Agenda Item #: 3-C-10

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Department: Submitted By: Submitted For:	Engineering & Pu Roadway Produc			[] ient	Public Hearing
Project No.: 2002	2103				
	I. EX	ECUTIN	/E BRIEF		
Motion and Title:	Staff Recommends	Motio	n To Approve):	
Beach (City) conce	erning the funding	of stree	et lighting imp	rovem	ne City of West Palm ents for Okeechobee to Australian Avenue
	cipation of the City a	and app	propriate it to 0		e Fund – Zone 2 to nobee Boulevard from
	ugh this Agreemer existing street lighti				nds available for the of the Project.
District: 7 (MRE)					
the Project conflict City is responsible through an Agreem The Joint Participa	s with the proposed for the operation nent between the Ci tion and Project Fu e existing street li	d impro and m ity and nding A	evements and naintenance of the Florida De agreement with	require the separtment the C	em within the limits of es replacement. The street lighting system ent of Transportation. City stipulates that the rine by the City, and
Attachments: 1. Location Ske 2. Joint Particip 3. Budget Ame	ation and Project F	unding	Agreement (2	Origin	als)
Recommended By		du sion Dir	(J J v rector	ma	des 11/2/0 Date
Approved By:	A J Court	راه لر nty Eng	<u>L</u>		11 13 0 C

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact: Fiscal Years 2007 2008 2009 2010 Grant Expenditures \$375,000 -0- -0- -0-

<u>-0-</u> **Operating Costs** -0--0--0--0-**External Revenues** <\$375,000> 0--0--0--0-**Program Income (County)** -0--0--0--0--0-In-Kind Match (County) -0--0--0--0-<u>-0-</u> **NET FISCAL IMPACT** -0--0--0--0--0-

Budget Acct No.: Fund___ Dept.__ Unit__ Object__.
Program

B. Recommended Sources of Funds/Summary of Fiscal Impact:

Road Impact Fee Fund - Zone 2 Okeechobee Blvd/W of Clear Lake Bridge to Australian Ave Municipal Participation/Contribution Other Govt Agency

C.	Departmental Fiscal Review:	R. D. Ward 11/8/06
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III. REVIEW COMMENTS

A.	OFMB Fiscal	and/or	Contract Dev.	and C	ontrol (Comments:

OFMB
OFMB
This Contract complies with our

B. Approved as to Form and Legal Sufficiency:

Assistant County Attorney

This Contract complies with our contract review requirements.

At the time of coiss
where was

2011

C. Other Department Review:

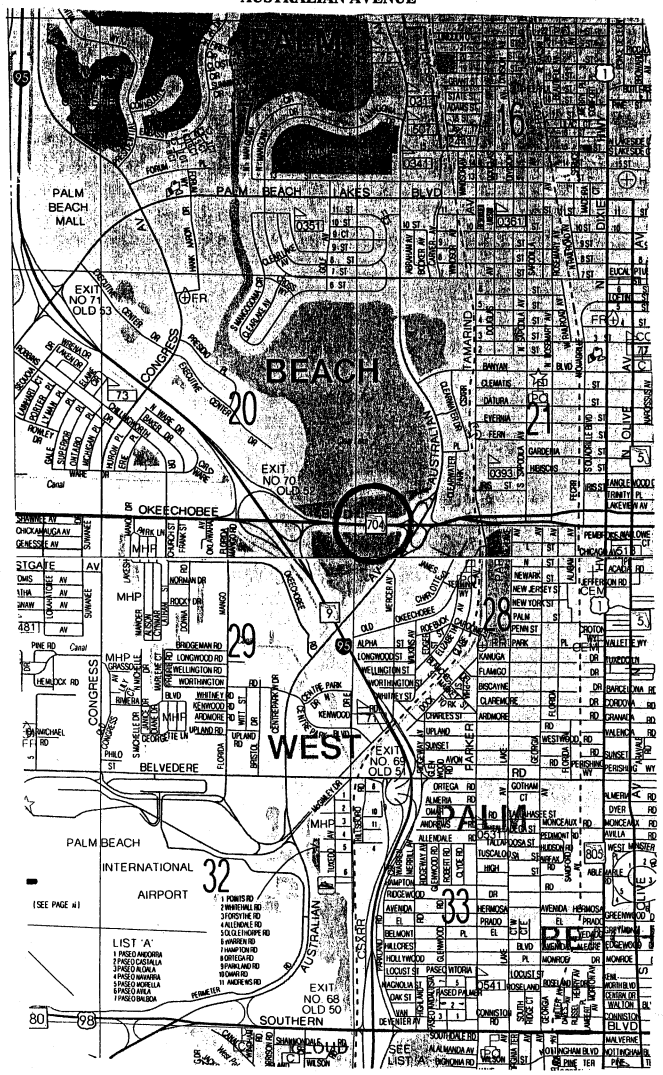
Department Director

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

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PROJECT LOCATION

PROJECT #2002103 OKEECHOBEE BOULEVARD WEST OF CLEAR LAKE BRIDGE TO AUSTRALIAN AVENUE



AGREEMENT BETWEEN PALM BEACH COUNTY, FLORIDA

THE CITY OF WEST PALM BEACH FOR JOINT PARTICIPATION AND PROJECT FUNDING AGREEMENT IN CONSTRUCTION OF OKEECHOBEE BLVD. (SR 704) FROM WEST OF CLEAR LAKE BRIDGE TO AUSTRALIAN AVE. PALM BEACH COUNTY, FLORIDA

PALM BEACH COUNTY PROJECT NO. 2002103

THIS AGREEMENT, is made and entered into this day of
, 2006, by and between Palm Beach County, a political subdivision in
the State of Florida, (the "COUNTY") and the City of West Palm Beach, a municipal
corporation of the State of Florida (the "CITY").

WITNESSETH:

WHEREAS, the COUNTY intends to make roadway improvements to Okeechobee Blvd. (SR 704) from west of Clear Lake bridge to Australian Ave. (collectively, the "PROJECT"); and

WHEREAS, the City desires to replace the existing street lighting system (the "IMPROVEMENT") within the PROJECT area in which they currently operate and maintain on this State Road facility; and

WHEREAS, the CITY will operate and maintain the new proposed overhead street lights to be part of the lighting circuitry; and

WHEREAS, the COUNTY and the CITY (collectively, the "PARTIES") desire to jointly participate in constructing the IMPROVEMENT and the PROJECT in order to make the best use of their resources and to minimize disruption to the traveling public; and

WHEREAS, Section 163.01 of the Florida Statutes allows governmental units to make the most efficient use of their powers by enabling them to cooperate with other localities on a basis of mutual advantage and thereby provide services and facilities that will harmonize geographic, economic, population and other factors influencing the needs and development of local communities; and

WHEREAS, both the COUNTY and the CITY declare it to be in the public interest that the IMPROVEMENT be constructed in conjunction with the PROJECT; and

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

- 1. The purpose of this Agreement is to clarify the PARTIES' respective roles and obligations regarding procurement, construction, funding and maintenance of the CITY's IMPROVEMENT to be constructed in conjunction with the PROJECT.
- 2. The CITY agrees to fund and pay directly to the COUNTY those costs attributable to construction of the "IMPROVEMENT" within the limits of the PROJECT, as outlined and shown in the Bid Documents for Palm Beach County Project # 2002103.
- 3. The cost for the IMPROVEMENT is expected not to exceed three hundred seventy five thousand dollars (\$375,000.00). Any costs exceeding this amount shall be paid by the CITY.
- 4. The CITY agrees to remit payment as set forth in Paragraphs 2 and 3 above within thirty (30) days of receiving written notice from the COUNTY that payment is required.
- 5. Costs assessed under this Agreement shall be adjusted based upon actual contract costs at completion of the PROJECT using contract unit prices and actual constructed quantities, which quantities shall be measured by the COUNTY in conjunction with the CITY.
- 6. The COUNTY shall obtain the CITY's approval for any change orders which increase costs attributable to the construction of IMPROVEMENT beyond the amount stated in Paragraph 3 herein. The CITY shall notify the COUNTY of its intent to approve or deny the change order within ten (10) working days of receiving the COUNTY's notice of the necessity for same. The CITY shall be responsible for any costs caused by its own delays, including but not limited to PROJECT delays.

The COUNTY shall notify the CITY, in writing, of any change orders which

increase the cost attributable to the construction of the CITY's portion of the PROJECT to an amount greater than the contract amount. The CITY shall have 10 days to provide the COUNTY with written notice of its approval or disapproval of the change order. CITY approval is not to be unduly withheld. Any delay cost associated with the CITY's failure to respond in writing, within the proscribed number of days set forth above, shall be the responsibility of the CITY.

- 7. In the event additional IMPROVEMENT and/or funding is required to complete the IMPROVEMENT, the CITY shall be responsible for whatever additional cost is attributable to the construction of the IMPROVEMENT, again contingent upon approval by the CITY. Likewise, in the event of an under run attributable to construction of the IMPROVEMENT, the CITY will be credited the excess amount.
- 8. The COUNTY shall be responsible for administering those funds in accordance with this Agreement.
- 9. The CITY shall be responsible for, and agrees to provide or cause to be performed, all inspection services during construction of the IMPROVEMENT, including certification of same.
- 10. The CITY will be responsible for all future operation and maintenance of the newly constructed street lighting circuitry.
- 11. The CITY shall be responsible for, and agrees to provide or cause to be performed, all maintenance following construction of the IMPROVEMENT.
- 12. Neither Party shall be deemed to assume any liability for the negligent or wrongful acts or omissions of the other Party. Nothing contained herein shall be construed as a waiver by either Party of the liability limits established in Section 768.28 of the Florida Statutes. Liability for injury to personnel and the loss or damage of equipment shall be borne by the Party employing such personnel or owning such equipment.
- 13. In the event a claim or lawsuit is brought against the COUNTY, its officers, employees, servants, or agents, the CITY agrees, without waiving the limitations

