Agenda Item #: 3.M.6.

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	July 10, 2007	[X] Consent [] Ordinance	[] Regular [] Public Hearing
Department:	Parks and Recreation		
Submitted By:	Parks and Recreation Departmen	. †	

Submitted For: Parks and Recreation Department

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: A) Agreement with Boynton Woman's Club, Inc. for the period July 10, 2007, through July 9, 2009, in an amount not-to-exceed \$75,000 for funding of the roof replacement for the Boynton Woman's Club building; and **B)** Budget Transfer of \$75,000 within the \$25M GO Parks and Cultural Improvements Bond Fund - 2003 to Boynton Woman's Club roofing project.

Summary: This Agreement provides funding for roof tear down and replacement, work permits, and materials for the Boynton Woman's Club roofing project. The Boynton Woman's Club building was constructed in 1926 and has been open to the public continually since then. The Agreement allows for the reimbursement of Pre-Agreement expenses incurred subsequent to May 1, 2007. Funding is from the 2002 \$50 Million Recreation and Cultural Facilities Bond referendum — District 4. District 4 (PK)

Background and Justification: On November 5, 2002, a bond referendum was passed by the voters of Palm Beach County in the amount of \$50 Million for the issuance of general obligation bonds for the purpose of financing the acquisition, construction of, and/or improvements to certain recreation and cultural facilities. This project represents one such recreational/cultural project on the proposed project list, as amended by the Board on February 27, 2007.

The Boynton Woman's Club building was constructed in 1926 and was renovated in the 1980's, when the current roof was put on. In 2005, Hurricane Wilma did extensive damage to the roof, which now needs replacement. The replacement tile is pan and barrel, consistent with the original tile and appropriate for the building's historical designation. The \$75,000 from the County Bond funding will be supplemented by \$14,700 provided by the Boynton Woman's Club, Inc. for a total project cost of \$89,700.

The Agreement has been executed by the Boynton Woman's Club, Inc., and now needs to be approved by the Board of County Commissioners.

Attachments:

- 1. Agreement
- 2. Budget Transfer

Recommended	by: Many Julian	6-15-07
Approved by:	Department Director	Date Gzulo 7
	Assistant County Administrator	Date

II. FISCAL IMPACT ANALYSIS

					
A. Five Year Sumi	mary of Fiscal In	npact:			
Fiscal Years	2007	2008	2009	2010	2011
Carital Expenditures Operating Costs External Revenues Program Income (Count		-0- -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-	-0- -0- -0- -0-
NET FISCAL IMPACT	75,000	0	0	0	0
# ADDITIONAL FTE POSITIONS (Cumulat	ive)				
Is Item Included in Cu Budget Account No.:	Fund	Yes Department Program	Unit		
B. Recommended	Sources of Fun	ds/Summary	of Fiscal Impa	ct:	
<u>\$25M GO 03, P</u> 3019-581-9900-	arks & Cultural Fa 9908	· · · · · · · · · · · · · · · · · · ·	New Projects	\$75,000	
C. Departmental F	iscal Review:(kopelakis	<u> </u>		
	<u>III.</u>	REVIEW COM	<u>IMENTS</u>		
A. OFMB Fiscal and/or At the 2/27/07 BCC meetin Million Recreation and Cult and not-for-profit agency profit. OFMB Legal Sufficient	g, and as listed in a ural Facilities Bond ojects. Eximton w 25-07 mg (M	Agenda Item 3.i I Referendum v	M.2, \$4,000,000 vas reallocated to	within the 2002; eleven (11) mu set is included fresh	nicipal led on Lust (6) 36 / 0 itrol with our
Assistant County Atto	6/2	-6/07			
C. Other Departme	\mathcal{J}				

REVISED 09/2003 ADM FORM 01

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

G:\SYINGER\Bond2002\Boynton Woman's Club-Roof Repair and Floor Renovations\agd.doc

AGREEMENT BETWEEN PALM BEACH COUNTY AND BOYNTON WOMAN'S CLUB, INC. FOR FUNDING OF ROOF REPLACEMENT FOR THE BOYNTON WOMAN'S CLUB BUILDING

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 BOYNTON WOMAN'S CLUB, a Florida not-for-profit corporation authorized to do business in the State of Florida, hereinafter referred to as "AGENCY".

