Agenda Item #: **5**

PALM BEACH COUNTY

BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meeting Date:	June 17, 2008	[X] Consent	[] Regular
Department:	Housing and Community Dev	elopment	
Submitted For:	Housing and Community Dev	elopment	

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: an agreement with the Florida Housing Corporation for \$36,400 of FY 2007-08 Community Development Block Grant (CDBG) funds, for the period October 1, 2007 to September 30, 2008 to provide supportive services to one-hundred (100) unduplicated persons at the Palm Beach Assisted Living Facility, operated by the Florida Housing Corporation. The facility is located at 534 Datura Street, West Palm Beach, FL 33401

Summary: The FY 2007-2008 Action Plan approved by the BCC on July 10, 2007 (R2007-1219) allocated \$1,060,285 of CDBG funds for the provision of public services. The agreement with Florida Housing Corporation will allocate \$36,400 for the provision of emergency and supportive services to up to fifty (50) unduplicated homeless individuals monthly for a total of one-hundred (100) unduplicated homeless individuals per year. **These are federal CDBG funds that require no local match.** Countywide (TKF)

Background and Justification: Palm Beach County Housing and Community Development (HCD) receives CDBG funding from the U.S. Department of Housing and Urban Development (HUD). On July 10, 2007, the BCC approved Document R2007-1219, the "Palm Beach County Action Plan (AP) for Fiscal Year 2007-2008." The Plan contains a listing of the proposed CDBG projects for FY 2007-2008, including the Florida Housing Corporation's activity. This activity is listed in the Action Plan as a request to fund various salaries for persons undertaking this activity. However, based on HUD's policy that funding of salaries for public service activities should be discouraged, this agreement is written to permit the county to reimburse the FL Housing Corporation for the provision of quantifiable services.

Attachments:

A. Agreement with the Florida Housing Corporation with Insurance Certificate

Recommended By:	
Educard D. Jonny	6/4/08
Department Director	Date
Approved By: Shannon Ryu	6 - 11-08
Assistant County Administrator	Date

Page 1 of 2

II. FISCAL IMPACT ANALYSIS

Α.	Five	Year	Summary	/ of	Fiscal	Impact:
----	------	------	---------	------	--------	---------

Fiscal Years:	2008	2009	2010	2011	2012
Capital Expenditures:					
Operating Costs:	\$36,400				
External Revenues:	< <u>₩36,400</u> >		<u></u>		
Program Income (County)					
In-kind Match (County)	····		<u></u> .		
NET FISCAL IMPACT	0				
# ADDITIONAL FTE POSITIONS (Cumulative)					
Is Item Included In Current Buc	lget?		Yes X	No	
Budget Account No.: Fund Code/Period_BG155/GY07	<u>1101 Agen</u>	cy <u>143</u>	_Unit <u>1431</u>	_Object <u>82(</u>	<u>)1</u> Program

B. Recommended Sources of Funds/Summary of Fiscal Impact: Approval of this agenda item will appropriate \$36,400 of CDBG funding to Florida Housing Corporation, Inc. for FY 2007-08.

C. Departmental Fiscal Review:

02 Shairettte Majd Fiscal Manager

onfract Dev. and

*Ø*ontro

This Contract complies with our contract review requirements.

III. REVIEW COMMENTS

0

A. OFMB Fiscal and/or Contract Dev. and Control Comments:

10.08 2008 6/10/08

B. Legal Sufficiency:

Senior Assistant County Attorney

C. Other Department Review:

Department Director

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

Page 2 of 2

Illap

AGREEMENT BETWEEN PALM BEACH COUNTY

AND

FLORIDA HOUSING CORPORATION

THIS AGREEMENT, entered into this ______ day of ______, 20____, by and between Palm Beach County, a political subdivision of the State of Florida, for the use and benefit of its Community Development Block Grant (CDBG) Program and the FLORIDA HOUSING CORPORATION, a non-profit corporation duly organized and existing by virtue of the laws of the State of Florida, having its principal office at 534 Datura Street, West Palm Beach, FL 33401, and its Federal Tax Identification Number as 65-0764109.

