#### Agenda Item#



# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

#### **AGENDA ITEM SUMMARY**

Meeting Date:	10-17-2006	[ ] Consent	[X] Regular
		[ ] Workshop	[ ] Public Hearing

Submitted By: Economic Development Department

Attachment:

#### I. EXECUTIVE BRIEF

**Staff recommends motion to approve:** A Business Incubation Program Grant Agreement with Enterprise Development Corporation (EDC) of South Florida in the amount of \$88,000 from October 1, 2006 to September 30, 2007.

Summary: The proposed \$88,000 Incubation Program Grant Agreement with EDC will provide for operational expenses to assist technology start-up and expansion of existing small technology businesses and to improve the services offered to the business community. The scope of services outlined for the FY 2007 contract include: Creating 35 new full-time jobs and 4 new businesses, providing technical assistance to 140 businesses/entrepreneurs, generating \$172,000 in revenue from operations, and signing 65 new incubation agreements with clients. In addition, the EDC will continue working with the TED Center, the EDGE Center, and BEDR Corporation to foster the start-up of technology-based businesses in the Glades and West Palm Beach areas. As of 9/30/2006, EDC's performance for its existing Agreement (R2005-1952) with Palm Beach County is shown in the table below. Two factors affected the revenue stream, the 2004 hurricane season, which forced EDC to close doors for two weeks, and the change of landlord's mode of operations- EDC no longer collects rent from incubation businesses. Highlights of EDC's performance are the recruitment of six new businesses into the incubator facility, the graduation of four companies that are now in their own business facilities, and the investment of \$1,000,000 on incubator companies from Angel Investors. Countywide (DW)

Performance Measure	FY 06 Contracted	Actual Results 10/1/05-09/30/06	% Accomplished
Jobs Created	35	25	71%
New Business Created	2	5	250%
Businesses Assisted	135	135	100%
Revenue from Operations	\$260,000	\$238,000	92%
New Incubation Agreements	65	69	106%

**Background and Policy Issues:** The Palm Beach County Business Incubation Program was initiated in 1994 through the creation of one business incubator center. By 1999, the program had four centers, of which three are classified as empowerment incubators and one as a technology incubator. The Program provides services to small start-up and existing businesses. The overall program outcome in the first three quarters of FY 06 shows that the four business incubators provided 374 sessions of technical assistance to 252 clients; created 42 new full-time equivalent jobs and contributed toward retaining 134 jobs; created 19 new businesses; accepted 6 new tenants; signed 116 new incubation agreements with local businesses / entrepreneurs; and assisted clients obtaining \$1,076,5000 in loans.

Grant Agreement		
Recommended by:	Economic Development Director	10/2/06 Date
Approved by:	Deputy County Administrator	Date

### II. FISCAL IMPACT ANALYSIS

	11.	FISCAL IMI	PACT ANAL	LYSIS	1
A. Five Year Summa	ry of Fisca	l Impact:			
Fiscal Years Capital Expenditures Operating Costs Operating Revenues Program Income (PBC)	2006	2007 88,000	2008	2009	<b>2010</b>
In-Kind Match (PBC) NET FISCAL IMPACT # ADDITIONAL FTE POSITIONS (Cumula	tive)	88,000			
Is Item Included In Cu	rrent Budge	et? Yes	No	•	
Budget Account No.:	Fund <u>1539</u> Program Co	*	. <u>764</u> Unit	1140 Object <u>(</u>	<u>8201</u>
B. Recommended So	urces of Fi	ınds/Summaı	y of Fiscal l	mpact:	
The source for the \$88 1140-8201  C. Departmental Fis	cal Review	II		Jare	8/26/08
A. OFMB Fiscal a find the first of the first	7 5 m 08 31		Contrac 406	This Contract components review requirements:	dies with one
Assistant Coun	ty Attorney	)-8-0(	0		

This summary is not to be used as a basis for payment.

Other Department Review:

Department Director

C.

#### AN INCUBATION PROGRAM GRANT AGREEMENT BETWEEN

#### PALM BEACH COUNTY

AND

#### ENTERPRISE DEVELOPMENT CORPORATION (EDC) OF SOUTH FLORIDA

	This C	Frant Agr	eement, ente	ered into this		day of		, 2006, 1	y and betw	/een
Palm	Beach	County,	a political	subdivision	of the	State of	of Florida,	hereinafter	referred to	as
"COU	NTY"	and Ent	erprise Dev	velopment (	Corpora	tion (E	DC) of Se	outh Florid	a, a non-pi	rofit
corpor	ation d	luly orga	nized and e	xisting by v	rirtue of	the lav	vs of the S	State of Flor	ida, having	3 its
princip	oal offic	ce at 3701	FAU Boul	evard, Suite	210, Bo	ca Rato	on, FL 3343	31, hereinaft	er referred t	o as
the "G	RANT	EE", who	se Federal I	.D. number is	s 650506	<i>6</i> 917.				

WHEREAS, Palm Beach County and the GRANTEE desire to assist small and start-up businesses by providing the services specified in Exhibit A of this Agreement; and

WHEREAS, Palm Beach County desires to engage the GRANTEE to implement such undertakings of the Palm Beach County Incubation Program, hereinafter referred to as "PROGRAM" in order to foster a stronger and more balanced economy in Palm Beach County.

NOW, THEREFORE, in consideration of the mutual promises and covenants herein contained, the parties agree as follows:

#### Recitals

The foregoing recitals are correct and true at the time of execution of this Agreement and are incorporated herein by reference:

# PART I TERMS OF THE AGREEMENT

#### **Scope of Services**

The GRANTEE shall, in a satisfactory and proper manner as determined by the COUNTY, perform the tasks necessary to complete the Scope of Services outlined in Exhibit "A", submit invoices using the cover sheet as shown in Exhibit "B", and provide reports as shown in Exhibit "C", which are attached hereto and made a part hereof.

#### **Effective Date and Term**

The effective date of this Agreement shall be the 1st day of October, 2006. The term of this Agreement shall be twelve (12) months from the effective date of this Agreement. This Agreement shall end on the 30th day of September, 2007.

#### **Grant Amount**

The GRANTEE will be eligible for a grant amount not to exceed \$88,000 (eighty-eight thousand dollars), which shall be payable in accordance with the terms of this Agreement and the eligible expenses outlined in Exhibit "A." Any funds not obligated by the expiration date of this Agreement shall automatically revert to the COUNTY.

#### **Performance Period**

The GRANTEE shall have twelve (12) months from the effective date of this Agreement to fulfill the obligations as scheduled in Exhibit "A." Said services shall be performed in a manner satisfactory to COUNTY. In any event, all services required hereunder shall be completed by the GRANTEE no later than September 30, 2007.

#### **Eligible Reimbursements**

The grant funds available under this Agreement shall be provided only for reimbursement expenses associated with the GRANTEE's operational expenses as set forth in Exhibit "A."