WITNESSETH:

WHEREAS, AGENCY owns property located at 1010 South Federal Highway in Boynton Beach; and

WHEREAS, AGENCY desires to replace the roof of the Boynton Woman's Club building, hereinafter referred to as "the Project" at said location; and

WHEREAS, AGENCY has asked COUNTY to financially participate in the construction of said project; and

WHEREAS, on November 5, 2002, a bond referendum was passed by the voters of Palm Beach County for the issuance of general obligation bonds for the purpose of financing the acquisition, construction, and/or improvements to certain recreation and cultural facilities, in the principal amount of \$50 Million "the \$50 Million Recreation and Cultural Facilities Bond"); and

WHEREAS, COUNTY has approved a recreation and cultural facilities project list and proposed funding allocations for the \$50 Million Recreation and Cultural Facilities Bond, as amended; and

WHEREAS, the Project represents one such recreation/cultural project; and

WHEREAS, AGENCY desires to operate and maintain the Project upon its completion; and

WHEREAS, the Project shall be open to and benefit all residents of Palm Beach County; and

WHEREAS, both parties desire to increase the recreational and cultural opportunities for residents of Palm Beach County and to enter into this Agreement.

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

ARTICLE 1: GENERAL

<u>Section 1.01</u> The foregoing recitals are true and correct and are incorporated herein as if fully set forth.

<u>Section 1.02</u> The purpose of this Agreement is to enhance recreational and cultural opportunities for use by the public and thereby provide a mechanism for COUNTY to assist AGENCY in the funding of the Project.

Section 1.03 COUNTY will pay to AGENCY a total amount not to exceed \$75,000 for the construction of the Project as more fully described in the Project Description and Cost Estimate attached hereto and made a part hereof as Exhibit "A". AGENCY recognizes that COUNTY's funding of the Project is being paid from the proceeds of tax-exempt bonds issued by COUNTY. AGENCY agrees to provide COUNTY with a certification, in a form acceptable to COUNTY, from AGENCY's chief financial officer or independent accountant that each cost item for which COUNTY funding is requested under Article 3 of this Agreement constitutes a capital expenditure. In that regard, an item is considered a capital expenditure where the item has a useful life and benefit beyond one year or extends the Project's use beyond one year.

Section 1.04 AGENCY agrees to provide funding in an amount of \$14,700 or greater to complete the Project. The parties agree that COUNTY shall provide its portion of the funding only after AGENCY has expended \$14,700.

<u>Section 1.05</u> COUNTY's representative during the design and construction of the Project shall be the Director of Parks and Recreation, Palm Beach County Parks and Recreation Department, telephone no. (561) 966-6685. AGENCY's representative during the construction of the Project shall be Lillian Ostiguy, Property Management Chairman, Boynton Woman's Club, at telephone no. 561-704-7187.

Section 1.06 AGENCY shall construct the Project upon property owned by AGENCY as more fully described in Exhibit "B" attached hereto and made a part hereof.

<u>Section 1.07</u> AGENCY shall utilize its procurement process for all design and construction services required for the Project. Said procurement process shall be consistent with all federal, state and local laws, rules and regulations. COUNTY shall have no contractual obligation to any person retained by AGENCY with regard to the Project. Any dispute, claim, or liability that may arise as a result of AGENCY's procurement is solely the responsibility of AGENCY and AGENCY hereby holds COUNTY harmless for same to the extent permitted by law.

ARTICLE 2: DESIGN AND CONSTRUCTION

<u>Section 2.01</u> AGENCY shall be responsible for the design and construction of the Project. AGENCY shall design and construct the Project in accordance with Exhibit "A", attached hereto and made a part hereof, and with all applicable federal, state and local laws, rules and regulations.

Section 2.02 Prior to or upon execution of this Agreement by the parties hereto, AGENCY shall initiate its procurement process to select the necessary professional engineer and/or architect to perform all engineering and/or architectural design work, including, but not

limited to, the preparation of plans, permits and specifications necessary for the design and construction of the Project.

<u>Section 2.03</u> AGENCY shall provide a copy of the engineer's and/or architect's programming phase documents (i.e., site plan, floor plan, elevations, etc.) to COUNTY's Representative for review. COUNTY's Representative shall review said programming phase documents to ensure consistency with the intent of this Agreement.