WHEREAS, Palm Beach County has entered into an agreement with the United States Department of Housing and Urban Development for a grant for the execution and implementation of a Community Development Block Grant in certain areas of Palm Beach County, pursuant to Title I of the Housing and Community Development Act of 1974 (as amended); and

WHEREAS, Palm Beach County, in accordance with the FY 2007-08 Action Plan, and **FLORIDA HOUSING CORPORATION** desire to provide the activities specified in Part II of this Agreement; and

WHEREAS, Palm Beach County desires to engage FLORIDA HOUSING CORPORATION to implement such undertakings of the Community Development Block Grant Program.

NOW, THEREFORE, in consideration of the mutual premises and covenants herein contained, it is agreed as follows:

<u>PART I</u>

DEFINITION AND PURPOSE

1. <u>Definitions</u>:

- (1) "County" means Palm Beach County.
- (2) "CDBG" means Community Development Block Grant Program of Palm Beach County.
- (3) "HCD" means Palm Beach County Housing and Community Development.
- (4) "Agency" means FLORIDA HOUSING CORPORATION.
- (5) "HCD Approval" means the written approval of the HCD Director or designee.
- (6) "U.S. HUD" means the Secretary of the U. S. Department of Housing and Urban Development or a person authorized to act on U.S. HUD's behalf.
- (7) "Low- and Moderate-Income Persons" means the definition set by U.S. HUD.
- 2. <u>Purpose</u>:

The purpose of this Agreement is to state the covenants and conditions under which the Agency will implement the Scope of Services set forth in Part II of this Agreement. At least 51 percent (51%) of the beneficiaries of a project funded under this Agreement must be low- and moderate-income persons.

PART II

1

ATTACHMENT A

SCOPE OF SERVICES

The Agency shall, in a satisfactory and proper manner as determined by HCD, perform the tasks outlined in Exhibit "A" and submit invoices using the cover sheet in Exhibit "B", both of which are attached hereto and made a part hereof.

<u>PART III</u>

<u>COMPENSATION, TIME OF PERFORMANCE, METHOD AND CONDITIONS OF</u> <u>PAYMENT</u>

1. <u>Maximum Compensation</u>

The Agency agrees to accept as full payment for eligible services rendered pursuant to this Agreement the actual amount of budgeted, eligible, and HCD Director or designeeapproved expenditures and encumbrances made by the Agency under this Agreement. Said services shall be performed in a manner satisfactory to HCD. In no event shall the total compensation or reimbursement to be paid hereunder exceed the maximum and total authorized sum of **Thirty-six Thousand Four Hundred Dollars (\$36,400)** for the period of **October 1, 2007** through **September 30, 2008**. Any funds not obligated by the expiration date of this Agreement shall automatically revert to the County.

Further budget changes within the designated contract amount can be approved in writing by the HCD Director at his discretion up to ten percent (10%) on a cumulative basis of the Agreement amount during the Agreement period. Such requests for changes must be made in writing by the Agency to the HCD Director. Budget changes in excess of ten percent (10%) must be approved by the Board of County Commissioners.

2. <u>Time of Performance</u>

The effective date of this Agreement and all rights and duties designated hereunder are contingent upon the timely release of funds for this project by U.S. HUD under grant number B-07-UC-12-0004. The effective date shall be the date of execution of this Agreement, and the services of the Agency shall be undertaken and completed in light of the purposes of this Agreement. In any event, all services required hereunder shall be completed by the Agency by **September 30, 2008**.

Method of Payment

The County agrees to reimburse the Agency for all eligible budgeted costs permitted by Federal, State, and County guidelines. In no event shall the County provide advance funding to the Agency or any subcontractor hereunder.

Requests by the Agency for reimbursements shall be accompanied by proper documentation of expenditures and should, to the maximum extent possible, be submitted to HCD for approval no later than thirty (30) days after the date of payment by the Agency. Payment shall be made by the Palm Beach County Finance Department upon proper presentation of invoices and reports approved by the Agency and HCD. Proof of payment and originals or copies of invoices, receipts, or other evidence of indebtedness shall be considered proper documentation. Invoices will not be honored if received by HCD later than forty-five (45) days after the expiration date of this Agreement, nor will any invoices be honored that predate the commencement date of this Agreement.

