PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

	ing Date: 19, 2007	(X)Consent ()Ordinance	() Regular() Public Hearing				
Depa	rtment:						
	Submitted	By: <u>Clerk & Comptroller</u>					
	Submitted	For: <u>Finance Department</u>					
EXEC	CUTIVE BRIE	E					
A.	Motion and	l Title:					
	Staff recom	nmends motion to approve: State Rever 2007-2008.	ue Sharing application for the				
В.	Summary:						
		of local government is required to file a for any funds to be distributed under the					
C. Ba	ackground a	nd Justification: Section 218.26(4), F	S states:				
	"It shall be the duty of each agency and unit of local government required to submit certified information to the Department pursuant to the administration of this part to file timely information." This application must be submitted to the Department of Revenue NO LATER THAN JUNE 30, 2007.						
	Applications have been reviewed for compliance by Chief Herman Brice, Fire Rescue Administrator; Rick Bradshaw, Sheriff; Sharon R. Bock, Clerk & Comptroller; and Richard Roberts, OFMB Director.						
D. At	 D. Attachments: Two (2) original applications: (1 for the Dept. of Revenue, 1 for the official files of BCC) 						
Reco	mmended:	Carter Hammer, Chief Financial Office	ser Date				
Appro	oved:	N/4					
		Assistant County Administrator	Date				

II. FISCAL IMPACT ANALYSIS

A.	Five Year Summary of Fiscal Impact:					
Fisca	l Years	2007	2008	2009	2010	2011
Opera	al Expenditures ating Costs ating Revenues		1883-1883		 	
Is iter	n included in current	budget?	Yes	No	-	
Budg	et Account No.: Fund	l Agen	cy Org	Obje	ect	
Repo	rting Category	ones	***************************************			•
B.				/ of Fiscal In	npact:	
٨	OFMB B. J. J. J.		REVIEW COM			
Α.	OFMB Budget and/	or Contract L	ev. And Contr	ol Comment	s: - 1/0 D	JUNET IMPACT
	OFMB/ Budget	Shuff)	5/18/07	Contract De	evelopment ar	d Control
B.	Legal Sufficiency:					
	Paul F. (Assistant County A	5/18/0 torney	07			
C.	Other Department F	Reviews:				
	Department I	Director	- 2 ⁴			

THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.



Application For Revenue Sharing 2007-2008 State Fiscal Year (Chapter 218, Part II Florida Statutes)

Application must be received by the Department of Revenue prior to June 30, 2007

Please TYPE or PRINT all entries except those requiring a signature.

Part One	7					
Name of C	ounty	Palm Beach			F F	
			OR			
Name of M	lunicipality			Cour	ty	
Telephone	Number (561 355-2959	9			
Fax Teleph	one Number (561) 355-3806				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Mayor or C	Chairman of Gove	rning Body	Addie Greene	, Chairperson,	Board of County	Commissione
Chief Fisca	al Officer	Sharon R. Boo	ck, Clerk & (Comptroller		
Official Ma	iling Address	P.O. Box 4036	6			
•						
L Ch	eck here if the ac	dress represents a ch	nange from the pro	evious application.		
Federal Em	nployer I.D. Numb	per_59-6000785		(requ	ired for new participant	s only).
Part Two)					
Statutes, (F s. 218.23,	F.S.), for any fisca F.S., including cei	l year, a unit of local g	overnment is request. Signatures by	uired to have fulfille the appropriate offi	efined in section 218.21 d certain requirements cial in the signature blo 8.23, F.S.	set forth in
Co	onsistent with the	requirements of s. 21	8.23, F.S., has the	applicant:		
No	ote: Question 1 on the mos purpose.	and 2 pertain to fina it recently completed	ancial audit requi d audit period. F	rements. If a final	ncial audit was require 09/30/05 will be suffici	ed, report ient for this
1.	nurcuant to e 2			iscal year to the De	partment of Banking an	nd Finance, craf Lerree
2.			,	ccounts in accorda	nce with s. 11.45, F.S.?	•
	R	1 ves 00 5/17/07	□ No		7-18-06 Date of Audit F	Report ATT

