judgment or, in the case of foreclosure action, the date of the foreclosure sale.

Section 7. Remedy of Default. If prior to the final date that payment may be legally made under a final sale or foreclosure of property to collect the delinquent assessment installments, the property owner pays the full amount of the unpaid assessment balance with interest at the Delinquent Rate, plus all approved or required costs, the owner will have the right to make payment in full and receive a release of the assessment lien. The owner shall then be restored to the right to paying installment in the same manner as if default had not occurred.

Section 8. Lien of Assessment. An assessment levied by this 2009 Assessment Ordinance or any unpaid portion of an earlier assessment, any interest accruing and the costs of recording and collection shall constitute a lien against the property upon which the assessment is levied as of July 15, 2009, the effective date of this 2009 Assessment Ordinance (the "Effective Date"), or for any unpaid portion of an earlier assessment, as of the effective date of any earlier applicable assessment ordinance. Unless the assessment becomes delinquent, no notice of lien may be recorded and no release of lien will be recorded at the time of payment. When a delinquency occurs, a notice of lien setting out the assessment balance due may be incorporated into a Notice of Delinquency that will be recorded. The assessment lien based on this 2009 Assessment Ordinance, or on an earlier assessment ordinance, if the delinquency predates the effective date of this 2009 Assessment Ordinance, shall be superior to the lien of any trust deed, mortgage, mechanic's or materialman's lien, or other encumbrance and shall be equal to and on a parity with the lien for general property taxes. The lien shall continue until the assessment and any interest, penalties, and costs on it are paid, notwithstanding any sale of the property for or on account of a delinquent general property tax, special tax, or other assessment or the issuance of a tax deed, an assignment of interest by the governing entity, or a sheriff's certificate of sale or deed.

Section 9. <u>Appeal of Assessment</u>. An owner of property assessed within District L01 may, within fifteen (15) days from the Effective Date, file a written appeal

with the City Engineer contesting the equity or justice of his/her assessment. The City Engineer's office will first attempt to resolve the appeal, but if the appeal can only be resolved by an adjustment in the amount to be assessed against the property owner, the City shall convene a Board of Equalization and Review to consider the appeal and, where appropriate, make adjustments to said assessment, provided however, that no adjustment may be made that would result in an increase in said assessment. The City shall report to the property owner the determination of the Board of Equalization and Review within five (5) days after its recommendation is made. If an adjustment is recommended, the City Treasurer shall note said adjustment on the Assessment List attached hereto. If no adjustment is made, the property owner may take such additional legal action as provided in Section 10.

Section 10. <u>Contestability</u>. No assessment shall be declared void or set aside in whole or in part in consequence of any error or irregularity which does not go to the equity or justice of the assessment or proceeding. Any party who has not waived his or her objections to the assessment may commence a civil action against the City to enjoin the levy or collection of the assessment or to set aside and declare unlawful this 2009 Assessment Ordinance.

Such action must be commenced and summons must be served on the City not later than thirty (30) days after the Due Date of this 2009 Assessment Ordinance. This action shall be the exclusive remedy of any aggrieved party. No court shall entertain any complaint which the party was authorized to make by statute but did not timely make or any complaint that does not go to the equity or justice of the assessment or proceeding.

After the expiration of the thirty (30)-day period provided in this section, the assessments levied in District L01 shall become incontestable as to all persons who have not commenced the action provided for in this section; and no suit to enjoin the levy, collection, or enforcement of the assessments, or in any other manner attacking or questioning the legality of the assessments may be instituted in this state, and no court shall have authority to inquire into these matters.

- Section 11. <u>Notice to Property Owners</u>. The City Treasurer is hereby authorized and directed to give notice of assessment by mail to the property owners in District L01. Said notice shall, among other things, state the amount of the assessment and the date for payment. A copy of the form of notice of assessment is available for examination upon request at the office of the City Recorder.
- Section 12. <u>All Necessary Action Approved.</u> The officials of the City are hereby authorized and directed to take all action necessary and appropriate to effectuate the provisions of this 2009 Assessment Ordinance.
- Section 13. <u>Repeal of Conflicting Provisions</u>. All ordinances or parts thereof in conflict with this 2009 Assessment Ordinance are hereby repealed.
- Section 14. <u>Publication of Ordinance and Effective Date</u>. Immediately after its adoption, this 2009 Assessment Ordinance shall be signed by the Mayor and City

Recorder and shall be recorded in the ordinance book kept for that purpose. This 2009 Assessment Ordinance shall be published once in the <u>Deseret News</u>, a newspaper published and having general circulation in the City, and shall take effect immediately upon its Effective Date.