4.

3.

Conditions On Which Payment Is Contingent

(1)

Implementation of Project According to Required Procedures

The Agency shall implement this Agreement in accordance with applicable Federal, State, County and Local laws, ordinances, and codes and with the applicable procedures outlined in the County's Policies and Procedures Memoranda, and amendments and additions thereto as may from time to time be made. The Federal, State, County and Local laws, ordinances, and codes are minimal regulations which may be supplemented by more restrictive guidelines set forth by HCD. No reimbursements will be made without evidence of appropriate insurance required by this Agreement on file with HCD. No payments for projects funded by more than one funding source will be made until a cost allocation plan has been approved by the HCD Director or designee.

Should a project receive additional funding after the commencement of this Agreement, the Agency shall notify HCD in writing within thirty (30) days of receiving notification from the funding source and submit a cost allocation plan for approval by the HCD Director or designee within forty-five (45) days of said official notification.

(2) <u>Financial Accountability</u>

The County may have a financial system analysis and/or an audit of the Agency or of any of its subcontractors by an independent auditing firm employed by the County or by the County Internal Audit Department at any time the County deems necessary to determine the capability of the Agency to fiscally manage the project in accordance with Federal, State and County requirements.

(3) <u>Subcontracts</u>

None of the work or services covered by this Agreement, including, but not limited to, consultant work or services, shall be subcontracted or reimbursed without the prior written approval of the HCD Director or designee. Any work or services subcontracted hereunder shall be specifically by written contract, written agreement, or purchase order. All subcontracts shall be submitted by the Agency to HCD and approved by HCD prior to execution of any subcontract hereunder. All subcontracts shall be subject to Federal, State and County laws and regulations.

(4) <u>Purchasing</u>

All purchasing for services and goods, including capital equipment, shall be made by purchase order or by a written contract and in conformity with the procedures prescribed by the Palm Beach County Purchasing Ordinance, OMB Circulars A-110 and A-122, and 24 CFR 84, which are incorporated herein by reference.

(5) <u>Reports, Audits, and Evaluations</u>

Payment will be contingent on the timely receipt of complete and accurate reports required by this Agreement, and on the resolution of monitoring or audit findings identified pursuant to this Agreement.

(6) Additional HCD, County, and U.S. HUD Requirements

HCD shall have the right under this Agreement to suspend or terminate payments until the Agency complies with any additional conditions that may be imposed by HCD, the County or U.S. HUD at any time.

(7) <u>Prior Written Approvals - Summary</u>

The following, among others, require the prior written approval of the HCD Director or designee to be eligible for reimbursement or payment:

- (a) All subcontracts and agreements pursuant to this Agreement;
- (b) All capital equipment expenditures of \$1,000 or more;
- (c) All out-of-county travel (travel shall be reimbursed in accordance with the provisions of Florida Statutes, Chapter 112.061);
- (d) All change orders;
- (e) All requests to utilize uncommitted funds after the expiration of this agreement for programs described in Exhibit A; and
- (f) All rates of pay and pay increases paid from funds provided hereunder, whether for merit or cost of living.
- (8) <u>Program-Generated Income</u>

All income earned by the Agency from activities financed in whole or in part by funds provided under this Agreement must be reported to HCD. Such income would include, but not be limited to, income from service fees, sale of commodities, and rental or usage fees. Such income shall only be used to undertake those activities authorized by this Agreement. Accounting and disbursement of such income shall comply with OMB Circular A-110 and other applicable regulations incorporated herein by reference.

PART IV

GENERAL CONDITIONS

1. Opportunities for Residents and Civil Rights Compliance

The Agency agrees that no person shall on the grounds of race, color, disability, national origin, religion, age, familial status, or sex be excluded from the benefits of, or be subjected to discrimination under, any activity carried out by the performance of this Agreement. Upon receipt of evidence of such discrimination, the County shall have the right to terminate this Agreement.