#### Method of Payment

The COUNTY agrees to make payments and to reimburse the GRANTEE for all eligible expenses, as described in Exhibit "A", permitted by COUNTY guidelines up to the maximum compensation set forth above. In no event shall the COUNTY provide advance funding to the GRANTEE or any subcontractor hereunder. The GRANTEE will bill the COUNTY on a monthly basis, or as otherwise

provided, for expenses actually incurred and paid. The amount billed in any month shall not, however, exceed 1/12th of the total Agreement amount or \$7,333. However, incremental billings for partially completed items are permitted as long as the total billings do not exceed the estimated percentage of completion as of the billing date.

All requests for reimbursements shall include copies of paid invoices, canceled checks, or other documentation acceptable to the Palm Beach County Office of Financial Management & Budget and the Finance Department of the Clerk of the Circuit Court, and shall be sufficient to adequately describe the expenses and establish that the expense was actually incurred directly by the GRANTEE. Invoices should be submitted to the COUNTY for approval within thirty (30) days following the month in which the expense was incurred. Invoices shall not be honored if received by the Palm Beach County Finance Department later than forty-five (45) days after the expiration date of this Agreement, nor will any invoices be honored that predate the effective date of this Agreement.

#### **Budget Changes**

GRANTEE may change each budget line item, as described in Exhibit "A", up to ten percent (10%) without written approval. For budget line item changes of more than ten percent (10%), GRANTEE must submit a letter of request to the Economic Development Office prior to the budget change. The Economic Development Office shall submit a written approval to GRANTEE before proceeding with the budget changes. The total budget amount and the budget line items shall remain the same.

#### **Conditions on which Payment is Contingent**

#### A. Financial Accountability

The COUNTY as it deems necessary, may at any time review the GRANTEE's financial systems, or conduct an audit of the GRANTEE or any of its subcontractors, to determine the capability of the GRANTEE to fiscally manage the Scope of Services in accordance with COUNTY requirements.

#### B. Subcontracts

None of the work or services covered by this Agreement, including but not limited to consultant work or services, shall be subcontracted or reimbursed without the prior written approval of the COUNTY.

#### C. Reports

Reports shall be submitted to the COUNTY, postmarked no later than fourteen (14) days after the end of the reporting period, as outlined in Exhibit "C". The reports shall be to the satisfaction of the COUNTY and be subject to verification. The COUNTY reserves the right to request additional reports that are reasonable and fair from the GRANTEE, for any previous periods funded by the COUNTY upon ten (10) business days notice. The final report produced and submitted by the GRANTEE will reflect quarterly and cumulative figures.

#### D. Prior Written Approvals

The following, among others, require the prior written approval of the COUNTY to be eligible for reimbursement or payment:

- (i) All subcontracts and/or agreements pursuant to this Agreement; and
- (ii) All capital equipment expenditures of \$1,000 or more.

#### PART II GENERAL CONDITIONS

#### Opportunities for Residents and Civil Rights Compliance

The GRANTEE agrees that no person shall, on the grounds of race, color, disability, national origin, religion, age, familial status, sex, or sexual orientation be excluded from the benefits of, or be subjected to discrimination under, any activity carried out by the performance of this Agreement. Upon receipt of evidence of such discrimination, the COUNTY shall have the right to terminate this Agreement. To the greatest extent feasible, low-income residents of the COUNTY shall be given opportunities for training and employment; and to the greatest extent feasible, businesses located in or owned by persons residing in the COUNTY shall be awarded contracts in connection with this Grant.

#### Opportunities for Small and Minority/Women-Owned Business Enterprises

In the procurement of supplies, equipment, construction, or services to implement this Agreement, the GRANTEE shall make a positive effort to utilize small and minority/women-owned business

enterprises as sources of supplies and services, and provide these enterprises the maximum feasible opportunity to compete for contracts to be performed pursuant to this Agreement. To the maximum extent feasible, these small and minority/women-owned business enterprises shall be located in and/or owned by residents of Palm Beach County.

#### **Contract Documents**

The following documents are herein incorporated by reference or made part hereof, and shall constitute and be referred to as the Agreement; and all of said documents taken as a whole constitute the Agreement between the parties hereto and are as fully a part of the Agreement as if they were set forth verbatim and at length herein:

- A. This Agreement including its Exhibits;
- B. Title VI of the Civil Rights Act of 1964, Age Discrimination Act of 1975, and Title II of the Americans with Disabilities Act of 1990;
- C. The Drug-Free Workplace Act of 1988, as amended;
- D. The GRANTEE's Policies and Procedures Manuals, and Job Descriptions;
- E. The GRANTEE's Articles of Incorporation and Bylaws;
- F. The GRANTEE's Certificate of Insurance;
- G. Current list of the GRANTEE's Officers and members of Board of Directors;
- H. Proof of GRANTEE's 501(c)(3) certification from Internal Revenue Service (IRS); and
- I. Florida Statute 112.061, relating to per diem, travel.

All of these documents will be maintained on file by the GRANTEE. The GRANTEE shall keep an original of this Agreement, including its Exhibits, and all amendments thereto, on file at its principal office.

#### Federal and State Tax

The COUNTY is exempt from payment of Florida State Sales and Use Taxes. The COUNTY will sign an exemption certificate submitted by the GRANTEE. GRANTEE shall not be exempted from paying sales tax to its suppliers for materials used to fulfill contractual obligations with the COUNTY, nor is the GRANTEE authorized to use the COUNTY'S Tax Exemption Number in securing such materials. The GRANTEE shall be responsible for payment of its own and its share of its employees' payroll, payroll taxes, and benefits with respect to this contract.

#### **Governing Law and Venue**

This Agreement shall be performed in accordance with applicable Federal, State, COUNTY laws, ordinances and codes. These represent minimum regulations which may be supplemented by more restrictive guidelines set forth by the COUNTY. Venue in any action, suit or proceeding in connection with this Agreement shall lie in a Florida State Court of competent jurisdiction located in Palm Beach County.

#### **Binding Effect**

This Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective legal representatives, successors, and assigns.

#### **Construction of Agreement**

No party shall be considered the author of this Agreement since the parties hereto have participated in extensive negotiations and drafting and redrafting of this document to arrive at this final Agreement. Thus, the terms of this Agreement shall not be strictly construed against one party as opposed to the other party based on who drafted it. In the event that any section, paragraph, sentence, clause, or provision hereof shall be held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.

#### Recognition

The GRANTEE shall include a reference to the financial support herein provided by the COUNTY in all publications and publicity. In addition, the GRANTEE shall make a good faith effort to recognize the

COUNTY's support for all activities made possible with funds available under this Agreement.

#### No Forfeiture

The rights of the COUNTY under this Agreement shall be cumulative and failure on the part of the

COUNTY to exercise promptly any rights given hereunder shall not operate to forfeit or waive any of the said rights.