 Levied, as shown on its most recent financial report, pursuant to s. 218.32, F.S., ad valorem taxes, excording taxes levied for debt service or other special millages authorized by the voters, to produce the reven equivalent to a millage rate of three (3) mills on the dollar based on the 1973 taxable values as certified the property appraiser, pursuant to s. 193.122(2), F.S., 					produce the revenue	
		Yes		No		
		1116	OI	R		
	In order to ad valoren		uivalent to that wh	nich would oth	erwise be produced b	by such a three (3) mill
	(A)	to have received a	remittance from th	ne county purs	uant to s. 125.01(6)(a),F.S.;
	(B)	collected an occup	ational license tax	ς;		
	(C)	collected a utility t	ax;			
	(D)	levied an ad valore	m tax;			
	(E)	received revenue f	rom any combinat	ion of these fo	ur sources?	
		Yes		No		
4.	Certified t	hat:				
	(A) Law e	enforcement officers, aployment as establis	as defined in s. 94 shed by the Crimir	l3.10(1), F.S., ∈ nal Justice Sta	employed by this Unit ndards and Training C	meet the qualifications Commission?
		X Yes		No		
	(B) The s	alary structure and s	alary plans for law	enforcement of	officers meet the prov	risions of Chapter 943,
		X Yes] No		
(C) All law enforcement officers, as defined in s. 943.10(1), F.S., are compensate six thousand dollars (\$6,000) or more?					., are compensated a	t an annual salary rate of
		X Yes		No		
	may l	e answer to (C) above have for waiver of su em taxes).]	is (NO), please st ch requirement (or	ate in an adde ne of which mu	ndum to this applicat ust be that you are lev	ion any reason you rying ten (10) mills of ad
	Signed:	Appropriate Law Er		Date:	5/16/09	7
[14	Evou bavo n	Ric L. E	radshaw, Sl	neritt :k the block to	the left side.]	

5.	Certified that persons in its employ as firefighters, as defined in s. 633.30(1), F.S., meet the qualification for employment as established by the Division of State Fire Marshal pursuant to the provisions of ss. 633.34 and 633.35, F.S., and that the provisions of s. 633.382, F.S. are met?
	Yes No
	Additionally, please answer the following:
	(A) Does the addressed unit of government employ any full-time firefighters which currently possess either a bachelor's degree or associate degree from a college or university which is applicable to fire department duties, provided that degree is not required for their current position?
	Yes No
	(B) If so, are these firefighters currently receiving supplemental compensation for those degrees?
	Yes Does Not Apply
	Signed: Date: 5-16-07 Appropriate Fire Official
	you have no fire department or if you have a strictly volunteer fire department, etc., please check the box to e left side.]
6.	Certified that each dependent special district that is budgeted separately from the general budget of the local governing authority has met the provisions for annual postaudit of its financial accounts in accordance with the provisions of <. 218.39(1), F.S.?
	Signed: No Does Not Apply Chief Fiscal Official Date: 5/21/07
7.	Certified to the Department of Revenue that the requirements of s. 200.065, F.S., if applicable, were met? (The certification shall be made annually within 30 days of adoption of an ordinance or resolution establishing a final property tax levy or, if no property tax is levied, not later than November 1. The portion of revenue sharing funds which, pursuant to this part, would otherwise be distributed to a unit of local government which has not certified compliance or has otherwise failed to meet the requirements of s. 200.065, F.S., shall be deposited in the General Revenue Fund for the 12 months following a determination of noncompliance by the department.) Signed: Chief Fiscal Official

Part Three

I hereby certify that all of the foregoing information is accurate and true to the best of my knowledge. I further certify that I will promptly report to the Department of Revenue any changes in the above information. I also realize that failure to provide timely information required, pursuant to the administration of this Act shall, by such action, authorize the Department to utilize the best information available or, if no such information is available, to take necessary action including DISQUALIFICATION, EITHER PARTIAL OR ENTIRE, and shall further, by such action, waive any right to challenge the determination of the Department to its share of funds, if any, beyond its minimum entitlement, pursuant to the privilege of receiving shared revenues from the Revenue Sharing Trust Funds.

Do you b	pelieve that you have complied with ALL elig	pibility requirements as set f	orth above?
	Yes	☐ No	
necessa	swer to the above question is (NO), please property to meet your obligations as a result of please from revenue sharing.	provide as an attachment to edges or assignments or tru	this form the amount of revenue sts entered into which obligated funds
Signed:	Chief Fiscal Official	Dat	e: 5 2 07
Signed:	adde S. Hornan of Govern	Date of the state	e: 5 73 67

Mail completed original application to address shown below.

Florida Department of Revenue Revenue Accounting Subprocess PO Box 6609 Tallahassee FL 32399-6609

APPROVED AS 10 FORM AND LEGAL SUFFICIENCY COUNTY ATTORNEY

STATE REVENUE SHARING INFORMATION BULLETIN FISCAL YEAR 2007-2008

SUMMARY OF REVENUE SHARING ELIGIBILITY REQUIREMENTS AND DISTRIBUTION PROCEDURE AS PROVIDED IN CHAPTER 218, PART II, FLORIDA STATUTES

- I. Pursuant to s. 218.23(1), F.S., to be eligible to participate in revenue sharing beyond the minimum entitlement in any fiscal year, a unit of local government (Note: counties, municipalities, and metropolitan and consolidated governments) is required to have:
 - a. Reported its finances for its most recently completed fiscal year to the Department of Financial Services pursuant to s. 218.32, F.S.

Note: Occupational license tax and utility service tax data will be obtained from the most current fiscal year reports as certified by the Department of Financial Services.

- b. Made provisions for annual post audits of its financial accounts in accordance with provisions of law.
- C. Levied, as shown on its most recent financial report pursuant to s. 218.32, F.S., ad valorem taxes, exclusive of taxes levied for debt service or other special millages authorized by the voters, to produce the revenue equivalent to millage rate of three mills on the dollar based on the 1973 taxable values as certified by the property appraiser pursuant to s. 193.122(2), F.S., or in order to produce revenue equivalent to that which would otherwise be produced by such three mill ad valorem tax, to have received a remittance from the county pursuant to s. 125.01(6)(a), F.S., collected an occupational license tax or a utility tax, levied an ad valorem tax, or received revenue from any combination of these four sources. If a new municipality is incorporated, the provisions of this paragraph shall apply to the taxable values for the year of incorporation as certified by the property appraiser. This paragraph requires only a minimum amount of revenue to be raised from the ad valorem tax, the occupational license tax, and the utility tax. It does not require a minimum millage rate.
- d. Certified that persons in its employ as law enforcement officers, as defined in s. 943.10(1), F.S., meet the qualifications for employment as established by the Criminal Justice Standards and Training Commission; that its salary structure and salary plans meet the provisions of chapter 943; and that no law enforcement officer is compensated for his or her services at an annual salary rate of less than \$6,000.00. However, the department may waive the minimum law enforcement officer salary requirement if a city or county certifies that it is levying ad valorem taxes at 10 mills.
- e. Certified that persons in its employ as firefighters, as defined in s. 633.30(1), F.S., meet the qualification for employment as established by the Division of State Fire Marshal pursuant to the provisions of ss. 633.34 and 633.35, F.S., and that the provisions of s. 633.382, F.S., have been met.
- f. Certified that each dependent special district that is budgeted separately from the general budget of the local governing authority has met the provisions for annual post-audit of its financial accounts in accordance with the provisions of law.

Additionally, to receive its share of revenue sharing funds, a unit of local government shall certify to the Department of Revenue that the

requirements of s. 200.065, F.S., if applicable, were met. The certification shall be made annually within 30 days of adoption of an ordinance or resolution establishing a final property tax levy or, if no property tax is levied, not later than November 1. The portion of revenue sharing funds, which pursuant to this part would otherwise be distributed to a unit of local government, which has not certified compliance or has otherwise failed to meet the requirements of s. 200.065,F.S., shall be deposited in the General Revenue Fund for the 12 months following a determination of noncompliance by the department.

II. If the Department determines that a unit of local government does NOT meet all of the eligibility requirements, the unit will only receive its minimum entitlement.

Pursuant to s. 218.21(7), F.S., "Minimum entitlement" means the amount of revenue, as certified by a unit of local government and determined by the department, which must be shared with a unit of local government so that such unit will receive the amount of revenue necessary to meet its obligations as a result of pledges or assignments or trusts entered into which obligated funds received from revenue sources or proceeds which by terms of the act shall henceforth be distributed out of revenue sharing trust funds.