To the greatest extent feasible, lower-income residents of the project areas shall be given opportunities for training and employment; and to the greatest feasible extent eligible business concerns located in or owned in substantial part by persons residing in the project areas shall be awarded contracts in connection with the project. At a minimum, the Agency shall comply with Section 3 of the Housing and Community Development Act of 1968 (as amended).

2.

Opportunities for Minority/Women-Owned Business Enterprises

In the procurement of supplies, equipment, construction, or services to implement this Agreement, the Agency shall make a positive effort to utilize minority/women-owned

business enterprises as sources of supplies and services, and provide these enterprises the maximum feasible opportunity to compete for contracts to be performed pursuant to this Agreement. To the maximum extent feasible, these minority/women-owned business enterprises shall be located in or owned by residents of the areas designated by Palm Beach County in the Annual Consolidated Plan approved by U.S. HUD.

3. <u>Project Beneficiaries</u>

At least 51 percent (51%) of the beneficiaries of a project funded through this Agreement must be low- and moderate-income persons. All beneficiaries of this agreement must be current residents of Palm Beach County. If the project is located in an entitlement city, as defined by U.S. HUD, or serves beneficiaries countywide, more than 51 percent (51%) of the beneficiaries directly assisted through the use of funds under this Agreement must reside in unincorporated Palm Beach County or in municipalities participating in the County's Urban County Qualification Program.

The project funded under this agreement shall assist beneficiaries as defined above for the time period designated in Exhibit A of this Agreement. The Agency shall provide written verification of compliance to HCD upon HCD's request.

4. <u>Uniform Administrative Requirements</u>

The Agency agrees to comply with the applicable uniform administrative requirements as described in Federal Community Development Block Grant Regulations 24 CFR 570.502.

5. <u>Evaluation and Monitoring</u>

The Agency agrees that HCD will carry out periodic monitoring and evaluation activities as determined necessary by HCD or the County and that payment, reimbursement, or the continuation of this Agreement is dependent upon satisfactory evaluation conclusions based on the terms of this Agreement. The Agency agrees to furnish upon request to HCD, the County, or the County's designees copies of transcriptions of such records and information as is determined necessary by HCD or the County. The Agency shall submit status reports required under this Agreement on forms approved by HCD to enable HCD to evaluate progress. The Agency shall provide information as requested by HCD to enable HCD to complete reports required by the County or U.S. HUD. The Agency shall allow HCD, the County, or U.S. HUD to monitor the Agency on site. Such visits may be scheduled or unscheduled as determined by HCD or U.S. HUD.

Audits and Inspections

6.

At any time during normal business hours and as often as HCD, the County, U.S. HUD, or the Comptroller General of the United States may deem necessary, there shall be made available by the Agency to HCD, the County, U.S. HUD, or the Comptroller General for examination all its records with respect to all matters covered by this Agreement.

If during the year, the agency expends over \$500,000 of Federal awards, the agency shall comply with the provision of OMB Circulars A-133. The Agency shall submit a single audit, including any management letter, made in accordance with the general

program requirements of OMB Circulars A-110, A-122, A-133, and other applicable regulations within one hundred and eighty (180) days after the end of any fiscal year covered by this agreement in which Federal funds from all sources are expended. Said audit shall be made by a Certified Public Accountant of the Agency's choosing, subject to the County's approval. In the event the Agency anticipates a delay in producing such audit, the Agency shall request an extension in advance of the deadline. The cost of said audit shall be borne by the Agency. In the event the agency is exempt from having an audit conducted under A-133, the Agency will submit audited financial statements and/or the County reserves the right to conduct a "limited scope audit" of the agency as defined by A-133. The County will be responsible for providing technical assistance to the Agency, as deemed necessary by the County.

7. <u>Reversion of Assets</u>

Upon expiration of this Agreement, the Agency shall transfer to the County any CDBG funds on hand at the time of expiration and any accounts receivable attributable to the use of CDBG funds. Any real property under the Agency's control upon expiration of this Agreement which was acquired or improved in whole or part with CDBG in the excess of \$25,000 must either be used to meet one of the national objectives in Federal Community Development Block Grant Regulations 24 CFR 570.508 until five years after expiration of the agreement, or, the Agency shall pay the County an amount equal to the current market value attributable to expenditures of non-CDBG funds for the acquisition of, or improvement to, the property.

