Agenda Item #: 3.M.11.

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date: June 19, 2007	[X] Consent [] Ordinance	[] Regular [] Public Hearing
Department: Parks and Recreation		
Submitted By: Parks and Recreation Depart	<u>ment</u>	
Submitted For: Parks and Recreation Depart	ment	
I. EXECU	TIVE BRIEF	
Motion and Title: Staff recommends motion to the period June 19, 2007, through November 1, 2 of 4 th of July fireworks.	o approve: Agreement 007, in an amount not-t	with the City of Pahokee for o-exceed \$5,000 for funding
Summary: This funding is to assist the City of Paits annual Independence Day celebration. It approximately 3,000 to 5,000 spectators from the reimbursement of eligible expenses incurred services and the Recreation Assistance Program (RAP) District 6	is anticipated that the western communities. Tubsequent to June 1, 2	event will be attended by The Agreement allows for the
Background and Justification: The City of Paculminates in a fireworks display. This event is	hokee sponsors an ani extremely well attended	nual 4 th of July event, which by the Glades community.
The total cost of the fireworks presentation is app RAP - District 6 will help offset this cost. The Ag Pahokee, and now needs to be approved by the	reement has been exec	cuted on behalf of the City of
Attachment: Agreement		
Recommended by: Department Directo	//wwwr	5-18-07 Date
Approved by: Assistant County Ac	dministrator	5/30/0- Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of	Fiscal Impact	:			
Fiscal Years	2007	2008	2009	2010	2011
Capital Expenditures Operating Costs External Revenues Program Income (County) In-Kind Match (County)	-0- 5,000 -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-
NET FISCAL IMPACT	5,000	0	0	0-	0
# ADDITIONAL FTE POSITIONS (Cumulative)			·		
Is Item Included in Curren Budget Account No.:	•	Department _	· · · · · · · · · · · · · · · · · · ·	906	
B. Recommended Sourc	es of Funds/Sເ	ımmary of Fis	scal Impact:		
Recreation Assistance	ce Program				
District 6	3600-583-R90	6-150-8101		\$5,000	
C. Departmental Fiscal R	eview:	bopelakis			_
	III. RE	VIEW COMM	<u>ENTS</u>		
A. OFMB Fiscal and/or C	ontract Develo	pment and C	ontrol Comme	ents:	Man 1
B. Legal Sufficiency:	res CN /2/07	Co	ntract Developr	nent and Control of the second	ol 0
Assistant County Attorne	2/29/07 ey		contract reviev	w requirements.	
C. Other Department Rev	view:				

REVISED 10/95 ADM FORM 01

Department Director

G:\SYINGER\RAP06-07\District 6\Pahokee - 4th of July Fireworks\Agenda.doc

AGREEMENT BETWEEN PALM BEACH COUNTY AND THE CITY OF PAHOKEE FOR FUNDING OF 4TH OF JULY FIREWORKS

THIS AGREEMENT is made and entered into on ______, by and between Palm Beach County, a political subdivision of the State of Florida, hereinafter referred to as "County", and the City of Pahokee, a Florida Municipal Corporation, hereinafter referred to as "Pahokee".

WITNESSETH:

WHEREAS, Pahokee plans to provide a 4th of July celebration on July 4, 2007, at the Pahokee Marina; and

WHEREAS, it is anticipated that the 4th of July Celebration will be attended by approximately 3,000 to 5,000 spectators from the western communities; and

WHEREAS, the 4th of July Celebration will be culminated with a fireworks display; and WHEREAS, the total cost of the 4th of July fireworks display is anticipated to be approximately \$10,000; and

WHEREAS, Pahokee has requested \$5,000 from County to assist with costs for the 4th of July fireworks display; and

WHEREAS, County desires to provide Pahokee \$5,000 for the 4th of July fireworks display; and

WHEREAS, funding for said 4th of July fireworks display in an amount not-to-exceed \$5,000 is available from the Recreation Assistance Program (RAP) – District 6; and

WHEREAS, community special events and celebrations are deemed to serve a public purpose; and

WHEREAS, both parties desire to enter into this Agreement.

NOW THEREFORE, in consideration of the covenants and promises contained herein, the parties hereby agree to the following terms and conditions:

- 1. County agrees to fund an amount not-to-exceed \$5,000 to Pahokee for the 4th of July fireworks display, as set forth in Exhibit "A", attached hereto and incorporated herein, hereinafter referred to as the "Project".
- 2. County will use its best efforts to provide said funds to Pahokee on a reimbursement basis within forty-five (45) days of receipt of the following information:
- a. A written statement that the Project, as specified herein, was carried out in accordance with this Agreement; and
- b. A Contract Payment Request Form and a Contractual Services Purchases Schedule Form, attached hereto and made a part hereof as Exhibit "B", which are required for each and every reimbursement requested by Pahokee. Said information shall list each invoice paid by

Pahokee and shall include the vendor invoice number; invoice date; and the amount paid by Pahokee along with the number and date of the respective check or proof of payment for said payment. Pahokee shall attach a copy of each vendor invoice paid by Pahokee along with a copy of the respective check or proof of payment and shall make reference thereof to the applicable item listed on the Contractual Services Purchases Schedule. Further, Pahokee's Program Administrator and Project Financial Officer shall certify the total funds spent by Pahokee on the Project and shall also certify that each vendor invoice, as listed on the Contractual Services Purchases Schedule was paid by Pahokee and approved by Pahokee as indicated.

- 3. Pahokee incurred expenses for the Project beginning on June 1, 2007. Those costs incurred by Pahokee for the Project, approved and submitted accordingly by Pahokee subsequent to June 1, 2007, are eligible for reimbursement by County pursuant to the terms and conditions hereof.
- 4. RAP funds may be used as a match for other local, state, or federal grant programs, but Pahokee may not submit reimbursement requests for the same expenses to the County as other fund sources to receive duplicate reimbursement for the same expenses.
- 5. Pahokee agrees, warrants, and represents that all of the employees and participants in the Project will be treated equally during employment, and for the provision of services without regard to residency, race, color, religion, disability, sex, age, national origin, ancestry, marital status, or sexual orientation.
 - 6. Pahokee shall be responsible for all costs of operation and maintenance of the Project.
- 7. The term of this Agreement shall be until November 1, 2007, commencing upon the date of execution by the parties hereto.
- 8. The parties agree that, in the event Pahokee is in default of its obligations under this Agreement, the County shall provide Pahokee thirty (30) days written notice to cure the default. In the event Pahokee fails to cure the default within the thirty (30) day cure period, the County shall have no further obligation to honor reimbursement requests submitted by Pahokee for the Project deemed to be in default and Pahokee shall return any County RAP funds already collected by Pahokee for the Project.
- 9. Notwithstanding any provision of this Agreement to the contrary, this Agreement may be terminated by the County, without cause, upon thirty (30) days prior written notice to the other party. This Agreement may be terminated by the County with cause, upon expiration of the thirty (30) day cure period provided for in Section 8 above.
- 10. Pahokee shall complete the Project by August 1, 2007, and invoices and checks or proof of payment submitted for reimbursement must be dated within the project time frame of June 1, 2007, through August 1, 2007. Pahokee shall provide its final reimbursement request(s), including a

project completion statement and reimbursement documentation as indicated in Section 2 above on or before November 1, 2007. Upon written notification to County at least ninety (90) days prior to that date Pahokee may request an extension beyond this period for the purpose of completing the Project. County shall not unreasonably deny Pahokee's request for said extension.

- 11. In the event Pahokee ceases to exist, or ceases or suspends the Project for any reason, any remaining unpaid portion of the Agreement shall be retained by County, and County shall have no further obligation to honor reimbursement requests submitted by Pahokee. The determination that Pahokee has ceased or suspended the Project shall be made by County and Pahokee agrees to be bound by County's determination.
- 12. Pahokee agrees to abide by, and be governed by, all applicable federal, state, county, and municipal laws, including but not limited to, Palm Beach County's ordinances, as said laws and ordinances exist and are amended from time to time. In entering into this Agreement, Palm Beach County does not waive the requirements of any County or local ordinance or the requirements of obtaining any permits or licenses normally required to conduct business or activity conducted by Pahokee. Failure to comply may result in County's refusal to honor reimbursement requests for the Project.
- 13. County reserves the right to withhold reimbursement if the Project is not completed as specified in Exhibit "A".
- 14. It is understood and agreed that Pahokee is merely a recipient of County funding and is an independent contractor and is not an agent, servant or employee of County or its Board of County Commissioners. It is further acknowledged that the County only contributes funding under this Agreement and operates no control over the Project. To the extent permitted by law and without waiving the right to sovereign immunity as provided by Section 768.28, Florida Statutes, in the event a claim or lawsuit is brought against County or any of its officers, agents or employees, Pahokee shall indemnify, save and hold harmless and defend the County, its officers, agents, and/or employees from and against any and all claims, liabilities, losses, judgments, and/or causes of action of any type arising out of or relating to any act or omission of Pahokee, its agents, servants and/or employees in the performance of this Agreement. The foregoing indemnification shall survive termination of this Agreement.

In consideration for reimbursement of costs incurred prior to the term of this Agreement, the foregoing indemnification shall apply not only during the term of this Agreement but also for the period prior to the Agreement for which Pahokee is eligible to receive reimbursement from the County.

15. Without waiving the right to sovereign immunity as provided by Section 768.28, Florida

Statutes, Pahokee acknowledges to be self-insured for General Liability and Automobile Liability under Florida sovereign immunity statutes with coverage limits of \$100,000 Per Person and \$200,000 Per Occurrence; or such monetary waiver limits that may change and be set forth by the legislature. In the event Pahokee maintains third-party commercial General Liability and Business Auto Liability in lieu of exclusive reliance on self-insurance under Section 768.28, Florida Statutes, Pahokee shall agree to maintain said insurance policies at limits not less than \$500,000 combined single limit for bodily injury or property damage. Pahokee agrees to maintain or to be self-insured for Worker's Compensation & Employer's Liability insurance in accordance with Florida Statutes 440. Prior to execution of this Agreement by the County, Pahokee shall deliver to the County an affidavit or Certificate of Insurance evidencing insurance, self-insurance, and/or sovereign immunity status, which County agrees to recognize as acceptable for the above mentioned coverages. Certificate holder's address shall read Palm Beach County, c/o Parks and Recreation Department, 2700 Sixth Avenue South, Lake Worth, FL 33461, Attention: Administrative Support Manager. Compliance with the foregoing requirements shall not relieve Pahokee of its liability and obligations under this Agreement.

- 16. Upon request by County, Pahokee shall demonstrate financial accountability through the submission of acceptable financial audits performed by an independent auditor.
- 17. Pahokee shall maintain books, records, documents and other evidence that sufficiently and properly reflect all costs of any nature expended in the performance of this Agreement for a period of not less than five (5) years. Upon advance notice to Pahokee, County shall have the right to inspect and audit said books, records, documents and other evidence during normal business hours.
- 18. The County and Pahokee may pursue any and all actions available under law to enforce this Agreement including, but not limited to, actions arising from the breach of any provision set forth herein.
- 19. This Agreement shall be governed by the laws of the State of Florida and any and all legal action necessary to enforce this Agreement shall be held in Palm Beach County.
- 20. As provided in Section 287.132-133, Florida Statutes, by entering into this Agreement or performing any work in furtherance hereof, Pahokee 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 Section 287.133 (3) (a), Florida Statutes.
 - 21. This Agreement represents the entire agreement between the parties and supersedes all

other negotiations, representations, or agreements, either written or oral, relating to this Agreement.

The Agreement may be modified and amended only by written instrument executed by the parties hereto.

22. Any notice given pursuant to the terms of this Agreement shall be in writing and hand delivered or sent by U.S. mail. All notices shall be addressed to the following:

As to the County:

Director of Parks and Recreation Palm Beach County Parks and Recreation Department 2700 Sixth Avenue South Lake Worth, Florida 33461

As to Pahokee:

City Manager City of Pahokee 171 N. Lake Avenue Pahokee, FL 33476

23. This Agreement is made solely and specifically among and for the benefit of the parties hereto, and no other person shall have any rights, interest, or claims hereunder or be entitled to any benefits under or on account of this Agreement as a third-party beneficiary or otherwise.

IN WITNESS WHEREOF, the undersigned parties have signed this Agreement on the date first above written.

inst above written.	
ATTEST:	
SHARON R. BOCK, Clerk & Comptroller	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS
By: Deputy Clerk	By Commissioner Addie L. Greene, Chairperson
By: Tadricia MLCaw. Clerk	By: Mayor
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS:
By: County Attorney	By:

Parks and Recreation Department

Recreation Assistance Program (RAP) Exhibit "A" to Agreement

Name of Municipality: City of Pahokee

Mailing Address: 171 N. Lake Ave, Pahokee, FL 33476

Name of Mayor: J.P. Sasser

Name of City Manager: Lillie J Latimore

Project Liaison Information:

Name: Herbert Crawford Telephone #: (561) 924-2976 Fax #: (561) 924-7301

e-mail:

PROJECT INFORMATION

- Name of Project: 2007 4th of July Fireworks 1.
- 2. **Project Description**
 - General (Project Scope): 4th of July Fireworks presentation for the City of Pahokee
 - Public Purpose: Quality of Life Entertainment for the general public Promotion of Lake Okeechobee and the City.
 - Location: Pahokee Marina
 - Anticipated Number of Participants/Users: 3,000-5,000
- 3. Project Elements: List anticipated broad categories of Expenditure Items such as capital outlay, contractual services, personnel costs, operational expenses, equipment, and "Other Miscellaneous Project expenses". Do not include expenditure line item budget/ amounts.

	Fireworks Presentation		\$10,000 .
		•	
4.	Estimated Lump Sum Total for Project:	\$ 10,000	• •
		e e e	

Project Initiation date (date of first invoice for which reimbursement will be 5. requested) and anticipated End date (date which project will be completed and all invoices paid). ____4-July 07to ____ 1 Aug 07 1 June 07/sy

Note: Invoices and copies of proof of payment documents will be required for Project/Program reimbursement after the RAP Agreement is approved by the Board of County Commissioners. Do not submit reimbursement documentation at this time. After the Agreement is approved, and the reimbursement request is submitted, all invoices and checks must be dated within the stated project time frame AND Categories for Project Elements must be listed in Section 3 above in order to be eligible for RAP reimbursement.

6. Required	d Attachments:
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Certificate of Insurance Yes

Amount of Recreation Assistance Program Funding awarded

\$5,000

District 6 (filled in by County)

Form available online by request. Contact Susan Yinger at syinger@pbcgov.com



PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT

CONTRACT PAYMENT REQUEST

Date

Grantee		·	Project Name:		
Submission #:			Reimbursement Period:		
ltem	the state of the second se	<u>Key</u>	Project Costs This Submission	Cumulative Project Costs	
Contractual Serv	rices	(C) .			
Salary & Wages	(% of salaries)	(S)			
Materials, Suppli	es, Direct Purchases	(M)			
Equipment		(E) .	· · · · · · · · · · · · · · · · · · ·	. <u> </u>	
Travel		(T)			
Indirect Costs		(1)			
	TOTAL PROJECT COSTS	,			
Key Legend	C = Contractual Services S = Salary & Wages M = Materials, Supplies, Direct Pu E = Equipment T = Travel I = Indirect Costs	ırchases			
expenses were	nereby certify that the above incurred for the work identified shed in the attached progress	las	been maintained as rec	certify that the documentation h quired to support the project ove and is available for audit up	
Administrator	Date	•	Financial Officer	Date	-

		PBC USE ONLY			
	County Funding Participation	\$. •	
	Total Project Costs To Date:	\$			
	County Obligation To Date	\$			
	County Retainage (%)	\$			
	County Funds Previously Disburse	ed \$	· ·		
	County Funds Due this Billing	\$			
	Reviewed and Approved By:				
• •		PBC Project Administrator		Date	
	<u>-</u>	Department Director	С	Date	

PALM BEACH COUNTY	
PARKS AND RECREATION DEPARTMENT	
CONTRACTUAL SERVICES PURCHASE SCHEDUL	E

	E = Equipme	Wages , Supplies, D		:	PALM BEACH (S AND RECREATI CTUAL SERVICES I	ON DEPARTMEN		EXHIBIT B
	T = Travel I = Indirect 0	Costs			Date	e		
	Grantee:			•••••				
•	Submittal #:			·	Conti	ract Reimbursemer	t Period:	
	•		Check or \	oucher/	invo	ice		
Payee (Vendor/C	ontractor)	Кеу	Number	Date	Number	Date	Amount	Expense Description
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3		-				······································		-
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						IOIAL		
Certification: I he accomplishing th	ereby certify that the puis project.	rchases n	oted above were	useu III				ntract, cancelled checks, and other purchasing ne costs reported above and are available for audit upon
	ministrator	-	Date			Financial Officer		Date

Key Legend

C = Contractual Services

S = Salary & Wages M = Materials, Supplies, Direct Purchases

E = Equipment

T = Travel

I = Indirect Costs

PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT CONTRACTUAL SERVICES PURCHASE SCHEDULE

EXHIBIT B (cont'd.)

Payee (Vendor/Contractor) Key	Number	Date	<u>Number</u>	Date	Amount	Expense Description
		1					
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					<u> </u>		
				·			
		:		<u> </u>			
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			· · · · · · · · · · · · · · · · · · ·		TOTAL \$		
Certification: I hereby certification: I hereby certification: I hereby certification:		noted above were	used in	Certification: I he purchasing document and are available	mentation have	been maintained a	executed contract, cancelled checks, and other as required to support the costs reported above
Administrator		Date			Financial Officer		Date

I	IC	OF	RD, CERTIFIC	ATE OF LIABIL	ITY INS	URANCE		DATE (MM/DD/YYYY) 05/07/07
PRO	UCER			1-800-524-0191	THIS CERT	IFICATE IS ISS	UED AS A MATTER O	F INFORMATION
			Sallagher Risk Manageme	ent Services	ONLY AN	D CONFERS NO	O RIGHTS UPON TH	IE CERTIFICATE
			Ballagher & Co. (Florid		HOLDER.	THIS CERTIFICA	ATE DOES NOT AME	ND. EXTEND OR
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			32819		INCHIDEDS	FFORDING COV	FRAGE	NAIC#
		ter	field					11/11/01/
INSU		Dak	nokee		INSURER A: Pub	lic Risk Manac	gement	
			Management		INSURER B:			
	N L				INSURER C:			·
Pah	kee	, FI	33476		INSURER D:			
			· · · · · · · · · · · · · · · · · · ·		INSURER E:			
CO	/ER/	GE	s .					
A) M	IY RE Ay pe	QUI RTA	REMENT, TERM OR CONDITIC IN, THE INSURANCE AFFORDE	OW HAVE BEEN ISSUED TO THE IN ON OF ANY CONTRACT OR OTHER ED BY THE POLICIES DESCRIBED H Y HAVE BEEN REDUCED BY PAID C	I DOCUMENT WITH IEREIN IS SUBJEC CLAIMS.	H RESPECT TO WH T TO ALL THE TERI	IICH THIS CERTIFICATE I	MAY BE ISSUED OR
INSR	ADD'L INSRD		TYPE OF INSURANCE	POLICY NUMBER	POLICY EFFECTIVE	POLICY EXPIRATION DATE (MM/DD/YY)	LIMIT	rs
A A		CEN	ERAL LIABILITY	PRM06-010	10/01/06	04/01/08	EACH OCCURRENCE	\$2,000,000
					45,52,00	,,	DAMAGE TO RENTED	
		X	COMMERCIAL GENERAL LIABILITY				PREMISES (Ea occurence)	\$
			CLAIMS MADE X OCCUR				MED EXP (Any one person)	\$
			-	-			PERSONAL & ADV INJURY	\$.
							GENERAL AGGREGATE	s Nil
								
	i i	GEN	LAGGREGATE LIMIT APPLIES PER:	· ·			PRODUCTS - COMP/OP AGG	\$
			POLICY PRO- JECT LOC					
A		AUT	OMOBILE LIABILITY ANY AUTO	PRM06-010	10/01/06	04/01/08	COMBINED SINGLE LIMIT (Ea accident)	\$2,000,000
					,			
			ALL OWNED AUTOS				BODILY INJURY	\$
			SCHEDULED AUTOS				(Per person)	
		x	HIRED AUTOS	1			BODILY INJURY	
		х	NON-OWNED AUTOS		. *		(Per accident)	\$
			NON-OWNED AUTOS					
							PROPERTY DAMAGE (Per accident)	\$
		GAR	AGE LIABILITY				AUTO ONLY - EA ACCIDENT	\$
			ANY AUTO				OTHER THAN EAACC	s
			, ,				AUTO ONLY	s
							AUTOUNLY: AGG	
		EXC	ESS/UMBRELLA LIABILITY				EACH OCCURRENCE	\$
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			RETENTION \$					\$
A			COMPENSATION AND	PRM06-010	10/01/06	04/01/08	X WC STATU- OTH- TORY LIMITS ER	
	l		RS' LIABILITY				E.L. EACH ACCIDENT	\$1,000,000
			RIETOR/PARTNER/EXECUTIVE MEMBER EXCLUDED?				E.L. DISEASE - EA EMPLOYEE	\$1,000,000
	If yes	desc	ribe under					
	SPEC	IAL P	ROVISIONS below				E.L. DISEASE - POLICY LIMIT	\$1,000,000
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			V.		•			
	<u></u>			<u> </u>			<u></u>	
				ES / EXCLUSIONS ADDED BY ENDORSEME				
				y and workers' compensation		egarding 4th	of July Fireworks	
Pre	sent	atio	on as evidenced herein	as required by written co	ontract.			
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					SHOULD ANY O	F THE ABOVE DESCRIE	BED POLICIES BE CANCELLED I	BEFORE THE EXPIRATION
Pal:	n Re	agh	County Parks and Recre	estion Dent	DATE THEREOF	, THE ISSUING INSURI	ER WILL ENDEAVOR TO MAIL	30 DAYS WRITTEN
			and well	pepo.				
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		_	venue South		IMPOSE NO OB	LIGATION OR LIABILIT	Y OF ANY KIND UPON THE IN	ISURER, ITS AGENTS OR
					REPRESENTATI	VES.		·
			WT 22461			DESCRIPTION A	1 harry	***************************************

ACORD 25 (2001/08) roscast 6154702

USA

© ACORD CORPORATION 1988

IMPORTANT

If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in lieu of such endorsement(s).

DISCLAIMER

The Certificate of Insurance on the reverse side of this form does not constitute a contract between the issuing insurer(s), authorized representative or producer, and the certificate holder, nor does it affirmatively or negatively amend, extend or alter the coverage afforded by the policies listed thereon.

ACORD 25 (2001/08)