set forth in Florida Statute Section 768.28 and to the extent permitted by law, to indemnify and hold harmless the COUNTY, its officers, employees, servants or agents from and against any claims, losses, demands, damages, liabilities or causes of action of whatsoever kind or nature that the COUNTY, its officers, employees, servants or agents may or could sustain arising out of any act, omission or fault of the CITY or anyone acting under its direction or control, or on its behalf in conjunction with performance under this Agreement.

- 14. The COUNTY agrees to require the contractor to include the CITY as an additional insured under the insurance coverage provided by the contractor for construction of the IMPROVEMENTS.
- 15. In the event a claim or lawsuit is brought against the CITY, its officers, employees, servants, or agents, the COUNTY agrees, without waiving the limitations set forth in Florida Statute Section 768.28 and to the extent permitted by law, to indemnify and hold harmless the CITY, its officers, employees, servants or agents from and against any claims, losses, demands, damages, liabilities or causes of action of whatsoever kind or nature that the CITY, its officers, employees, servants or agents may or could sustain arising out of any act, omission or fault of the COUNTY or anyone acting under its direction or control, or on its behalf in conjunction with performance under this Agreement.
- tax money by either the COUNTY or the CITY, to the time actual construction of the IMPROVEMENT begins, are subject to annual budgetary funding and should either Party involuntarily fail to fund any of their respective obligations pursuant to this Agreement, this Agreement may be terminated. Once construction of the IMPROVEMENT commences, performance under this Agreement shall no longer be contingent upon availability of funds for same. Further, once the COUNTY commences construction of IMPROVEMENT, the IMPROVEMENT shall be prosecuted to completion, unless the CITY notifies the COUNTY in writing that further work on the

IMPROVEMENT shall cease. In that event the CITY shall be responsible for all costs incurred relating to the IMPROVEMENT.

Any and all notices required or permitted hereunder shall be by Certified 17. Mail, return receipt requested.

To the CITY:

City of West Palm Beach Attn: City Administrator Post Office Box 3366 200 2nd Street

West Palm Beach, FL 33402-3366

Also copy the City Attorney

To the COUNTY:

George T. Webb, P.E., County Engineer Engineering and Public Works Department

P.O. Box 21229

West Palm Beach, FL 33416-1229

Attn: Roadway Production

Also copy the County Attorney

- 18. The PARTIES shall bear their own costs or expenses, including reasonable attorney's fees, associated with the enforcement of the terms and conditions of this Agreement.
- 19. Except as expressly permitted herein to the contrary, no modification, amendment or alteration in the terms or conditions contained herein shall be effective unless agreed to in writing and executed in the same manner as was this Agreement.
- 20. This Agreement shall be construed and governed by the laws of the State of Florida. Venue for any and all legal action necessary to enforce this Agreement shall be the COUNTY. No remedy conferred upon either Party by this Agreement is intended to be exclusive of any other remedy existing at law, in equity or otherwise. No single or partial exercise by either Party of any right, power or remedy hereunder shall preclude any other or further exercise thereof.
- 21. Preparation of this Agreement was a joint effort of the PARTIES and should not be construed more severely against one Party than the other.
- 22. The PARTIES agree no person shall on the grounds of race, color, sex, national origin, disability, religion, ancestry, marital status or sexual orientation be excluded from the benefits of or be subjected to any form of discrimination under any

activity carried out by the performance of this Agreement.

- 23. In the event any provision hereof is held invalid by a court of competent jurisdiction, the remaining portions of the Agreement shall remain in full force and effect.
- 24. This Agreement represents the entire understanding of the PARTIES and supersedes all other negotiations, representations or agreements, written or oral, relating to this Agreement.

AGREEMENT WITH THE CITY OF WEST PALM BEACH

IN WITNESS WHEREOF, the PARTIES hereto have set their hands and seals on the day and date first written above.

CITY OF WEST PALM BEACH	PALM BEACH COUNTY, BY ITS BOARD OF COUNTY COMMISSIONERS			
By:Lois J. Frankel, Mayor	By:Addie L. Greene, Chairperson			
ATTEST:	ATTEST:			
BLANE KAUTHEN CITY CLERK	SHARON R. BOCK CLERK & COMPTROLLER			
Ву:	By:			
	(Deputy Clerk)			
(DATE)	(DATE)			
APPROVED AS TO FORM AND LEGAL SUFFICIENCY:	APPROVED AS TO FORM AND LEGAL SUFFICIENCY:			
By:City Attorney	By: Malue Ullette Assistant County Attorney			

APPROVED AS TO TERMS
AND CONDITIONS