#### Default

In the event the GRANTEE fails or refuses to perform any term, covenant, or condition of this Agreement for which a specific remedy is not set forth in the Agreement, the COUNTY shall, in addition to any other remedies provided at law or in equity, have the right of specific performance thereof.

#### Failure to Comply

If the GRANTEE fails to comply with any of the provisions of this Agreement, the COUNTY may withhold, temporarily or permanently, all, or any, unpaid portion of the Grant Award upon giving written notice to the GRANTEE, terminate this Agreement and/or demand a refund of the Grant Award and the COUNTY shall have no further funding obligation to the GRANTEE under this Agreement.

#### Waiver

No waiver of any provision of this Agreement shall be effective against any party hereto unless it is in writing and signed by the party(s) waiving such provision. A written waiver shall only be effective as to the specific instance for which it is obtained and shall not be deemed a continuing or future waiver.

#### **Termination**

This Agreement may be terminated by the GRANTEE upon sixty (60) days prior written notice to the COUNTY's representative in the event of substantial failure by the COUNTY to perform in accordance with the terms of this Agreement through no fault of the GRANTEE. It may also be terminated, in whole or in part, by the COUNTY, with or without cause, immediately upon written notice to the GRANTEE. Unless the GRANTEE is in breach of this Agreement, the GRANTEE shall be paid for services rendered to the COUNTY's satisfaction through the date of termination. After receipt of a Termination Notice and except as otherwise directed by the COUNTY the GRANTEE shall stop work on the date and to the extent specified.

#### **Amendments**

The COUNTY may, at its discretion, amend this Agreement to conform to changes required by Federal, State, or COUNTY guidelines, directives, and objectives. Such amendments shall be incorporated by written amendment as a part of this Agreement and shall be subject to approval of the Board of County Commissioners. Except as otherwise provided herein, no amendment to this Agreement shall be binding on either party unless in writing, approved by the Board of County Commissioners and signed by both parties.

#### **Personnel**

The GRANTEE represents that it has, or will secure at its own expense, all necessary personnel required to perform the services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with the COUNTY. All of the services required herein under shall be performed by the GRANTEE or under its supervision, and all personnel engaged in performing the services shall be fully qualified and, if required, authorized or permitted under state and local law to perform such services. The GRANTEE warrants that all services shall be performed by skilled and competent personnel to the highest professional standards in the field. All of the GRANTEE's personnel (and all Subcontractors) while on COUNTY premises will comply with all COUNTY requirements governing conduct, safety and security.

#### **Evaluation and Monitoring**

The GRANTEE agrees that the COUNTY will carry out periodic monitoring and evaluation activities as determined necessary by the COUNTY and that the continuation of this Agreement is dependent upon satisfactory evaluation conclusions based on the terms of this Agreement and comparisons of planned versus actual progress relating to project scheduling, budgets, audit reports, and output measures. The GRANTEE shall submit information and status reports required by the COUNTY, on forms approved by the COUNTY. The GRANTEE shall allow the COUNTY to monitor the GRANTEE on site. Such visits may be scheduled or unscheduled as determined by the COUNTY.

#### **Insurance**

GRANTEE shall, at its sole expense, agree to maintain in full force and effect at all times during the life of this Agreement, insurance coverage and limits (including endorsements), as described herein. GRANTEE shall agree to provide the COUNTY with at least ten (10) days prior notice of any cancellation, non-renewal or material change to the insurance coverage. The requirements contained herein, as well as COUNTY's review or acceptance of insurance maintained by GRANTEE are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by GRANTEE under this Agreement.

#### A. Commercial General Liability

GRANTEE shall maintain Commercial General Liability at a limit of liability not less than \$500,000 Each Occurrence. Coverage shall not contain any endorsement excluding Contractual Liability or Cross Liability unless granted in writing by COUNTY's Risk Management Department. GRANTEE shall provide this coverage on a primary basis.

#### B. Business Automobile Liability

GRANTEE shall maintain Business Automobile Liability at a limit of liability not less than \$500,000 Each Accident for all owned, non-owned and hired automobiles. In the event GRANTEE does not own any automobiles, the Business Auto Liability requirement shall be amended allowing GRANTEE to agree to maintain only Hired & Non-Owned Auto Liability. This amended requirement may be satisfied by way of endorsement to the Commercial General Liability, or separate Business Auto coverage form. GRANTEE shall provide this coverage on a primary basis.

## C. Worker's Compensation Insurance & Employers Liability

GRANTEE shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. GRANTEE shall provide this coverage on a primary basis.

#### D. Additional Insured

GRANTEE shall endorse the COUNTY as an Additional Insured with a CG 2026 Additional Insured - Designated Person or Organization endorsement, or its equivalent, to the Commercial General Liability. The **Additional Insured endorsement shall read** "Palm Beach County Board of County Commissioners, a Political Subdivision of the State of Florida, its Officers, Employees and Agents." GRANTEE shall provide the Additional Insured endorsements coverage on a primary basis.

#### E. Certificate(s) of Insurance

Prior to execution of this Agreement, GRANTEE shall deliver to the COUNTY's representative as identified in the *Notice Article*, a Certificate(s) of Insurance evidencing that all types and amounts of insurance coverage required by this Agreement have been obtained and are in full force and effect. Such Certificate(s) of Insurance shall include a minimum ten (10) days endeavor to notify due to cancellation or non-renewal of coverage. The Certificate of Insurance shall be issued to "Palm Beach County, C/O Economic Development Office, 301 N. Olive Avenue, 10<sup>th</sup> Floor, West Palm Beach, FL 33401."

#### F. Right to Review

COUNTY, by and through its Risk Management Department, in cooperation with the contracting/monitoring department, reserves the right to review, modify, reject or accept any required policies of insurance, including limits, coverage, or endorsements, herein from time to time throughout the term of this Agreement. COUNTY reserves the right, but not the obligation, to review and reject any insurer providing coverage because of its poor financial condition or failure to operate legally.

#### **Indemnification**

The GRANTEE shall protect, defend, reimburse, indemnify and hold the COUNTY, its agents, employees and elected officers harmless from and against all claims, liability, expense, loss, cost, damages or causes of action of every kind or character, including attorney's fees and costs, whether at trial or appellate levels or otherwise, arising during performance of the terms of this Agreement or due to the acts or omissions of the GRANTEE.

#### **Successors and Assigns**

The COUNTY and the GRANTEE each binds itself and its partners, successors, executors, administrators and assigns to the other party and to the partners, successors, executors, administrators and assigns of such other party, in respect to all covenants of this Agreement. Except as above, neither the COUNTY nor the GRANTEE shall assign, sublet, convey or transfer its interest in this Agreement without the prior written consent of the other. Nothing herein shall be construed as creating any personal liability on the part of any officer or agent of the COUNTY, nor shall it be construed as giving any rights or benefits hereunder to anyone other than the COUNTY and the GRANTEE.

#### Remedies

This Agreement shall be governed by the laws of the State of Florida. Any legal action necessary to enforce the Agreement will be held in Palm Beach County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every such remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity, by statute or otherwise. No single or partial exercise by any party of any right, power, or remedy hereunder shall preclude any other or further exercise thereof.

#### **Conflict of Interest**

The GRANTEE represents that it presently has no interest and shall acquire no interest, either direct or indirect, which would conflict in any manner with the performance of services required hereunder, as provided for in Chapter 112, Part III, Florida Statutes.

The GRANTEE further represents that no person having any such conflict of interest shall be employed for said performance of services. The GRANTEE covenants that no person who presently exercises any functions or responsibilities in connection with the PROGRAM has any personal financial interest, direct or indirect, in the activities that will be provided under this Agreement, which would conflict in any manner or degree with the performance of this Agreement.

The GRANTEE shall promptly notify the COUNTY's representative, in writing, by certified mail, of all potential conflicts of interest of any prospective business association, interest or other circumstance which may influence or appear to influence the GRANTEE's judgment or quality of services being provided hereunder. Such written notification shall identify the prospective business association, interest or circumstance, the nature of work that the GRANTEE may undertake and request an opinion of the COUNTY as to whether the association, interest or circumstance would constitute a conflict of interest if entered into by the GRANTEE. The COUNTY agrees to notify the GRANTEE of its opinion by certified mail within thirty (30) days of receipt of notification by the GRANTEE. If, in the opinion of the COUNTY, the prospective business association, interest or circumstance would not constitute a conflict of interest by the GRANTEE, the COUNTY shall so state in the notification and the GRANTEE shall, at its option, enter into said association, interest or circumstance and it shall be deemed not in conflict of interest with respect to services provided to the COUNTY by the GRANTEE under the terms of this Contract.

#### **Excusable Delays**

The GRANTEE shall not be considered in default by reason of any failure in performance if such failure arises out of causes reasonably beyond the control of the GRANTEE or its subcontractors and without their fault or negligence. Such causes include, but are not limited to, acts of God, force majeure, natural or public health emergencies, labor disputes, freight embargoes, and abnormally severe and unusual weather conditions.

#### **Arrears**

The GRANTEE shall not pledge the COUNTY's credit or make it a guarantor of payment or surety for any contract, debt, obligation, judgment, lien, or any form of indebtedness. The GRANTEE further warrants and represents that it has no obligation or indebtedness that would impair its ability to fulfill the terms of this Agreement.

#### **Independent Contractor Relationship**

The GRANTEE is, and shall be, in the performance of all work services and activities under this Agreement, an Independent Contractor, and not an employee, agent, or servant of the COUNTY. All persons engaged in any of the work or services performed pursuant to this Agreement shall at all times, and in all places, be subject to the GRANTEE'S sole direction, supervision, and control. The

GRANTEE shall exercise control over the means and manner in which it and its employees perform the work, and in all respects the GRANTEE's relationship and the relationship of its employees to the COUNTY shall be that of an Independent Contractor and not as employees or agents of the COUNTY. The GRANTEE does not have the power or authority to bind the COUNTY in any promise, agreement or representation.

#### **Access and Audits**

The GRANTEE shall maintain adequate records to justify all charges, expenses, and costs incurred in estimating and performing the work for at least three (3) years after completion or termination of this Agreement. The COUNTY shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit during normal business hours, at the GRANTEE's place of business.

#### **Non Discrimination**

The GRANTEE warrants and represents that all of its employees are treated equally during employment without regard to race, color, religion, disability, sex, age, national origin, ancestry, marital status, or sexual orientation.

#### Severability

If any term or provision of this Agreement, or the application thereof to any person or circumstances shall, to any extent, be held invalid or unenforceable, the remainder of this Agreement, or the application of such terms or provision, to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected, and every other term and provision of this Agreement shall be deemed valid and enforceable to the extent permitted by law.

#### **Public Entity Crimes**

As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the GRANTEE certifies that it, its affiliates, suppliers, subcontractors and consultants who will perform hereunder have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within the thirty-six (36) months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).

#### **Availability of Funds**

The COUNTY's obligation to pay under this Agreement is contingent upon annual appropriation for its purpose by the Board of County Commissioners.

#### **County Funded Programs**

COUNTY funding can be used to match grants from other non-COUNTY sources; however, the GRANTEE cannot submit reimbursement requests for the same expenses to more than one funding source or under more than one COUNTY funded program.

#### **Business Incubation Program Definitions**

#### New Job Creation

New employee hired by:

- (A) An existing or newly created enterprise <u>with an active</u> Incubation Service Agreement that has its business located at the Incubator Center or elsewhere.
- (B) An enterprise that graduated from the Business Incubation Program within the twenty-four (24) months.

#### Existing Job

A job that was created by an enterprise <u>before</u> entering into a Business Incubation Program Agreement with the Business Incubator.

#### Part Time Job

A job of less than thirty-five (35) hours per week or less than 1,820 hours per year.

#### Full Time Job

A job of more than thirty-five (35) hours per week or more than 1,820 hours per year.

#### Full-Time Equivalent (FTE) Job

Equals one (1) job totaling 2,080 hours annually or two (2) or more job positions that together total 2,080 hours per year.

#### New Business Creation

A business that was not incorporated or that was listed as "inactive" by the State of Florida's Division of Corporations for more than one (1) year and that was created / incorporated under the guidance of the Incubation Center to set the right business conditions to start operating.

#### **Business** Assistance

The provision of incubation program services to individuals / entrepreneurs, affiliate companies and tenant companies, either by in-house resources or through the Business Incubator network or services providers.

#### Active Agreement

An incubator agreement between a client and the Incubator Center that has not expired.

#### Anchor Business

An established, rent paying business or organization admitted to an incubator that may or may not provide some form of benefit to small business tenants and does not require services from the incubator center.

#### Start-Up Business

A business that has been in operations for less than one (1) year.

#### Existing Business

A business that has been in operations for more than one (1) year.

#### Tenant Company

A business that is renting space in an incubator facility and has agreed to participate in the incubation program.

#### Graduate Tenant

A business which has reached the point where its experience and viability are sufficient to operate on a stand alone basis outside the incubator environment.

#### Affiliate Company

A business that has signed an incubator agreement to participate in the incubation program and that is not renting incubator space.

#### **Notice**

All notices required in this Agreement shall be sent by certified mail, return receipt requested, hand delivery or other delivery service requiring signed acceptance.