Data Becomes County Property

All reports, plans, surveys, information, documents, maps, and other data procedures developed, prepared, assembled, or completed by the Agency for the purpose of this Agreement shall become the property of the County without restriction, reservation, or limitation of their use and shall be made available by the Agency at any time upon request by the County or HCD. Upon completion of all work contemplated under this Agreement, copies of all documents and records relating to this Agreement shall be surrendered to HCD if requested. In any event, the Agency shall keep all documents and records for five (5) years after expiration of this Agreement.

Indemnification

8.

9.

The Agency shall protect, defend, reimburse, indemnify and hold the County, its agents, employees and elected officers harmless from and against all claims, liability, expense, loss, cost, damages or causes of action of every kind or character, including attorney's fees and costs, whether at trial or appellate levels or otherwise, arising during performance of the terms of this Agreement or due to the acts or omissions of the Agency. Agency's aforesaid indemnity and hold harmless obligation, or portion or applications thereof, shall apply to the fullest extent permitted by law. The Agency will hold the County harmless and will indemnify the County for funds which the County is obligated to refund the Federal Government arising out of the conduct of activities and administration of Agency.

10. Insurance

Unless otherwise specified in this Agreement, the Agency shall, at its sole expense, maintain in full force and effect at all times during the life of this Agreement, insurance coverages, limits, including endorsements, as described herein. The Agency shall agree to provide the County with at least ten (10) day prior notice of any cancellation, non-renewal or material change to the insurance coverages. The requirements contained herein as to types and limits, as well as the County's review or acceptance of insurance maintained by the Agency, are not intended to and shall not in any manner limit or qualify the liabilities and obligations assumed by the Agency under this Agreement.

(1) Commercial General Liability

The Agency shall agree to 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 by the County's Risk Management Department. The Agency agrees this coverage shall be provided on a primary basis.

(2) <u>Business Automobile Liability</u>

The Agency shall agree to 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 the Agency does not own any automobiles, the Business Auto Liability requirement shall be amended allowing the 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. The Agency shall agree this coverage shall be provided on a primary basis.

(3) Worker's Compensation & Employer's Liability

The Agency shall agree to maintain Worker's Compensation Insurance & Employers Liability in accordance with Florida Statutes Chapter 440. The Agency agrees this coverage shall be provided on a primary basis.

(4) Additional Insured

The Agency shall agree to endorse the 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, c/o Department of Housing and Community Development." The Agency shall agree the Additional Insured endorsements provide coverage on a primary basis.

(5) Certificate of Insurance

The Agency shall agree to deliver to the County a certificate(s) of insurance evidencing the required insurance is in full force and effect within thirty (30) calendar days prior to the execution of the Agreement by the County and upon renewal or reduction of any required insurance. A minimum ten (10) day endeavor to notify due to cancellation or non-renewal of coverage shall be included on the certificate(s).

The certificate of insurance shall be issued to

Palm Beach County Board of County Commissioners

c/o Housing and Community Development 160 Australian Avenue, Suite 500 West Palm Beach, FL 33406

(6) Right to Review and Adjust

The Agency shall agree the County, by and through its Risk Management Department, in cooperation with HCD, reserves the right to periodically review, modify, reject or accept any required policies of insurance, including limits, coverages, or endorsements, herein from time to time throughout the life of this Agreement. The 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.

11. <u>Maintenance of Effort</u>

The intent and purpose of this Agreement is to increase the availability of the Agency's services. This Agreement is not to substitute for or replace existing or planned projects or activities of the Agency. The Agency agrees to maintain a level of activities and expenditures, planned or existing, for projects similar to those being assisted under this Agreement which is not less than that level existing prior to this Agreement.

12. <u>Conflict of Interest</u>

The Agency shall comply with 24 CFR 570.611 which requires at a minimum that no person who presently exercises any functions or responsibilities in connection with the project has any personal financial interest, direct or indirect, in the activities provided under this Agreement which would conflict in any manner or degree with the performance of this Agreement and that no person having any conflict of interest shall be employed by or subcontracted by the Agency. Any possible conflict of interest on the part of the Agency or its employees shall be disclosed in writing to HCD.

13. <u>Citizen Participation</u>

The Agency shall cooperate with HCD in the implementation of the Citizen Participation Plan by establishing a citizen participation process to keep residents and/or clients informed of the activities the Agency is undertaking in carrying out the provisions of this Agreement. Representatives of the Agency shall attend meetings and assist in the implementation of the Citizen Participation Plan, as requested by HCD.

14. <u>Recognition</u>

All facilities purchased or constructed pursuant to this Agreement should be clearly identified as to funding source. The agency will include a reference to the financial support herein provided by HCD in all publications and publicity. In addition, the Agency will make a good faith effort to recognize HCD's support for all activities made possible with funds available under this Agreement.

15. Agreement Documents

The following documents are herein incorporated by reference and made part hereof, and shall constitute and be referred to as the Agreement; and all of said documents taken as a whole constitute the Agreement between the parties hereto and are as fully a part of

the Agreement as if they were set forth verbatim and at length herein:

- (1) This Agreement including its Exhibits
- Office of Management and Budget Circulars A-87, A-110, A-122, A-128, and A-133
- (3) Title VI of the Civil Rights Act of 1964, Age Discrimination Act of 1975, and Title II of the Americans With Disabilities Act of 1990
- (4) Executive Orders 11246, 11478, 11625, 12372, 12432, the Davis-Bacon Act, Section 3 of the Housing and Community Development Act of 1968, and the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, as amended
- (5) Executive Orders 11063, 12259, 12892, the Fair Housing Act, and Section 109 of the Housing and Community Development Act of 1974, as amended
- (6) The Drug-Free Workplace Act of 1988, as amended
- (7) Florida Statutes, Chapter 112
- (8) Palm Beach County Purchasing Ordinance
- (9) Federal Community Development Block Grant Regulations (24 CFR Part 570), as amended; Consolidated Plan Final Rule (24 CFR Part 91), as amended; 24 CFR Part 6; 24 CFR Part 49; and 24 CFR Part 85.
- (10) The Agency's Personnel Policies and Job Descriptions
- (11) The Agency's Articles of Incorporation and Bylaws
- (12) The Agency's Certificate of Insurance
- (13) Current list of the Agency's Officers and members of Board of Directors
- (14) Proof of Agency's 501(c)(3) certification from Internal Revenue Service (IRS)

The Agency shall keep an original of this Agreement, including its Exhibits, and all amendments thereto, on file at its principal office.

Termination and Suspension

16.

In the event of termination, the Agency shall not be relieved of liability to the County for damages sustained by the County by virtue of any breach of the Agreement by the Agency, and the County may withhold any payment to the Agency until such time as the exact amount of damages due to the County from the Agency is determined.

A. <u>Termination for Cause</u>

If through any cause either party shall fail to fulfill in a timely and proper manner its obligations under this Agreement, or if either party shall violate any of the covenants, agreements, or stipulations of this Agreement, either party shall thereupon have the right to terminate this Agreement or suspend payments in whole or part by giving written notice to the other party of such termination or suspension and specify the effective date of termination or suspension. Upon termination, the County shall pay the Agency for services rendered pursuant to this Agreement through and including the date of termination.

B. <u>Termination for Convenience</u>

At any time during the term of this Agreement, either party may, at its option and for any reason, terminate this Agreement upon ten (10) working days written

notice to the other party. Upon termination, the County shall pay the Agency for services rendered pursuant to this Agreement through and including the date of termination.

C. <u>Termination Due To Cessation</u>

In the event the grant to the County under Title I of the Housing and Community Development Act of 1974 (as amended) is suspended or terminated, this Agreement shall be suspended or terminated effective on the date U.S. HUD specifies.

In the event the Agency ceases to exist, or ceases or suspends its operation for any reason, this Agreement shall be suspended or terminated on the date the County specifies. The determination that the Agency has ceased or suspended its operation shall be made solely by the County, and the Agency, its successors or assigns in interest agrees to be bound by the County's determination. Upon termination, the County shall pay the Agency for services rendered pursuant to this Agreement through and including the date of termination.

17. <u>Severability of Provisions</u>

If any provision of this Agreement is held invalid, the remainder of this Agreement shall not be affected thereby if such remainder would then continue to conform to the terms and requirements of applicable law.

18. <u>Amendments</u>

The County may, at its discretion, amend this Agreement to conform with changes required by Federal, State, County, Local or U.S. HUD guidelines, directives, and objectives. Such amendments shall be incorporated by written amendment as a part of this Agreement and shall be subject to approval of the Palm Beach County Board of County Commissioners. Except as otherwise provided herein, no amendment to this Agreement shall be binding on either party unless in writing, approved by the Board of County Commissioners and signed by both parties.

19. <u>Notice</u>

All notice required to be given under this Agreement shall be sufficient when delivered to HCD at its office at 160 Australian Avenue, Suite 500, West Palm Beach, Florida 33406, and to the Agency when delivered to its office at the address listed on Page One of this Agreement.

20. Independent Agent and Employees

The Agency agrees that, in all matters relating to this Agreement, it will be acting as an independent agent and that its employees are not County employees and are not subject to the County provisions of the law applicable to County employees relative to employment compensation and employee benefits.

21. <u>No Forfeiture</u>

The rights of the County under this Agreement shall be cumulative and failure on the part of the County to exercise promptly any rights given hereunder shall not operate to forfeit or waive any of the said rights.

22. <u>Public Entity Crimes</u>

As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the 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 thirty-six (36) months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).

23. <u>Counterparts Of This Agreement</u>

This Agreement, consisting of nineteen (19) enumerated pages including the exhibits referenced herein, shall be executed in three (3) counterparts, each of which shall be deemed to be an original, and such counterparts will constitute one and the same instrument.

WITNESS our Hands and Seals on the _____ day of _____, 20__.

ATTEST: SHARON R. BOCK, Clerk and Comptroller

PALM BEACH COUNTY, FLORIDA, a Political Subdivision of the State of Florida

BOARD OF COUNTY COMMISSIONERS

By:

Deputy Clerk

By: _

Addie L. Greene, Chairperson

Approved as to Form and Legal Sufficiency

Tammy K. Fields Senior Assistant County Attorney

(COUNTY SEAL)

Approved as to Terms and Conditions Dept. of Housing and Community Development

By:

Edward W. Lowery, Director Housing and Community Deve opment

FLORIDA HOUSING CORPORATION, a Florida corporation

By: By Joseph Glucksman, President cksman, Executive Director (CORPORATE SEAL)

EXHIBIT A

WORK PROGRAM NARRATIVE FLORIDA HOUSING CORPORATION

- I. The Agency agrees to:
 - A. Operate Palm Beach Assisted Living Facility (PBALF), located at 534 Datura Street, West Palm Beach, FL 33401.

Provide emergency and transitional housing and supportive services to up to fifty (50) unduplicated homeless individuals monthly; up to one hundred (100) unduplicated homeless individuals during the term of this agreement in the Homeless Disabled Program operated at PBALF. Homeless Disabled Adult Program enrollees eligible for reimbursement under this Agreement must meet the Federal definition of a person with a disability. This definition is "Any person who has a physical or mental impairment that substantially limits one or more major life activities; has a recorded of such impairment; or is regarded as having such an impairment."

Proof of disability status under this definition must be maintained in the client's program files at PBALF and be made available for monitoring purposes. The maximum term of residency at PBALF eligible for reimbursement under this agreement is 24 months.