<u>Section 2.04</u> AGENCY shall be responsible for securing all permits and approvals necessary to construct the Project.

<u>Section 2.05</u> Prior to AGENCY commencing construction of the Project, AGENCY shall provide a copy of all plans and specifications, along with the associated costs thereof, to COUNTY's Representative for review to ensure consistency with the intent of this Agreement.

<u>Section 2.06</u> AGENCY agrees to totally complete the Project and open same to the public for its intended use within twenty four (24) months from the date of execution of this Agreement by the parties hereto. Upon notification to COUNTY at least ninety (90) days prior to that date, AGENCY may request an extension beyond this period for the purpose of completing the Project. COUNTY shall not unreasonably deny AGENCY 's request for said extension.

<u>Section 2.07</u> AGENCY shall submit quarterly project status reports to COUNTY's Representative on or before January 10, April 10, July 10, and October 10 during the design and construction of the Project. These Quarterly reports shall include but not be limited to, a summary of the work accomplished, problems encountered, percentage of completion, and other information as deemed appropriate by COUNTY's Representative.

ARTICLE 3: FUNDING

Section 3.01 The total not to exceed amount as set forth in Section 1.03 hereinabove shall be paid by COUNTY to AGENCY on a reimbursable basis. Any costs incurred in connection with the Project in excess of that amount shall be the sole responsibility of AGENCY. Should the total cost of the Project exceed the amount as projected by AGENCY, AGENCY shall obtain and expend the excess funds required for completion of the Project. COUNTY shall not dispense any funds to AGENCY for the Project until AGENCY has obtained and expended said excess funds for the Project.

Section 3.02 COUNTY shall reimburse project costs under the terms of this Agreement to AGENCY on a quarterly basis from the date of execution of this Agreement; however, should the need arise for AGENCY to be reimbursed on a more frequent basis, then COUNTY will, at AGENCY 's specific request for each instance, make its best efforts to reimburse AGENCY within forty five (45) days of such special request. For each requested payment, AGENCY shall provide to COUNTY's Representative a fully completed and executed Contract Payment Request Form and a Contractual Services Purchase Schedule

Form, attached hereto and made a part hereof as Exhibit "C". Said forms shall include information listing each invoice as paid by AGENCY and shall include the vendor invoice number; invoice date; and the amount paid by AGENCY along with the number and date of the respective check for said payment. AGENCY shall attach a copy of each vendor invoice paid by AGENCY along with a copy of each respective check and shall make reference thereof to the applicable item listed on the Contractual Services Purchase Schedule Form. Further, AGENCY 's Project Administrator and Project Financial Officer shall certify the total funds spent by AGENCY on the Project and shall also certify that each vendor invoice as listed on the Contractual Services Purchase Schedule Form was paid by AGENCY as indicated.

Section 3.03 COUNTY shall retain not less than ten percent (10%) of the total amount allocated to AGENCY for the Project until AGENCY completes the Project and provides COUNTY with either a Certificate of Occupancy or a Project Completion Certification as determined by COUNTY, and COUNTY receives and approves all documentation as required in accordance with this Agreement.

COUNTY's representative shall visit the Project site to verify and approve said final reimbursement.

Section 3.04 AGENCY shall provide a request for final reimbursement to COUNTY no later than ninety (90) days following completion of the Project and provision of either a Certificate of Occupancy or Project Completion Certification to COUNTY.

Section 3.05 COUNTY agrees to reimburse AGENCY an amount not to exceed \$75,000 for those approved pre-agreement costs accruing to the Project subsequent to May 1, 2007, as more fully described in Exhibit "D", Pre-Agreement Cost List.

Section 3.06 For construction projects fully funded by COUNTY, no more than 10% of COUNTY's funding for the project shall be used for design and engineering costs for the project and be eligible for reimbursement under this Agreement. For construction projects not fully funded by COUNTY, all design and engineering costs associated with the project shall be borne by AGENCY, and will not be eligible for reimbursement from COUNTY.

Section 3.07 COUNTY shall reimburse project costs only after AGENCY has expended its share of project funding in its entirety. AGENCY shall provide COUNTY with a certification, in a form acceptable to COUNTY, from AGENCY's President, CEO, Chairman of the Board, Chief Financial Officer, or independent auditor that AGENCY has complied with this Project funding provision. COUNTY will be entitled to rely on that certification in reimbursing Project costs to AGENCY under this Agreement.