III. Pursuant to s. 218.23(3), F.S., the distribution to a unit of local government under this part is determined by the following formula:

NOTE FOR MUNICIPALITIES: The distribution formula as described below applies to revenues in excess of 1999/2000 Revenue Sharing and Municipal Financial Assistance funds. In the event that a deficit occurs in comparison to the 1999/2000 Revenue Sharing and Municipal Financial Assistance funds, each municipality shall receive an amount proportionate to their combined 1999/2000 Revenue Sharing and Municipal Financial Assistance as described in s. 212.20, F.S. Effective 7/1/2004, the additional revenues attributed to the increase from 1.0715 percent to 1.3409 percent for the distribution to the Revenue Sharing Trust Fund for Municipalities pursuant to s. 212.20(6)(d)6., F.S., shall be distributed to each eligible municipality based on the amount received from the half-cent sales tax under s.218.61, F.S., in the prior state fiscal year divided by the total receipts under s.218.61, F.S., in the prior state fiscal year for all eligible local governments. Municipalities that began participation in half-cent sales tax in the previous year shall have their half-cent sales tax annualized for this purpose.

- a. First, the entitlement of an eligible unit of local government shall be computed on the basis of the apportionment factor provided in s. 218.245 F.S., which shall be applied for all eligible units of local government to all receipts available for distribution in the respective revenue sharing trust fund.
- b. Second, revenue shared with ELIGIBLE units of local government for any fiscal year shall be adjusted so that no ELIGIBLE unit of local government receives less funds than its guaranteed entitlement.

NOTE: Pursuant to s. 218.21(6), F.S., "Guaranteed Entitlement" means the amount of revenue which must be shared with an ELIGIBLE unit of local government so that:

A. No ELIGIBLE county shall receive less funds from the Revenue Sharing Trust Fund for Counties in any fiscal year than the amount received in the aggregate from the state in fiscal year 1971-72 under the provisions of the then existing s. 210.20(2)(c) F.S., tax on cigarettes; S. 323.16(4) F.S., road tax; and S. 199.292(4) F.S., tax on intangible personal property.

в.

- No ELIGIBLE municipality shall receive less funds from the Revenue Sharing Trust Fund for Municipalities in any fiscal year than the aggregate amount it received from the state in fiscal year 1971-1972 under the provisions of the then existing s. 210.20(2)(a) F.S., tax on cigarettes. S. 323.16(3) F.S., road tax and s. 206.605 F.S., tax on motor fuel. Effective in the 1994-1995 fiscal year and thereafter, any government exercising municipal powers under s. 6(f), Art. VIII of the State Constitution may not receive less than the aggregate amount it received from the Revenue Sharing Trust Fund for Municipalities in the preceding fiscal year, plus a percentage increase in such amount equal to the percentage increase of the Revenue Sharing Trust Fund for Municipalities for the preceding fiscal year through fiscal year 2008-2009. 2005-2006 shall calculate the increase by excluding the increase attributed to the increase in the municipal revenue sharing from 1.0715 percent to 1.3409 percent pursuant to 212.20(6)(d)6. For the purpose of calculating distributions made under s. 212.20(6), if the total revenue to be distributed is at least as great as the amount due from the Revenue Sharing Trust Fund for Municipalities and the Municipal Financial Assistance Trust in state fiscal year 1999-2000, no municipalities and the Municipal and the Municipal Financial Assistance Trust Fund for Municipalities and the Municipal and the Municipal Financial Assistance Trust Fund for Municipalities and the Municipal and the Municipal Financial Assistance Trust Fund in state fiscal year 1999-2000. If the total revenue to be distributed are less than the amount received in combination from the Revenue Sharing Trust Fund for Municipalities and the Municipal Financial Assistance Trust in state fiscal year 1999-2000, each municipality shall receive an amount proportionate to the amount it was due in state fiscal year 1999-2000.
- Third, revenues shared with counties for any fiscal year shall be adjusted so that no county receives fewer funds than its guaranteed entitlement plus the second guaranteed entitlement for counties.
 - NOTE: Pursuant to s. 218.21(10), F.S.,

 "Second guaranteed entitlement for counties" means the amount of revenue received in the aggregate by the ELIGIBLE county in fiscal year 1981-82 under the provisions of the then existing s. 210.20(2)(a) F.S., tax on cigarettes, and s. 199.292(4) F.S., tax on intangible personal property, less the guaranteed entitlement.
- d. Fourth, revenue shared with units of local government for any fiscal year shall be adjusted so that no unit of local government receives less funds than its minimum entitlement.

e. Fifth, after the adjustments provided in paragraphs (b), (c), and (d) and after deducting the amount committed to all the units of local government, the funds remaining in the respective trust funds shall be distributed to those eligible units of local government which qualify to receive additional moneys beyond the guaranteed entitlement, on the basis of the additional money of each qualified unit of local government in proportion to the total additional money of all qualified units of local government.