Section 15. Notice of Assessment Interest. The City Treasurer is hereby authorized and directed to file a Notice of Assessment Interest with the Salt Lake County Recorder within five (5) days after the Due Date provided in Section 5. Such Notice shall (a) state that the City has an assessment interest in the assessment property, (b) describe the property assessed by legal description and tax identification number, and (c) state the maximum number of years over which the assessment for operation and maintenance activities will be payable (which number may be included in an attached copy of the District L01 Assessment Ordinance).

PASSED AND APPROVED by the City Council of the City, this June 9, 2009.

(SEAL)	
	By:Chair
ATTEST:	
By:City Records	r

PRESENTATION TO THE MAYOR

The foregoing or disapproval on June		presented	to the	Mayor	for	his	approval	01
		Ву:						
				Ch	air			
MAY	OR'S APPR	OVAL OR	DISAP	PROVA	L			
The foregoing ordi	nance is here	by approved	l June_	, 20	09.			
			R	alph Becl	cer, N	Лаус	or	

STATE OF UTAH)
	: SS.
COUNTY OF SALT LAKE)
I,	_, the duly appointed, qualified, and acting City Recorder of
	beby certify that the above and foregoing is a full, true and
	of proceedings had by the City Council of Salt Lake City,
Utah, at its meeting held on	the June 9, 2009, insofar as the same relates to or concerns
- 1135 THE CHILD CO. CO. CO. CO. S.	ng District No. L01 as the same appears of record in my
office.	
I further certify that	at the 2009 Assessment Ordinance levying the special
assessments was recorded by	me in the official records of Salt Lake City on the June 9,
2009.	
	EOF, I have hereunto set my hand and affixed the corporate
seal of Salt Lake City this Jun	ne 9, 2009.
(SEAL)	
(SEAL)	
	By:
	City Recorder

STATE OF UTAH)		AFFIDAVIT OF MAILING
	: ss.		NOTICE OF ASSESSMENT
COUNTY OF SALT LAKE	3)		
Lake City, Utah, do hereby Notice of Assessment to ea	certify that on charge or certify that of	on June _ wner in S	ed, and acting City Treasurer of Salt, 2009, I caused to be mailed a alt Lake City, Utah Lighting District he last known address of such owner.
IN WITNESS WHE seal of Salt Lake City, Utah	THE RESERVE OF THE PARTY OF THE		set my hand and affixed the corporate 9.
(SEAL)			
		Ву:	
			City Treasurer

PROOF OF PUBLICATION

Attached to this page is the Proof of Publication, indicating by the affidavit of the publisher that the said 2009 Assessment Ordinance levying the special assessments adopted by the City Council on the June 9, 2009, was published one time in the <u>Deseret News</u>.

EXHIBIT A

CERTIFICATE OF COMPLIANCE WITH OPEN MEETING LAW

I,	, the undersigned City Recorder of Salt Lake City, Utah (the
"City"), do hereby	certify, according to the records of the City in my official possession,
and upon my own	knowledge and belief, that in accordance with the requirements of
Section 52-4-202, U	Jtah Code Annotated 1953, as amended, I gave not less than twenty-
four (24) hours pul	olic notice of the agenda, date, time, and place of the June 9, 2009,
public meeting held	by the City Council as follows:

- (a) By causing a Notice, in the form attached hereto as <u>Schedule A</u>, to be posted at the City offices at 451 South State Street, Salt Lake City, Utah, on May 30, 2009, at least twenty-four (24) hours prior to the convening of the meeting, said Notice having continuously remained so posted and available for public inspection until the completion of the meeting; and
- (b) By causing a copy of such Notice, in the form attached hereto as Schedule A, to be delivered to the <u>Deseret News</u> on May 30, 2009, at least twenty-four (24) hours prior to the convening of the meeting; and
- (c) By causing a copy of such Notice to be posted on the Utah Public Notice Website (http://pmn.utah.gov).

In addition, the Notice of 2009 Annual Meeting Schedule for the City Council (attached hereto as Schedule 2) was given specifying the date, time, and place of the regular meetings of the City Council to be held during the year, by causing said Notice to be (a) posted on January 1, 2009, at the principal office of the City Council, (b) provided to at least one newspaper of general circulation within Salt Lake City on January 1, 2009, and (c) published on the Utah Public Notice Website (http://pmn.utah.gov) during the current calendar year.

IN WITNESS WHEREOF, I have hereunto subscribed my official signature this June 9, 2009.

(SEAL)		
	By:	
	City	Recorder

SCHEDULE A

NOTICE OF MEETING

EXHIBIT B

ASSESSMENT LIST

(Available for review at the offices of the City Recorder and the City Engineer)



Frontage Map 2009 Annual Assessment For Lighting District L01 Special Assessment Areas

SALT LAKE CITY CORPORATION TRANSPORTATION DIVISION

DRAWN BY: K. BELL MAY 27, 2009