ARTICLE 4: OWNERSHIP, OPERATION AND MAINTENANCE OF THE PROJECT

<u>Section 4.01</u> Upon completion, the Project shall remain the property of AGENCY. COUNTY shall not be required to pay AGENCY any additional funds for any other capital Improvement required by or of AGENCY.

<u>Section 4.02</u> AGENCY hereby warrants and represents that it has full legal authority and financial ability to operate and maintain said Project. AGENCY shall be responsible for all costs, expenses, fees and charges, and liability related to the operation and maintenance of the Project.

<u>Section 4.03</u> AGENCY shall operate and maintain the Project for its intended use by the general public for a term of thirty (30) years from the execution of this Agreement by the parties hereto. AGENCY shall maintain the Project in accordance with industry standards for such facilities to prevent undue deterioration and to encourage public use.

<u>Section 4.04</u> The rights and duties arising under this Agreement shall inure to the benefit of and be binding upon the parties hereto and their respective successors and assigns. AGENCY may not assign this Agreement or any interest hereunder without the express prior written consent of COUNTY.

Section 4.05 It is the intent of COUNTY to issue this funding assistance to AGENCY for the purpose set forth hereinabove. In the event AGENCY transfers ownership of the Project to a party or parties not now a part of this Agreement, other than another governmental entity that agrees to assume, in writing, AGENCY's obligations hereunder, COUNTY retains the right to reimbursement from AGENCY for its participation to the full extent of the funding assistance awarded to accomplish the Project. Should AGENCY transfer management of the project to a party or parties not now a part of this Agreement, AGENCY shall continue to be responsible for the liabilities and obligations as set forth herein. Further, AGENCY shall not transfer management of the Project to a third party without the written consent of COUNTY.

ARTICLE 5: USE OF THE PROJECT

<u>Section 5.01</u> AGENCY warrants that the Project shall serve a public recreational or cultural purpose and be open to and benefit all residents of Palm Beach County and shall be available thereto on the same cost and availability basis. AGENCY shall not discriminate on the basis of race, color, sex, national origin, age, disability, religion, ancestry, marital status or sexual orientation with respect to use of the Project.

<u>Section 5.02</u> The term of this Agreement shall be for a period of thirty (30) years commencing upon the date of execution of this Agreement by the parties hereto. AGENCY shall restrict its use of the Project to recreational, cultural, civic, community and social purposes only unless otherwise agreed to in writing by the parties hereto.

<u>Section 5.03</u> AGENCY shall affix a permanent plaque or marker in a prominent location at the completed Project indicating that COUNTY was a contributor to the development of the Project. Said plaque or marker shall include the COUNTY seal and a list of County Commissioners, unless otherwise directed by COUNTY's Representative.

ARTICLE 6: ACCESS AND AUDITS

AGENCY shall maintain adequate records to justify all charges, expenses, and costs

incurred in estimating and performing the construction of the Project for at least five (5) years after the end of the fiscal year in which the final payment is released by COUNTY, except that such records shall be retained by AGENCY until final resolution of matters resulting from any litigation, claim, or special audit that starts prior to the expiration of the five (5) year period. COUNTY reserves the right, upon reasonable request and during normal business hours, to inspect said Project and shall have access to such books, records, and documents as required in this section for the purpose of inspection or audit.

ARTICLE 7: NOTICES

Any notice given pursuant to the terms of this Agreement shall be in writing and hand delivered or sent by Certified Mail, Return Receipt Requested. All notices shall be addressed to the following:

As to COUNTY:

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

With a Copy to:

County Attorney 301 North Olive Avenue, Suite 601 West Palm Beach, FL 33401

As to AGENCY:

President Boynton Woman's Club P.O. Box 1135 Boynton Beach, FL 33435

ARTICLE 8: TERMINATION FOR NON-COMPLIANCE

COUNTY may terminate this Agreement upon written notice to AGENCY for non-compliance by AGENCY in the performance of any of the terms and conditions as set forth herein and where AGENCY does not cure said non-compliance within ninety (90) days of receipt of written notice from COUNTY to do so. Further, if AGENCY does not cure said non-compliance within the time frame specified above, then upon written notice, COUNTY may require AGENCY to reimburse any funds provided to AGENCY pursuant to this Agreement either in whole or in part once COUNTY has reasonably determined that no other remedy is available.

ARTICLE 9: REMEDIES

This Agreement shall be governed by the laws of the State of Florida. Any and all 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 or 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. The parties hereto 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.

ARTICLE 10: INDEMNIFICATION

It is understood and agreed that AGENCY 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. In the event a claim or lawsuit is brought against COUNTY or any of its officers, agents or employees AGENCY shall indemnify, save and hold harmless and defend 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 intentional or negligent act or omission of AGENCY, its agents, servants and/or employees in the performance of this Agreement.

ARTICLE 11: INSURANCE

- A. AGENCY shall, at its sole expense, agree to maintain in full force and effect at all times during the life of this Contract, insurance coverages and limits (including endorsements), as described herein. The requirements contained herein, as well as COUNTY's review of acceptance of insurance maintained by AGENCY are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by AGENCY under the contract.
- B. <u>Commercial General Liability</u>. AGENCY 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. AGENCY shall provide this coverage on a primary basis.
- C. <u>Business Automobile Liability</u> AGENCY shall maintain Business Automobile Liability at a limit of liability not less than \$500,000 Each Occurrence for all owned, non-owned and hired automobiles. In the event AGENCY does not own any automobiles, the Business Auto Liability requirement shall be amended allowing AGENCY 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. AGENCY shall provide this coverage on a primary basis.
- D. <u>Worker's Compensation Insurance & Employers Liability.</u> AGENCY shall maintain Worker's Compensation & Employers Liability in accordance with Florida Statute Chapter 440. AGENCY shall provide this coverage on a primary basis.

- E. Additional Insured. AGENCY shall endorse 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." AGENCY shall provide the Additional Insured endorsements coverage on a primary basis.
- F. <u>Builder's Risk and Property Insurance</u>. AGENCY agrees to maintain property insurance, which would include builder's risk insurance while the project is in the course of construction in an amount at least equal to the estimated completed project value as well as subsequent modifications of that sum; thereafter, All-Risk property insurance for adequate limits based on AGENCY's replacement cost or probable maximum loss estimates for the perils of either fire, wind, or flood. AGENCY shall agree to be fully responsible for any deductible or self-insured retention.
- G. <u>Umbrelia or Excess Liability.</u> If necessary, AGENCY may satisfy the minimum limits required above for either Commercial General Liability, Business Auto Liability, and Employer's Liability coverage under Umbrella or Excess Liability. The Umbrella or Excess Liability shall have an Aggregate limit not less than the highest "Each Occurrence" limit for either Commercial General Liability, Business Auto Liability, or Employer's Liability. COUNTY shall be specifically endorsed as an "<u>Additional Insured</u>" on the Umbrella or Excess Liability, unless the Certificate of Insurance notes the Umbrella or Excess Liability provides coverage on a "Follow-Form" basis.
- H. Waiver of Subrogation. AGENCY hereby waives any and all rights of Subrogation against COUNTY, its officers, employees and agents for each required policy. When required by the insurer, or should a policy condition not permit an insured to enter into a pre-loss agreement to waive subrogation without an endorsement, then AGENCY shall agree to notify the insurer and request the policy be endorsed with a Waiver of Transfer of rights of Recovery Against Others, or its equivalent. This Waiver of Subrogation requirement shall not apply to any policy, which a condition to the policy specifically prohibits such an endorsement, or voids coverage should AGENCY enter into such an agreement on a pre-loss basis.
- I. Certificate(s) of Insurance. Prior to execution of this Agreement by COUNTY, AGENCY shall deliver to COUNTY a Certificate(s) of coverage evidencing that all types and amounts of insurance coverages required by this Contract have been obtained and are in full force and effect. Such Certificate(s) of Insurance shall include a minimum thirty (30) day endeavor to notify due to cancellation or non-renewal of coverage. Certificate holder's address shall read Palm Beach County, c/o Parks and Recreation Department, 2700 Sixth Avenue South, Lake Worth, FL 33461, Attention: Contract/Grant Coordinator.
- J. 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,

coverages, or endorsements, herein from time to time throughout the term of this Contract. 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.

- K. AGENCY shall require each Contractor engaged by AGENCY for work associated with this Agreement to maintain:
 - 1. Workers' Compensation coverage in accordance with Florida Statutes including endorsements for U.S. Longshore and Harbor Workers Compensation Act and the Merchant Marine Act (Jones Act) in the event any portion of the scope of services/work occurs over, near, or contiguous to any navigable bodies of water.
 - 2. Commercial General Liability Insurance at not less than \$1,000,000 Each Occurrence. COUNTY shall be named in the coverage as an additional insured.
 - 3. Business Auto Insurance with limits of not less than \$1,000,000 each accident.
 - 4. If the construction work being performed exceeds \$200,000, a payment and performance bond for the total amount of their construction contract, in accordance with Florida Statute 255.05.

ARTICLE 12: PUBLIC ENTITY CRIMES

As provided in Section 287.132-133, Florida Statutes, by entering into this contract or performing any work in furtherance hereof, AGENCY 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 36 months immediately preceding the date hereof. This notice is required by Section 287.133 (3)(a), Florida Statutes.

ARTICLE 13: CAPTIONS

The captions and section designations herein set forth are for convenience only and shall have no substantive meaning.

ARTICLE 14: SEVERABILITY

If any term or provision of this Agreement, or the application thereof to any person or circumstance, shall to any extent be held invalid or unenforceable, the remainder of this Agreement, or the application of such term or provision, to any person or circumstance 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.

ARTICLE 15: ENTIRETY OF AGREEMENT

This Agreement represents the entire understanding between COUNTY and AGENCY, and supersedes all other negotiations, representations or agreements, either written or oral, relating to this Agreement. 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.

ARTICLE 16. THIRD PARTY BENEFICIARIES

This Agreement is made solely and specifically among and for the benefit of the parties hereto, and their respective successors and assigns subject to the express provisions hereof relating to successors and assigns, 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 parties have caused this Agreement to be executed on the day and year first above written.

SHARON R. BOCK CLERK & COMPTROLLER By: Deputy Clerk	BOARD OF COUNTY COMMISSIONERS By: Commissioner Addie L. Greene, Chairperson
WITNESSES: May July Lilett Brunder	By: BOYNTON WOMAN'S CLUB, INC. Tax I.D. # 596134516 By: hilian M. Stiguy Name (Type or Print) Title: Proporty Management Char By: Signature
APPROVED AS TO TERMS AND CONDITIONS	APPROVED AS TO FORM AND LEGAL SUFFICIENCY
By: Dennis L. Eshleman, Director Parks and recreation Department	— By: Agency Attorney
APPROVED AS TO FORM AND LEGA SUFFICIENCY	L ·
By:	<u></u>
County Attorney	

LIST OF EXHIBITS

Project Description and Cost Estimate (Provided by Agency) **EXHIBIT A**

EXHIBIT B Legal Description of Property (Provided by Agency)

EXHIBIT C Contract Payment Request Form (Page 1 of 2)and

Contractual Services Purchase Schedule Form) (Page 2 of 2)

EXHIBIT D Pre-Agreement Costs List (Provided by Agency)

EXHIBIT A

PROJECT DESCRIPTION AND COST ESTIMATE

EXHIBIT A

PROJECT DESCRIPTION, COST ESTIMATE, AND CONCEPTUAL SITE PLAN

THE BOYNTON WOMAN'S CLUB RE-ROOFING PROJECT

The project shall consist of the replacement of the current roof of the historic Boynton Woman's Club, Inc. We are a non-profit 501©3 organization and have been the owners of this building since it was constructed in 1926. It has been open to the public since then.

During the renovation in the 1980's, the current roof was put on. Hurricane Wilma in 2005 did extensive damage to the roof, and excessive costs for repair and the age of the roof determined the need to replace it.

The replacement tile will be the pan and barrel which is consistent with the original tile and appropriate for the historical designation.

EXHIBIT A

COST ESTIMATE

THE BOYNTON WOMAN'S CLUB RE-ROOFING PROJECT

The total cost of the project is \$89,700 for roof tear down and replacement, work permits, and materials.

EXHIBIT B

LEGAL DESCRIPTION OF PROPERTY

EXHIBIT B

LEGAL DESCRIPTION OF PROPERTY

Parker Est. Lots 4 to 7 inc (less rd R/W)

EXHIBIT C

CONTRACT PAYMENT REQUEST FORM AND CONTRACTUAL SERVICES PURCHASE SCHEDULE FORM





PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT

CONTRACT PAYMENT REQUEST

			Date	
Grantee:			Project Name: _	
Submission #	f:		Reimbursement Period: _	
			Project Costs	Cumulative
Item		<u>Key</u>	This Submission	Project Costs
Consulting Se	ervices	(CS)		
Contractual S	Services	(C)		
Materials, Su	pplies, Direct Purchases	(M)	· · · · · · · · · · · · · · · · · · ·	
Equipment, F	urniture	(E)		
	TOTAL PROJECT COSTS			
Key Legen	CS = Consulting Services C = Contractual Services M = Materials, Supplies, Direct Pu E = Equipment, Furniture	ırchases		
expenses we	I hereby certify that the above ere incurred for the work identified aplished in the attached progress	las	been maintained as requir	tify that the documentation has ed to support the project and is available for audit upon
Administrator	Date		Financial Officer	Date
·		PBC (JSE ONLY	<u> </u>
	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 Pr	oject Administrator	Date
	· -	Donarto	nent Director	Date
		Departi	Terri Director	Date

Page 1 of

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Key Legend

CS = Consulting Services

C = Contractual Services

M = Materials, Supplies, Direct Purchases

E = Equipment, Furniture

PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT CONTRACTUAL SERVICES PURCHASE SCHEDULE

	L			-	D-1-				
	Crantag				Date	riant Name			
	Grantee:				PIC	oject Name:			
	Submittal #:				Re	imbursement Pe	eriod:		
			Check or	Voucher	Inv	oice			
Ln	Payee (Vendor/Contractor)	Key	Number	Date	Number	Date	Amount	Expense Description	
1									
2									
3	*								
4									
5									
6									
7									
8									
9									
10					- 	-			
11									
12								· · · · · · · · · · · · · · · · · · ·	
13									
14									
15									
16									
						TOTAL \$			
	Certification: I hereby certify that the were used in accomplishing this projection.		ases noted abo	ve	purchasing o		ave been main	tions, executed contract, cancelled checks, and tained as required to support the costs reported	
	Administrator		Date			Financial Officer		Date	

Key Legend
CS = Consulting Services
C = Contractual Services

M = Materials, Supplies, Direct Purchases

E = Equipment

G:\SYINGER\FORMS\3Pg-Exhibit C-Bond.xls

PALM BEACH COUNTY PARKS AND RECREATION DEPARTMENT CONTRACTUAL SERVICES PURCHASE SCHEDULE

EXHIBIT C (cont'd.)

			Check o	r Voucher	Invo	ice		
Ln	Payee (Vendor/Contractor)	Key	Number	Date	· Number	Date	Amount	Expense Description
			<u> </u>					
				·				
								
· .		-					<u></u>	
				-	·			
						· 		
		<u> </u>						
	·	·						
—		• ——				TOTAL \$		
	Certification: I hereby certify that were used in accomplishing this		nases noted a	above	and other pur	chasing docum	nentation have b	ons, executed contract, cancelled checks, een maintained as required to support the udit upon request.
	Administrator	-	Date			Financial Officer		

Page ____of

EXHIBIT D

PRE-AGREEMENT COST LIST

Note: Costs must be for eligible project expenses incurred subsequent to May 1, 2007

PRE-AGREEMENT COST LIST

The Boynton Woman's Club Re-roofing Project

The total cost of the project is \$89,700 for roof tear down and replacement, work permits, and materials.

No costs for this project were incurred prior to May 1, 2007.

EXHIBIT D

CERTIFICATE OF INSURANCE

The company indicated below certifies that the insurance afforded by the policy or policies numbered and described below is in force as of the effective date of this certificate. This Certificate of Insurance does not amend, extend, or otherwise after the Terms and Conditions of Insurance coverage contained in any policy numbered and described below.