If sent to the COUNTY, notices shall be addressed to:

#### Kevin Johns, AICP, Economic Development Director

Economic Development Office 301 North Olive Ave., 10<sup>th</sup> Floor West Palm Beach, Florida 33401 Phone (561) 355-3624 Fax (561) 355-6017

With a copy to:

#### Dawn Wynn, Assistant County Attorney

County Attorney Office
P.O. Box 1989
West Palm Beach, Florida 33402-1989

If sent to the GRANTEE, notices shall be addressed to:

Jane Teague, Executive Director 3701 FAU Blvd., Suite 210 Boca Raton, FL 33431 Phone (561) 620-8494 x 15 Fax (561) 620-8493

#### **Entirety of Contractual Agreement**

The COUNTY and the GRANTEE agree that this Agreement sets forth the entire agreement between the parties, and that there are no promises or understandings other than those stated herein. None of the provisions, terms and conditions contained in this Agreement may be added to, modified, superseded or otherwise altered, except by written instrument executed by the parties hereto in accordance with Article - Modifications of Work.

#### **Criminal History Records Check**

The GRANTEE shall comply with the provisions of Ordinance 2003-030, the Criminal History Records Check Ordinance ("Ordinance"), if GRANTEE's employees or subcontractors are required under this contract to enter a "critical facility" (if applicable) as identified in Resolution R-2003-1274. The GRANTEE acknowledges and agrees that all employees and subcontractors who are to enter a "critical facility" will be subject to a fingerprint based criminal history records check. Although COUNTY agrees to pay for all applicable FDLE/FBI fees required for criminal history record checks, the GRANTEE shall be solely responsible for the financial, schedule, and staffing implications associated in complying with Ordinance 2003-030.

#### Regulations; Licensing Requirements

GRANTEE shall comply with all laws, ordinances and regulations applicable to the services contemplated herein, to include those applicable to conflict of interest and collusion. GRANTEE is presumed to be familiar with all federal, state and local laws, ordinances, codes and regulations that may in any way affect the services offered.

IN WITNESS WHEREOF, the Board of County Commissioners of Palm Beach County, Florida, has made and executed this Agreement on behalf of the COUNTY and the GRANTEE has hereunto set its hand and seal the day and year above written.

ATTEST:	
Sharon R. Bock, Clerk & Comptroller	PALM BEACH COUNTY, FLORIDA, A POLITICAL SUBDIVISION OF THE STATE OF FLORIDA BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	By: Tony Masilotti, Chairman
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:  By:  Assistant County Attorney	APPROVED AS TO TERMS AND CONDITIONS:  By:Economic Development Director
GRANTEE: EDC of South Florida	
By: TOUT TOUGUE  Representative	Signature Signature
	(CORPORATE SEAL)

Signature

#### **EXHIBIT A**

#### **SCOPE OF SERVICES**

#### **BUSINESS INCUBATION PROGRAM OBJECTIVES**

- A. To create a network of business support resources and services to small and start-up businesses in Palm Beach County.
- B. To offer services to existing and start-up small businesses such as: below market rent for worksite facilities, office services, access to equipment, business training and development, and technical assistance.
- C. To provide management guidelines and consulting services to businesses to accelerate the successful development of entrepreneurial companies throughout Palm Beach County.
- D. To assist small businesses in accessing financing sources.

The GRANTEE agrees to meet the above objectives and complete the deliverables specified for the following performance measures:

PERFORMANCE MEASURES	FY 2007 DELIVERABLES
New Full-time Equivalent Jobs Created	40
New Businesses Created	4
Businesses/Entrepreneurs Assisted	140
Revenue Generated from Incubator Operations	\$172,000
Number of New Businesses under Incubation Agreement	65
Continue working with The TED Center, The EDGE Center, and BEDR Corporation to foster the start-up of technology-based businesses in the Glades area.	Quarterly Reports

#### **BUDGET AND ELIGIBLE EXPENSES**

The COUNTY agrees to provide technical assistance to ensure that the GRANTEE will be in compliance with applicable State, Federal and COUNTY regulations and this Agreement, and to provide funding totaling \$88,000 as specified in the following eligible expenses:

EXPENDITURES	BUDGET
Salaries	88,000
TOTAL BUDGET	\$88,000

# EXHIBIT B

## LETTERHEAD STATIONERY

DATE:					
TO:	Kevin Johns, AICP, Economic Development 301 North Olive Avenu West Palm Beach, Flori	nt Office ne, 10 <sup>th</sup> Floor	Director		
FROM:	Name of GRANTEE Address Telephone				
SUBJECT:	Reimbursement Request Contract No	st No			
Attached, yo	u will find Invoice #	, requesting reimburs	ement in the amou		
	turas far this invesion and		41	You will a	
find attached	tures for this invoice cov l, back-up original docur				lso
find attached					lso
find attached					lso

# EXHIBIT C REPORTING FORM

Dat	te:							
Bus	siness Incubator Cente	er:						
Rep	porting Period:	□ 1 <sup>st</sup> Quarter	$\square 2^{nd}$	Quarter	□ 3 <sup>rd</sup> Qu	arter [	4 <sup>th</sup> Quarte	er
Rep	port Submitted By:							
Pro	rt I: Cover Letter ovide a cover letter with List of grant applicate grantor, amount, and	ions for the Business	Incubator			rces. Spec	ify name of	prospect
B.	List of workshops of a copy of the list of a		communi	ty and entre	preneurs. Att	ach back u	p document	ation and
C.	Description of new corganization, independent to the scope of work,	ndently of who is pro	viding the	services. T	he informatio	on shall inc		
D.	Any other information	on that impacts positi	vely or ne	gatively the	Business Inc	ubation Pr	ogram.	
	rt II: Financial Infore Attachment 1.	mation						
	rt III: Job Creation le Attachment 2 to surv		usinesses	that have an	active Incub	ator Agree	ment.	
Use	e Attachment 3 to pro	vide a summary repo	rt.					
Use	rt IV: Business Create Attachment 4. ovide copies of each appropriate the street of th	•	to the Stat	e of Florida	on behalf of	the client.		
	rt V: Business Incube e Attachment 5.	ation Agreements R	eport					
	rt VI: Business / Entre e Attachment 6.	repreneur Assistanc	e Report					

Part VII: Real Estate Investment & Tax Contribution Report

Use Attachment 7.

#### Attachment 1. Exhibit C Reporting Form

PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM FINANCIAL INFORMATION

FINANCIAL INFORMATION	

**Business Incubator Center:** 

Date:					
		Alaki Maja		74. 00	
	Oct.1 to Dec.31	Jan. 1 to March 31	April 1 to June 30	July 1 to Sept. 30	2007
Magic Russe (of the results)		J		·	
(DO NOT include in-kind					
contribution)				1	
A. Sponsors		· · · · · · · · · · · · · · · · · · ·	r	;	
City/County/State/Federal					
Governments					
Universities /Colleges					
Community organizations					
For-profit org. / Financing institutions			·		
Other (specify)					<del></del>
Sub-Total		<u> </u>			<u> </u>
B. Loans					<del> </del>
Line of Credit					
Credit Card					
Other					
Sub-Total				:	
C. Revenues from Business					
Operations				-	
Contracts & services to clients					
Tenant's space lease (Gross Rent)			·		
Clients membership fees					
Interest from Investments					
Other (specify)		* .			
Sub-Total					
	21				
TOTAL INCOME				1	
Incubation program				· · ·	· · · · · · · · · · · · · · · · · · ·
Incubation program					
Salaries & benefits					
Rent/Utilities/Maintenance					
All other operational expenses					
Staff professional development					
Loan interests & principal TOTAL EXPENSES					
I UIAL EXPENSES	<u> L</u>	<u> </u>	<u> </u>	-	

Total income minus total expenses

**Incubation program expenses**: Professional services such as business consulting for clients, feasibility studies, assessment of proposals, and grant writing. Customer survey expenses, subsidies to clients for loan applications, conferences, workshops, training courses, protocol expenses, subscription fees, and other expenses related directly to the program.

