A RESOLUTION ADOPTING EXPANSION AREA EXACTION RATE TABLES FOR JANUARY 1, 2015 AND MARCH 1, 2020 FOR ROADS, PARKS, STORMWATER, OPEN SPACE, SEWER TRANSMISSION AND SEWER CAPACITY TO REFLECT ACTUAL AND/OR CONTRACTED COSTS FOR ELIGIBLE SYSTEM IMPROVEMENTS CONSTRUCTED FOR THE DEPARTMENT OF FINANCE, THE DEPARTMENT OF ENVIRONMENTAL QUALITY AND PUBLIC WORKS, AND THE DIVISIONS OF PLANNING AND ENGINEERING, AND FURTHER AUTHORIZING AND DIRECTING THE ADMINISTRATION TO ENGAGE NECESSARY CONSULTANTS TO PERFORM A COMPREHENSIVE REVIEW OF THE EXISTING EXACTIONS PROGRAM TO DETERMINE WHETHER ALTERNATIVES EXIST TO EQUITABLY ALLOCATE AND DISTRIBUTE THE COSTS OF IMPROVEMENTS IN THE EXPANSION AREAS, WITH THE ULTIMATE OBJECTIVE OF BRINGING THE PROGRAM TO A FULL AND FINAL CONCLUSION.

WHEREAS, an updated Expansion Area Exaction Rate Table for roads, parks, stormwater, open space, sewer transmission, and sewer capacity, was previously approved by Resolution No. 496-2005 on September 22, 2005, for the Department of Finance, the Department of Public Works, and the Divisions of Planning and Engineering, to reflect actual and/or contracted costs for eligible system improvements constructed since the previous update; and

WHEREAS, an updated Expansion Area Exaction Rate Table for roads, parks, stormwater, open space, sewer transmission, and sewer capacity, was previously approved by Resolution No. 149-2010 on March 25, 2010, for the Department of Finance, the Department of Environmental Quality and Public Works, and the Divisions of Planning and Engineering, to reflect actual and/or contracted costs for eligible system improvements constructed since the 2005 update; and

WHEREAS, the Urban County Council desires to adopt an updated Expansion Area Rate Table for January 1, 2015, for roads, parks, stormwater, open space, sewer transmission, and sewer capacity, on behalf of the Department of Finance, the Department of Environmental Quality and Public Works, and the Divisions of Planning and Engineering, to reflect actual and/or contracted costs for eligible system improvements constructed since the previous update in 2010; and

WHEREAS, the Urban County Council desires to simultaneously adopt an updated Expansion Area Rate Table for March 1, 2020, for roads, parks, stormwater, open space, sewer transmission, and sewer capacity, on behalf of the Department of Finance, the Department of Environmental Quality and Public Works, and the Divisions of Planning and Engineering, to reflect actual and/or contracted costs for eligible system improvements

constructed since 2015.

NOW, THEREFORE, BE IT RESOLVED BY THE COUNCIL OF THE LEXINGTON-

FAYETTE URBAN COUNTY GOVERNMENT:

Section 1 – That updated Expansion Area Exaction Rate Tables for January 1, 2015

and March 1, 2020, which are attached hereto and incorporated herein by reference as

Exhibit A and Exhibit B, respectively, for roads, parks, stormwater, open space, sewer

transmission, and sewer capacity, be and hereby are adopted to reflect actual and/or

contracted costs for eligible system improvements constructed since the last update

approved by Resolution No. 149-2010 on March 25, 2010, on behalf of the Department of

Finance, the Department of Environmental Quality and Public Works, and the Divisions of

Planning and Engineering.

Section 2 – That the Expansion Area Rate Table for January 1, 2015 (Exhibit A) is to

be applied in a manner such that qualified development activity which took place after

January 1, 2015 but before March 1, 2020 would be eligible to have those rates apply in lieu

of the Expansion Area Exaction Rate Table approved by Resolution No. 149-2010.

Section 3 – That the Administration be and hereby is authorized and directed to

engage necessary consultants to perform a comprehensive review of the existing exactions

program to determine whether alternatives exist to equitably allocate and distribute the costs

of improvements in the Expansion Areas, with the ultimate objective of bringing the program

to a full and final conclusion.

Section 4 – If any section, subsection, sentence, clause, phrase, or portion of this

Resolution, including Exhibit A and Exhibit B attached hereto and incorporated herein by

reference, is for any reason held invalid or unlawful by a court of competent jurisdiction, such

portion shall be deemed a separate, distinct, and independent provision and such holding

shall not affect the validity of the remaining portions hereof.

Section 5 – That this Resolution shall become effective on the date of its passage.

PASSED URBAN COUNTY COUNCIL:

MAYOR		

ATTEST: