## Agenda Item #:

## PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

5A-5

## AGENDA ITEM SUMMARY

Meeting Date: December 4, 2007		[]Consent []Workshop		Regular Public Hearing
Department:		55.500 value of Addition (1994)		
Submitted By: County Ad Submitted For: County Ad				
	I. EXECU	TIVE BRIEF		
Motion and Title: Staff requipments and Sale with WMJB Working Waterfront Preservatio \$14.0 million over 8.2 acres of the Options include negotiating the property (1.5 acres) at no additional whatever actions necessary to the Motion of the Property (1.5 acres) at no additional meteors.	Marine, Inc. n Easement ne property extension of onal cost or	(R2006-0425, 2 t and Declaration known as Palm f the Agreement directing the Co	2/28/06) n of Res Beach to burd	) for the purchase of a strictive Covenants fo Yacht Center (PBYC) len the balance of the
Summary: The Agreement wa Preservation Bond Issue approvate waterfront. It provides a restrict viewed as particularly critical as a south of Hypoluxo). The County continues to argue that this value more valid. The transaction had Commissioner Newell include the ownership of PBYC that he did not advocate for the Agreement and the price might have been lower has sought to negotiate a reduct due to their opinion of valuation Agreement, and if we are successed to the endowment of the end of the	ved by the vertive easement the southerly appraised partion was to as been contact he had in the possible of the country of the Court o	oters in 2004, went to prevent do most marine set the Agreement oo low and that impleted. The inappropriate but eclare. Ex-Come that it would not had been awrice, but this has presents that if this will force to back the Come and fuel pricest, the balance of 40 townhomes Agreement and ard desire to vo	which was eveloped rights a the \$14 Federa usiness mission of have be ware of h s not be the close unty. If ces. As of the p has beed provided	as to preserve working nent. This facility was yard in the County (just \$9.3 million. PBYC .0 million amount was I charges against ex relationships with the er Newell was a strong been approved, or that is relationships. Staffen accepted by PBYC unty seeks to void the sing of the facility and PBYC blames capitals an alternative, PBYC roperty (1.5 acres) for contemplated. This is further assurance of greement, the County
Background and Policy Issue Agreement is attached.	es: The Fe	ebruary 28, 200	6 Boar	d Item (5H-2) withou
Attachments: 1) February 28, 2006 Board Iter	n without Aឲ្	greement.		*
Recommended by:	artment Dir	ector		Date
Approved By: Cou	nty Adminis	Strator		((2c(0)

## II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:						
Fiscal	l Years	2007	20 <u>08</u>	20 <u>09</u>	2010	20 <u>11</u>
Opera Exteri Progr	al Expenditures ating Costs nal Revenues am Income (County ad Match (County)	)				
NET	FISCAL IMPACT	-				-
	DITIONAL FTE TIONS (Cumulative)	)				
Is Iter Budge	n Included In Curre et Account No.:	nt Budget? \ Fund	Yes _ Dept Progran	Un n	No it	Object
В.	Recommended So	urces of Fun	nds/Summ	ary of Fis	scal Impac	et:
C.	Departmental Fisca	al Review:			-	
III. REVIEW COMMENTS						
A.	OFMB Budget and	or Contract	Developn	nent and (	Control Co	omments:
	OFMB/Budge	7-07 et 5000000000000000000000000000000000000	11 Con	tract Dev	elopment	and Control
B.	Legal Sufficiency:		, .			
	Assistant County A	11/28/ Attorney	<u>l</u> 07			
C.	Other Department	Review:		8		
	Department Directo	or				

REVISED 9/03
ADM FORM 01
(THIS SUMMARY IS NOT TO BE USED AS A BASIS FOR PAYMENT.)

ADD-ON

Agenda Item #:

# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

M/K 6-0 Me abs K-2006-0425

TR. AT		Th.
IW/	acting	lata.

February 28, 2006

[ ] Consent

[X] Regular

[ ] Ordinance

[ ] Public Hearing

Department:

**Facilities Development & Operations** 

## I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to Adopt: .

A) a Resolution providing for the purchase of the Working Waterfront Preservation Easement and Declaration of Restrictive Covenants for Palm Beach Yacht Center; and

B) an Agreement for Purchase and Sale with WMJB Marine, Inc. for the purchase of a working Waterfront Preservation Easement and Declaration of Restrictive Covenants for \$14,000,000.

Summary: WMJB Marine, Inc. is the owner of the Palm Beach Yacht Center (PBYC) located on 9 acres on South Federal Highway just south of Hypoluxo Road. PBYC is an operating boat yard, dry storage and marina operation. In an effort to avoid a sale of the property for residential development and ensure continued operation of the facilities, Staff proposes to acquire a Working Waterfront Preservation Easement and Declaration of Restrictive Covenants (Easement) from PBYC. Under the terms of the Easement, the property owner shall be required to maintain and continuously operate the boat yard and dry storage facilities at, no less than their current sizes. The property owner shall also be required to maintain 44 boat slips located on a submerged land lease with the State and make these slips available for lease to the public. There are an additional 40 boat slips that must be maintained by the property owner but which are not required to be available to the public. The property owner will also be permitted to construct non-maritime uses, including residential and commercial structures, on not more than 65,000 square feet of the property. The Purchase Price for the Easement is \$14,000,000. The value of the "development rights" being purchased by the County was appraised at \$9,300,000. (PREM) District 4 (HJF)

**Background and Policy Issues:** In November of 2004, the voters approved a \$50 million bond issue to preserve, protect and expand public access to and use of freshwater and saltwater bodies of water and to preserve working waterfronts. On March 1, 2005, the Board directed that \$35 million of the bond issue be allocated to Marinas, Boatyards and Redevelopment Projects. On November 22, 2005, the Board reviewed the potential projects identified by Staff and allocated funding to certain projects. Staff was directed to pursue acquisition of the "development rights" for the PBYC for \$14,000,000.

#### **CONTINUED ON PAGE 3**

## Attachments:

- 1. Location Map
- 2. Resolution
- Agreement for Purchase and Sale

Recommended By:

Department Director

Date

Approved By:

Var/04

County Administrator

G:\PREM\AGENDA\2006\02-28\wmjb marine.wpd

5 1 2 1

## II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of I	. Five Year Summary of Fiscal Impact:						
Fiscal Years	2006	2007	2008	2009	2010		
Capital Expenditures Operating Costs External Revenues Program Income (County) In-Kind Match (County)	14,000,000						
NET FISCAL IMPACT	14,000,000						
# ADDITIONAL FTE POSITIONS (Cumulative)					-		
Is Item Included in Current Budget: Yes No  Budget Account No: Fund Dept Unit Object  Program							
B. Recommended Sources of	of Funds/Sum	mary of Fisca	l Impact:				
Funding for this project in the amount of \$14 million will be provided from the \$50 million Waterfront Preservation Bond Issue.							
C. Departmental Fiscal Rev	Departmental Fiscal Review:						
III. REVIEW COMMENTS							
A. OFMB Fiscal and/or Con	. OFMB Fiscal and/or Contract Development Comments:						
OFMB 2.2	Charlie	Contract De	velopment ar	ad Control	27 NG		
B. Legal Sufficiency:  Assistant County Attorn	27/06 ey	An An	lew, the chose 450	ine of a	rent for		
C. Other Department Revie	w:						
Department Director							

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

2

## Background and Policy Issues continued:

The concept of preserving existing waterfront uses such as marinas and boatyards is much more complex than it appears on the surface. In order to comply with legal requirements associated with issuing General Obligation Bonds to fund the projects, the County must acquire an interest in the land, such as an easement, providing public access to the marina/boatyard. Introducing public access to operating private facilities presents unique challenges. The property owners want to be able to manage and control their business operations without undue interference, while the County needs to ensure that such public access is not infringed upon or taken away. The public easements are perpetual, yet there is no guarantee that such businesses will be operated in perpetuity. The County can not afford to purchase the property outright. The market value of the Palm Beach Yacht Center is approximately \$30 million.

In order to reduce costs, the approach was to focus on preserving the primary existing uses by restricting the land area encompassed by those uses, and allowing the owners to develop the balance of the property. The property owner did not want to limit the densities allowed in the portion of the property they can develop, and Staff agreed to rely upon physical limitations and code requirements. As such, this structure is not technically a purchase of development rights, but rather an easement limiting development area and restricting uses within that area. The Easement presented in this item is the result of lengthy negotiations with input from the County Attorney's office and outside bond counsel. While staff believes that the Easement accomplishes the objectives of preserving public access and/or working waterfront uses, there remains some risk that existing operations may change over time and the public may at some time in the future perceive that the County did not get what it paid for. A discussion of specific terms of the Easement, and the potential issues associated with each, is set forth below.

## Further Development

The Boatyard, In and Out Storage Facility and 44 Boat Slips on the Submerged Land Lease shall remain open to the public. The property owner will have the right to develop other uses on 65,000 square feet of the property in the northeast section of the overall property (the "Non-Maritime Use Property"). Currently, the property owner contemplates developing approximately 40 town home units on the Non-Maritime Use property. Water retention requirements for improvements constructed on the Non-Maritime Use Property can be accommodated outside the non-Maritime Use Property, but all other requirements must be accommodated on-site. All other portions of the 9.7 acre site must be utilized for a maritime use which is compatible with the Boatyard, In and Out Storage Facility and/or Boat Slips.

Some concern was expressed during negotiations that once additional development occurs on the Non-Maritime Use Property, such as the planned town homes, the unit owners might object to the noise and activity generated by the working Boatyard and In and Out Storage Facility and make efforts to restrict those activities. However, the limited size of the Non-Maritime Use Property in relation to the overall size of the larger project (1.5 acres of the total 9.7 acres), makes it unlikely that the property owner would allow the unit owners to gain any control over such matters. There is substantial remaining value in the operating maritime facilities that the property owner would not want to see diminished.

#### Boatyard

The existing Boatyard must be operated and maintained on a continuous basis, but may be closed for not longer than 1 year for maintenance and/or replacement of improvements. As there are minimal improvements in the Boatyard, any such closure should be for a minimal period of time. The public (paying customers) shall have the right of access to and use of the Boatyard facilities on a first come first served basis. There are no restrictions on the rates that Boatyard customers may be charged.

## In and Out Storage Facility

The existing In and Out Storage Facility currently accommodates 250 boats not more than 37 feet in length. The Facility must be continuously operated and maintained and accommodate not less than 230 boats. The owner shall have the right to temporarily close this Facility for not longer than 1 year for maintenance and/or replacement of the improvements. The public (paying customers) shall have the right of access to and use of this Facility on a first come first served basis. There are no restrictions on rates charged by the owner for use of this Facility.

5 | 2

## **Boat Slips**

There are 44 boat slips located on a submerged land lease from the State. The owner must apply for renewal of the Submerged Land Lease and provided the Lease is renewed, keep the 44 slips available for lease to the public (paying customers) on a first come first served basis. There are no restrictions on the rates that can be charged for use of these slips.

There are also 40 slips on submerged land owned by the property owner. Although these slips do not have to be made available to the public, they must be kept in existence by the property owner. The property owner plans to sell these slips to purchasers of their planned town home development.

## Insurance/Maintenance & Repair of Improvements

The property owner must maintain fire and extended coverage insurance on improvements in the Boatyard and In and Out Storage Facility. No insurance is required to be maintained on the Boat Slips. Windstorm insurance is not required to be maintained on any improvements. Due to the cost of windstorm insurance and the fact that a new roof rated for 140 mph winds was just installed on the In and Out Storage Facility, the owner requested that it be allowed to self insure against windstorm. In exchange, the property owner has agreed to rebuild notwithstanding the availability of insurance proceeds.

Upon approval of this Agreement, the property owner will provide the County with a title insurance commitment evidencing that there are no title matters which at closing would have priority over the County's rights under the Easement or which would otherwise materially impact the owners ability to continue operation of its business in substantially the same manner as it is doing now. The obligations of the County under this Agreement are contingent upon the County issuing bonds to fund the purchase price. The County must close this transaction, if at all, by April 1, 2006.