Payroll & benefits: If you report the salary of a business consultant to clients as an Incubation Program expense, you cannot include the same expense in the payroll & benefits section.

Rent/Utilities/Maintenance (building costs) expenses: Maintenance / repairs, lease or mortgage expenses.

All other operational expenses: Supplies, equipment and professional services (related to operational activities only). Staff Professional Development Expenses: Staff members participating in: executive programs, training workshops/courses, computer courses, etc.

Loan interest and principal expenses: The total amount paid on a business loan to finance business incubator activities. This include interest and principal.

# **Attachment 2. Exhibit C Reporting Form**PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM

JOB CREATION REPORT

INFORM	MATION FROM	MEACH BUSIN	IESS		CALCU	LATIONS	
A	В	С	D	E	F	G	
Job Position Name	Date Hired	Date Terminated	Hours Employed per Week	Weeks Employed per Year	Total hours worked per Year: multiply column D by column E	FTE* Jobs: Divide column F by 2,080	
Existing Job Position	1S: Created prio	or to entering into	an agreement	with the client	<u>.</u>		
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Sub-Total			hrs	wks	r	nrs FTE	
New Job Positions:	Created after ent	ering into an agr	reement with the	e client or afte	r creating a new busir	ness	
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	······	····†		†	+		

TOTAL	hrs	wks	hrs	FTE

hrs

wks

FTE

hrs

Sub-Total

Business Name:

Date:

<sup>\*</sup> FTE - Full Time Equivalent

# Attachment 3. Exhibit C Reporting Form PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM Job Creation Summary Report

	A	В	С
No.	Business Name	Existing FTE* Jobs from Attachment 2	New FTE Jobs from Attachment 2
·			
		·	
			:
			:
	TOTAL		

<sup>\*</sup> FTE - Full Time Equivalent

# **Attachment 4. Exhibit C Reporting Form**PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM **Business Creation Report**

<u>New Business Creation</u>: A business that was not incorporated or that was listed as inactive by the State of Florida's Division of Corporations for more than one year and that was created/incorporated under the guidance of the Incubation Center to set the right business conditions to start operating.

No.	Business Name	Date Incorporated
-		
-	·	
-		
		. !

#### Attachment 5. Exhibit C Reporting Form

PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM **Business Incubation Agreements Report** 

New Incubator Agreement
A business or tenant that: (A) Signs an agreement for the first time to participate in the Incubation Program. Or (B) Renews an agreement to continue participating in the Incubation Program.

No.	Entrepreneur or Business Name	Start Date	Expiration Date	Type of Ag	reement	Tenant?
				New	Renewal	Y
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# **Attachment 6. Exhibit C Reporting Form**PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM **Business / Entrepreneur Assistance Report**

			Type of	Client			Services Pr	ovided
Date	Business / Individual Name (Enter only once)	Individual	Established Business	Start-Up Business	Tenant	Business Development	Loan / Grant / Investment Application and Amount APPROVED	Other
					'			
					·			
·								
							,	
					. '			

<u>Business Development Services:</u> Accounting/financial system evaluation, business plan preparation, marketing research or strategy, intellectual property management, and software/biotech product assessment & commercialization.

#### Attachment 7. Exhibit C Reporting Form

# PALM BEACH COUNTY BUSINESS INCUBATION PROGRAM Real Estate Investment & Tax Contribution Report

No.	Business Name		Amount of Real	Estate Investment			Taxes	s Paid	DIFFERENCE (Taxes
		Purchase	Expansion	Relocation	Renovation	TOTAL	Year prior to investment	Year after investment	DIFFERENCE (Taxes generated from investment)
						\$			\$
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	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -								
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						<u> </u>			
	TOTAL	_							

<u>Taxes Paid:</u> Log onto the COUNTY's Property Appraiser's website at <u>www.pbcgov.com/papa</u> to inquire about the taxes paid for the business property. Provide a copy of the Property Appraiser's report for each business property.



August 20, 2006

Mr. Kevin Johns, AICP Economic Development Director Palm Beach County 301 N. Olive Avenue, 10<sup>th</sup> Floor West Palm Beach, FL 33401

RE: EDC Performance Measurements, FY07 Deliverables, Budget

Dear Kevin,

Thank you for the opportunity to submit this information to you as we plan for the upcoming fiscal year. At this time EDC is requesting funding from Palm Beach County in the amount of \$88,000 in support of its Business Incubation Program. The following deliverables are proposed for FY07, commencing on October 1, 2006. FY06 deliverables are included for comparison purposes.

Performance Measures	FY2006	Proposed FY2007
a. Revenue Generated from Operations	\$260,000	\$172,000* EDC no longer collects tenant rent
b. Jobs Created	35	40
c. Businesses Created	2	4
d. Businesses/Entrepreneurs Assisted	135	140
e. New Businesses Under Incubator Agreements	65	65

Measure "a" was decreased due to the fact that EDC no longer collects tenant rent revenue. Measures "b", "c", and "d" were increased due to anticipated growth in our services delivery program.

#### FY2007 Budget July 1, 2006 through June 30, 2007

Program Related Income	\$92,500
ETBS & Biotech	
New World Angels, Misc. & Interest	8,800
Board of Directors Fees	71,000

Total \$172,300

(based on actual EDC budget – EDC has a number of grant proposals pending that may result in additional income)

3701 FAU Boulevard Suite 210 Boca Raton, FL 33431 **Building Science and Technology Enterprises** 

561.620.8494 Fax: 561.620.8493 www.edc-tech.org EDC is requesting that the County provide funding totaling \$88,000 as specified in the following eligible expenses:

BUDGE					
\$88,000					

I have also enclosed EDC's Certificates of Insurance. EDC does not carry Workman's Compensation Insurance as we are a 2-person organization and are not involved in operating machinery, construction, or otherwise potentially hazardous activity. If you have any questions, please do not hesitate to contact me.

Sincerely,

Executive Director

CC: Claudia Lopez

#### Enterprise Development Corp Budget 2006/2007

Income													
Beginning Cash	\$106,907	\$106,907	\$106,392	\$116,376	\$111,431	\$124,915	\$133,400	\$131,384	\$138,869	\$138,353	\$157,838	\$148.822	\$150,307
Grant Income										•	•	•	
PBC Incubation Grant	88,000	7,333	7,333	7,333	7,333	7,333	7,333	7,333	7,333	7,333	7.333	7,333	7,333
Broward	40,000					5,000	5,000	5,000	5,000	5,000	5,000	-	5,000
Citrix Match	20,000						10,000		•	10,000	·	•	-,
Miami-Dade	15,000	2,500	2,500	2,500	2,500	2,500	2,500						
Total Grant Income	163,000	9,833	9,833	9,833	9,833	14,833	24,833	12,333	12,333	22,333	12,333	12,333	12,333
Program Related Income*													
ETBS	42,500		2,500	5,000	20,000	15,000							
Biotech	50,000		•	•		•	6,000	15,000	11,000	18.000			
Total Program Related Income	92,500	0	2.500	5.000	20,000	15,000	6,000	15,000	11,000	18,000	0	0	0
New World Angels	6,570	500	500	1,070	500	500	500	500	500	500	500	500	500
Miscellaneous	1,355	113	113	113	113	113	113	113	113	113	113	113	112
Board of Directors Membership Fees	71,000	10,000	19,000	1,000	6,000	2,000		5.000	1,000	5.000	7.000	15,000	112
Interest	918	77	77	77	77	77	77	77	77	77	77	77	77
TOTAL INCOME	335,343	20,523	32,023	17,093	36,523	32,523	31,523	33,023	25,023	46,023	20,023	28,023	13,022
Total Available Cash	442,250	127,430	138,414	133,469	147,953	157,438	164,922	164,407	163,891	184,376	177,860	176,845	163,328
Expenses											•	•	
Employee Salaries	140,000	11,667	11,667	11,667	11,667	11,667	11,667	11,667	11,667	11,667	11.667	11,667	11,667
Employee Taxes	10,710	893	893	893	893	893	893	893	893	893	893	893	893
Employee Benefits	9,000	750	750	750	750	750	750	750	750	750	750	750	750
Other Grant Expenses	42,000	3,500	3,500	3,500	3,500	3,500	3,500	3,500	3,500	3,500	3,500	3,500	3,500
Contract Employee (accounting)	6,000	500	500	500	500	500	500	500	500	500	500	500	500
Contract Employee (event)	15,000		1,000	1,000	1,000	2,000	2,500	2,500	2,500	2,500			
Accounting	4,500	375	375	375	375	375	375	375	375	375	375	375	375
Legal	1,000	83	83	83	83	83	83	83	83	83	83	83	83
Advertising/PR	500	42	42	42	42	42	42	42	42	42	42	42	42
Furn & Equip Purchase	500	42	42	42	42	42	42	42	42	42	42	42	42
Equipment Maintenance	250	21	21	21	21	21	21	21	21	21	21	21	21
Insurance	7,000	125	125	125	125	125	125	125	125	125	125	5,625	125
Postage	1,500	125	125	125	125	125	125	125	125	125	125	125	125
Printing	500	42	42	42	42	42	42	42	42	42	42	42	42
Supplies	4,500	375	375	375	375	375	375	375	375	375	375	375	375
Telephone	10,000	833	833	833	833	833	833	833	833	833	833	833	833
Dues/Membership	1,500	125	125	125	125	125	125	125	125	125	125	125	125
Meetings/Seminars	2,500	208	208	208	208	208	208	208	208	208	208	208	208
Travel	3,000	250	250	250	250	250	250	250	250	250	250	250	250
Business Meals	2,500	208	208	208	208	208	208	208	208	208	208	208	208
Program Related Expenses*	_,			_30	_30			_30	_50		_50	200	200
ETBS	12,000				1,000	1,000	10,000						
Biotech	15,000				.,	.,230	,	2,000	2,000	3,000	8,000		
Publications/Subscriptions	500	42	42	42	42	42	42	42	42	42	42	42	42
Service Fees (bnk,payrl,etc)	4.500	375	375	375_	375	375	375	375	375	375_	375	375	375
Storage	500	42	42	42	42	42	42	42	42	42	42	42	42
Utilities	1,500	125	125	125	125	125	125	125	125	125	125	125	125
Web Maintenance and Development	2,500	208	208	208	208	208	208	208	208	208	208	208	208
Miscellaneous	1,000	83	83	83	83	83	83	83	83	83	83	83	83
TOTAL EXPENSES	299,960	21,038	22,038	22,038	23,038	24,038	33,538	25,538	25,538	26,538	29,038	26,538	21,038
Ending Cash	\$142,290	\$106,392	\$116,376	\$111,431	\$124,915	\$133,400	\$131,384	\$138,869	\$138,353	\$157,838	\$148,822	\$150,307	\$142,290
												<del></del>	5.48m

# Enterprise Development Corp Budget 2006/2007

	Annual Budget
Income	
Beginning Cash	\$106,907
Grant Income	Ψ.00,001
PBC Incubation Grant	88,000
Broward	40,000
Citrix Match	20,000
Miami-Dade	15,000
Total Grant Income	163,000
Program Related Income*	,
ETBS	42,500
Biotech	50,000
Total Program Related Income	92,500
New World Angels	6,570
Miscellaneous	1,355
Board of Directors Membership Fees	71,000
Interest	918
TOTAL INCOME	335,343
Total Available Cash	442,250
Expenses	
Employee Salaries	140,000
Employee Taxes	10,710
Employee Benefits	9,000
Other Grant Expenses	42,000
Contract Employee (accounting)	6,000
Contract Employee (event)	15,000
Accounting	4,500
Legal	1,000
Advertising/PR	500
Furn & Equip Purchase	500
Equipment Maintenance	250
Insurance	7,000
Postage	1,500
Printing	500
Supplies	4,500
Telephone	10,000
Dues/Membership	1,500
Meetings/Seminars	2,500
Travel	3,000
Business Meals	2,500
Program Related Expenses*	

# Enterprise Development Corp Budget 2006/2007

Ending Cash	\$142,290
TOTAL EXPENSES	299,960
Miscellaneous	1,000
Web Maintenance and Development	2,500
Utilities	1,500
Storage	500
Service Fees (bnk,payrl,etc)	4,500
Publications/Subscriptions	500
Biotech	15,000
ETBS	12,000

Business Incubator: Enterprise Development Corp. of South Florida

Date: July 26, 2006

Performance Measures	FY 2006 Contracted	Actual 10-1-05 to 7-31-06	Projections 8-1-06 to 9-30-06	Total Projected Performance through 9-30-06
Jobs Created	35	18	15	33*
Businesses Created	2	4	0	4+
Businesses / Entrepreneurs Assisted	135	94	24	118**
Revenue Generated from Operations	\$260,000	183,115	\$35,000	213,115***
Number of New Businesses Under Incubation Agreement	65	60	8	68++

<sup>\*</sup> It has been difficult to capture job creation data due to the request for salary information.

Additionally, many science and technology companies bring in contract workers for certain positions, rather than full-time employees.