CERTIFICATE HOLDER:

ADDITIONAL INSURED PALM BEACH COUNTY PARKS AND RECREATION 2700 6 AVENUE SOUTH LAKE WORTH, FL 33461

INSURED:

BOYNTON WOMANES CLUB PO BOX 1135 BOYNTON BEACH, FL 33425-1135

	POLICY NUMBER	POLICY	POLICY	LIMITS OF LIABILITY	•
TYPE OF INSURANCE	& ISSUING CO	EFF. DATE	EXP. DATE	("LIMITS AT INCEPTION)	
LIABILITY	77-PR-395607-3001	1.08-07-07	06-07-08	1	
[X] Liability and	NATIONWIDE	1	1	Any One Docurrence \$ 2,000	, 006
. Medical Expense	MUTUAL	1	1	!	
[X] Personal and	INSURANCE CO.	1	,	Any One Person/Org \$ 2,000	, 00
Advertising Injury		1	1		
[X] Medical Expenses.]		i	<u>{</u>	ANY ONE RERSON \$ 5.	, 00
[X] Fire Legal		f	1	Any One Fire or Explosion \$ 100.	, 000
Liability		1]		
1		i	1	General Aggregate* \$ 2,000	. 000
1		!	4	Prod/Comp Ops Aggregate* . \$ 2,000	, 004
[] Other Liability		l	1	l	
AUTOMOBILE LIABILITY !	77-BA-395607-3002	1 06-07-07	1 06-07-08		
[X] BUSINESS AUTO !	NATIONWIDE	į	1	Bodily Injury	
	MUTUAL	1	1	(Each Person) \$	
[] Owned	INSURANCE CO.	1	1	(Each Accident) \$	
() Hired		1	1	Property Damage	
[X] Non-Owned		1.	f"	(Each Accident) \$	
l		1	1	Combined Single Limit \$ 1,000,	.006
EXCESS LIABILITY		1	1 .	Each Occurrence \$	
!	,	J .	1	Prod/Comp Ops/Disease	
[] Umbrella Form		1	f	Aggregate*\$	
1		1		STATUTORY LIMITS	
[] Workerst		j .	1	BODILY INJURY/ACCIDENT \$	
Compensation		1	1	Bodily Injury by Disease	
and	•	1	1 .	EACH EMPLOYEE \$	
[] Employerst		1	1	Bodily Injury by Disease	
Liability)		1	l i	POLICY LIMIT \$	

Should any of the above described policies be cancelled before the expiration date, the insurance company will endeavor to mail written notice to the above named certificate holder, but dailure to mail such notice shall impose no obligation or skab####y upon the company, its agents, or representatives.

DESCRIPTION OF OPERATIONS/LOCATIONS VEHICLES/RESTRICTIONS/SPECIAL ITEMS

ATTN: SUSAN YINGER FAX #561-963-6747

Effective Date of Certificate: 05-07-2006

Date Certificate Issued:

05-21-2007

Authorized Representative. MICHAEL F. GILMOND, CLU

Countersigned at:

4723 W ATLANTIC AVE #12 DELRAY BEACH FL 33445



Boynton Woman's Club, Inc.

P.O. Box 1135 Boynton Beach, FL 33425

> 1010 S. Federal Hwy. 561 369-2300 e-mail bwc1909@aol.com website www.boyntonwomansclub.com

On the National Register of Historic Places

April 30, 2007

To whom it may concern:

The Boynton Woman's Club Inc, is not required to carry Workman's Compensation Insurance by the State of Florida because we have no employees.

Sincerely, Cypathia Sable

Cynthia Sable

President





BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY, FLORIDA BUDGET TRANSFER

Page 1 of '

BGEX 581 061107*1784

FUND 3019 - \$25M GO Park and Cultural Improv 03

ACCOUNT NUMBER	ACCOUNT NAME	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	EXPENDED/ ENCUMBERED AS OF 06/11/07	REMAINING BALANCE
Boynton Woman's Cl	ub Roofing Project			* •				
3019-581-P633-8201	Contributions-Non-Govts Agnces	0	0	75,000		75,000	0	75,000
Reserves								
3019-581-9900-9908	Reserves - New Projects	6,585,495	4,866,138	0	75,000	4,791,138	0	4,791,138
	TOTAL		•	75,000	75,000			
		Signatures		Date			By Board of County Com	missioners
Parks and Recreation	-	\mathcal{L}	9/1	6/15/	7	<u>.</u>	At Meeting of July 10, 2007	
<u>INITIATING DEPARTI</u>	MENT/DIVISION	(Minus p	MIME		<u>/</u>		Deputy Clerk to the Cour	t
Administration/Budg	et Department Approval							
OFMB Department - F	Posted			·				•