IV. APPORTIONMENT FACTORS

- Pursuant to s. 218.245(1), F.S., the apportionment factor for all ELIGIBLE counties shall be composed of three equally weighted portions as follows:
 - A. Each ELIGIBLE county's percentage of the total population of ALL ELIGIBLE counties in the state.
 - B. Each ELIGIBLE county's percentage of the total population of the state residing in unincorporated areas of ALL ELIGIBLE counties.
 - C. Each ELIGIBLE county's percentage of total sales tax collections in ALL ELIGIBLE counties during the preceding year.
- Pursuant to s. 218.245(2), F.S., the apportionment factor for all ELIGIBLE municipalities shall be composed of three equally weighted portions as follows:
 - A. The proportion of the population of a given municipality to the total population of all the eligible municipalities in the state, as adjusted by the following factors:
 - For a municipality with a population in excess of 50,000, the population shall be adjusted by multiplying its population by a factor of 1.791.
 - 2. For a municipality with a population in excess of 20,000, but less than 50,001, the population shall be adjusted by multiplying its population by a factor of 1.709.
 - For a municipality with a population in excess of 5,000, but less than 20,001, the population shall be adjusted by multiplying its population by a factor of 1.425.
 - 4. For a municipality with a population in excess of 2,000, but less that 5,001, the population shall be adjusted by multiplying its population by a factor of 1.135.
 - B. The proportion of the sales tax collected within a given municipality to the total sales tax collected within all the eligible municipalities in the state. The sales tax collected within a given municipality shall be derived by allocating the amount of sales tax collections for the county in which the municipality is located to each municipality in the county on the basis of the proportion of each municipality's population to the total population of the county.

- C. The ratio of the relative local ability to raise revenue, to be determined:
 - By dividing the per capita nonexempt assessed real and personal property valuation of all eligible municipalities by the per capita nonexempt real and personal property valuation of each eligible municipality.

- By multiplying the population of an eligible municipality by the percentage applicable to that municipality as established under subparagraph 1.
- By dividing the population, as recalculated to reflect the relative local ability, by the total recalculated population of all eligible municipalities in the state.
- NOTE: The weighted population, sales tax allocation, and recalculated population of any metropolitan or consolidated government shall be adjusted by an ad valorem reduction factor.
- V. Wire transfers and Automated Clearing House (ACH) transfers on monthly distributions are available upon written request.

The request from the mayor, chairman, or chief fiscal officer should be received by the Department one month prior to the distribution for which the wire transfer shall be made, and shall authorize the deduction of the cost of the wire transfer which will be borne by the local government. The request shall include the bank name, account number, and account name that the funds will be transferred into.

Electronic Payment is also available through the Department of Financial Services. An Electronic Payment Authorization form must be completed and sent to the Department of Financial Services to initiate this process. Any questions pertaining to electronic payment should be addressed to the Direct Deposit Section, Department of Financial Services, 200 East Gaines Street, Tallahassee, Florida 32399-0359, (850) 410-9466 or Suncom 210-

VI. REVENUE SHARING DATA:

1. Population:

The population figures used in the revenue sharing formula were developed by the Office of the Governor and certified to the Department of Revenue. Any questions pertaining to the accuracy of the population figures should be addressed to the Office of The Governor, (850) 487-2814 or Suncom 277-2814.

2. Ad Valorem Tax Data:

The assessed value and millage rates from the most recent tax roll were certified by the Property Tax Administration Program, Department of Revenue. Any questions pertaining to the accuracy of the assessed value or the millage rates used should be addressed to the Property Tax Administration Program, (850) 488-3338 or Suncom 278-3338.

Sales Tax Collections:

The county sales tax collections for the most recent calendar year are used in these calculations. Any questions pertaining to the accuracy of these figures should be addressed to Office of Tax Research, Department of Revenue, (850) 488-2900 or Suncom 278-2900.

4. Financial Data:

The Department of Financial Services has certified occupational license tax and utility service tax data to the Department of Revenue. Any questions pertaining to financial data should be addressed to the Department of Financial Services, (850) 413-5661 or Suncom 293-5661.

VII. The Department of Revenue is eager to cooperate in every way to insure the accuracy of state revenue sharing distributions. If you need additional information or if questions arise, please contact the Revenue Accounting Subprocess at (850) 487-1150 or Suncom 277-1150.