- + Exceeded deliverable
- ++ Exceeded deliverable

<sup>\*\*</sup>Slightly lower due to slow start last fall during hurricane season.

<sup>\*\*\*</sup> EDC no longer collects rent revenue from incubator tenants.

	4CORD,	CERTI	FICATE OF LIABI	LITY INS	URANCE		DATE 07/06/2006
PRO	DUCER			THIS CEF	RTIFICATE IS ISS	SUED AS A MATTER C	F INFORMATION
ACC	Hall International,	Inc.		ONLY A	VD CONFERS N	NO RIGHTS UPON TH	IE CERTIFICATE
	1 Brickell Avenue			HULDER.	IND CERTIFIC HE COVERAGE	ATE DOES NOT AME AFFORDED BY THE P	NU, EXTEND OR
Suit	e 402 mi FL 33131			Alexandr II		AFFORDING COVERAC	
INSU	RED Enterpris	e Development	Corp. of South Florida	INSURER A: C	olony Insurance Co	ompany	
	3701 FAU	Blvd. Ste. 210	•	INSURER B:			
				INSURER C:			
	Boca Rat	on FL 33431		INSURER D:			
				INSURER E:			
	VERAGES						
Ar M	NY REQUIREMENT, AY PERTAIN. THE IN	TERM OR CON ISURANCE AFF	DBELOWHAVE BEEN ISSUED TO THE I IDITION OF ANY CONTRACT OR OTHE ORDED BY THE POLICIES DESCRIBED DWN MAY HAVE BEEN REDUCED BY I	ER DOCUMENT WI' HEREIN IS SUBJE	TH RESPECT TO W	HICH THIS CERTIFICATE!	MAY BE ISSUED OR
NSR TR	TYPE OF INS	URANCE	POLICY NUMBER	POLICY EFFECTIVE	POLICY EXPIRATION	LIMIT	rs
	GENERAL LIABILITY					EACH OCCURRENCE	\$1,000,000
Α	X COMMERCIAL GE	NERAL LIABILITY	MP714129E	06/01/2006	06/01/2007	FIRE DAMAGE (Any one fire)	\$50,000
	CLAIMS MAD	E X OCCUR	·			MED EXP (Any one person)	s5.000
						PERSONAL & ADV INJURY	\$1,000,000
				1		GENERAL AGGREGATE	\$2,000,000
	GEN'L AGGREGATE LI	MIT APPLIES PER:				PRODUCTS - COMP/OP AGG	sexcluded
	POLICY PR				1	ODOUTO GOINI FOF AGG	4
A	AUTOMOBILE LIABILIT		MP714129E	06/01/2006	06/01/2007	COMBINED SINGLE LIMIT (Ea accident)	\$1,000,000
	ALL OWNED AUTO					BODILY INJURY (Per person)	s
	HIRED AUTOS X NON-OWNED AUT	ros				BODILY INJURY (Per accident)	\$
						PROPERTY DAMAGE (Per accident)	\$
	GARAGE LIABILITY	*,				AUTO ONLY - EA ACCIDENT	\$
	ANY AUTO					OTHER THAN EA ACC	\$
						AUTO ONLY: AGG	\$
	EXCESS LIABILITY	7				EACH OCCURRENCE	\$
	OCCUR	CLAIMS MADE				AGGREGATE	\$
	<u></u>						\$
	DEDUCTIBLE						\$
	RETENTION	\$					\$
	WORKERS COMPENSA					WC STATU- OTH- TORY LIMITS ER	
	EMPLOYERS' LIABILIT	Y				E.L. EACH ACCIDENT	\$
			1.		* .	E.L. DISEASE - EA EMPLOYEE	\$
				<u> </u>		E.L. DISEASE - POLICY LIMIT	\$
	OTHER					1	
			1	<u> </u>		<u> </u>	
Paln		ard of County C	enicles/exclusions added by endorsen commissioners, a Polictical Subdivisio			Employees and Agents are	addtionally insured
CE	RTIFICATE HOLDI	ER X AD	DITIONAL INCLIDED MICHIGAN A	CANCELLA	TION		
cer	Palm Bea 301 N Oli 10th Floo	ich County C/O ve Avenue	DITIONAL INSURED; INSURER LETTER: _A_ Economic Development Office	SHOULD ANY O DATE THEREC NOTICE TO TH IMPOSE NO O REPRESENTA	OF THE ABOVE DESCRI OF, THE ISSUING INSUF IE CERTIFICATE HOLDE BLIGATION OR LIABILI	BED POLICIES BE CANCELLED E RER WILL ENDEAVOR TO MAIL ER NAMED TO THE LEFT, BUT F, ITY OF ANY KIND UPON THE IN	30 DAYS WRITTEN ALLURE TO DO SO SHALL SURER, ITS AGENTS OR
AC(	URD 25-S (7/97)			AUTHORIZED R	LI REGENTATIVE	Caland The	ORPORATION 198
, J	- (1191)						

08-10-06A10:06 RCVD

PALM BEACH COUNTY C/O ECONOMIC DEVELOPMENT OFFICE 301 N. OLIVE AVENUE, 10TH FL., WEST PALM BEACH, FLORIDA 33401

CERTIFICATE HOLDER ADOITHOUGH HOUSERS LETTERS

CANCELLATION

SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF. THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE (10 DAYS FOR NON-PAYMENT) TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.

AUTHORIZED REPRESENTATIVE

ACORD 25-\$ (7/97)

**© ACORD CORPORATION 1988** 



## Florida Non Profit

## ENTERPRISE DEVELOPMENT CORPORATION OF SOUTH FLORIDA

PRINCIPAL ADDRESS
3701 FAU BLVD
SUITE 210
BOCA RATON FL 33431 US
Changed 01/04/2001

MAILING ADDRESS 3701 FAU BLVD SUITE 210 BOCA RATON FL 33431 US Changed 01/04/2001

Document Number N9400003600 **FEI Number** 650506917

**Date Filed** 07/21/1994

State FL

Status ACTIVE Effective Date NONE

Last Event
AMENDMENT

Event Date Filed 07/07/2000 Event Effective Date NONE

## Registered Agent

1081510104 118011	
Name & Address	
CORPORATE CREATIONS NETWORK INC. 11380 PROSPERITY FARMS ROAD, #221E PALM BEACH GARDENS FL 33410	
Name Changed: 12/21/2004	
Address Changed: 12/21/2004	

# Officer/Director Detail

Name & Address	Title
JORTH, BRUCE 7071 OAKSHIRE COURT	TD
LAKE WORTH FL 33467 US	
DOUGLAS, MCCRAW 21 NW 5TH STREET	SEC
FT. LAUDERDALE FL 33301	

http://ccfcorp.dos.state.fl.us/scripts/cordet.exe?a1=DETFIL&n1=N94000003600&n2=NAMFWD&n3=0002... 8/14/2006