- B. On a monthly basis, provide a roster showing the names of persons served daily by the program. This information should be provided in a format described on Exhibit C.
- C. Provide service exclusively to current residents of Palm Beach County and ensure that more than fifty-one percent (51%) of beneficiaries assisted under this Agreement reside in unincorporated Palm Beach County or in municipalities participating in the County's Urban County Program. The agency shall prove compliance through verifiable and authentic documents listing domicile (P.O. Boxes are not acceptable) kept on file for each client.
- D. Ensure that at least fifty-one percent (51%) of all beneficiaries under the program are of low- and moderate-income.
- E. Submit to HCD by the 10th of each month the Direct Benefit Activities form (Exhibit D) and Detailed Narrative Report (Exhibit E). The Direct Benefit Activities form will document the actual number and characteristics of clients served. The Detailed Narrative Report will include a summary of activities for the month, expenditure summary, constraints, and goal comparisons for all indicators referenced above.
- F. The Agency is required to participate in the Client Management Information System in Palm Beach County, Florida (CMIS), which is hosted by The Center for Information & Crisis Services, Inc. The Agency is encouraged, though not required, to join the Homeless Coalition of Palm Beach County, Inc. and to participate in one or more of its committee activities.
- G. Submit monthly, in section B.2. of the Detailed Monthly Narrative Report, all program income received by the agency that is directly generated by activities carried out with funds made available under this Agreement. The use of program income shall comply with the requirements set forth at 24 CFR 570.504. These funds may be used during the period of the Agreement for activities permitted under the Agreement and shall reduce

requests for additional funds by the amount of any such program income on hand. All unexpended program income shall be returned to HCD at the end of the Agreement period.

H. Attest to the accurate completion of Exhibit F to this agreement, especially as it relates to obtaining and using all funds directly and/or indirectly received from Palm Beach County, and inform the County of any changes to the budget displayed on Exhibit F.

- I. Coordinate services for persons in need with other nonprofit service providers in Palm Beach County by making and accepting referrals.
- J. Make a good faith effort to recognize HCD as a funding supporter in all publications and publicity as appropriate.
- K. Provide a drug and alcohol free environment by developing policies for and carrying out a drug free program in compliance with the Drug Free Workplace Act of 1988.
- II. The County agrees to:
 - A. Reimburse the agency on a monthly basis for services provided to each client. The rate at which reimbursement will be made is shown at (B) below. The total reimbursement amount not to exceed a maximum of \$36,400.
 - B. Provide reimbursement to the Agency at the rate of \$1.99 per day for each unduplicated homeless individual enrollee assisted in the Homeless Disabled Adult Program.
 - C. Provide overall administration and coordination activities to ensure that planned activities are completed in a timely manner.
 - D. Monitor the Agency at any time during the term of this Agreement. Visits may be scheduled or unscheduled as determined by HCD, may be conducted by HCD staff or its contractor, and will ensure compliance with U.S. HUD regulations, that planned activities are conducted in a timely manner, and verify the accuracy of reporting to HCD on program activities.

E. Assume the environmental responsibilities described at 24 CFR 570.604.

S:\PLANADMN\CDBG\SUBRECIP\2007-08\Florida Housing Corporation\standardCDBG07.rtf

EXHIBIT B

LETTERHEAD STATIONERY

TO:

Edward W. Lowery, Director Housing and Community Development 160 Australian Avenue, Suite 500 West Palm Beach, FL 33406

FROM: Name of Subrecipient: Address: Telephone:

SUBJECT: INVOICE REIMBURSEMENT - R-2008-

Attached, you will find Invoice # , requesting reimbursement in the amount of \$. The expenditures for this invoice covers the period through through

. You will also find attached documentation relating to the expenditures involved.

Approved for Submission

Year

<u>EXHIBIT C</u> CLIENT DAILY RECORD

Page _____ of _____

Monthly Average Daily Occupancy:

Month

	I						.																									
<u>Client's Name & Room #</u>		I	T		1		.	1 <u> </u>			r		_			Dates	<u>i</u>															Monthly
														Ì												[<u> </u>				Occupancy
					[<u> </u>	<u> </u>				f							├	 		_	 	i
	 		<u> </u>	1							<u> </u>	<u>├</u> ──		 													 	 			┝━──┨	
				+		 					 															ļ	ļ				i]	
	 		 	 '	<u> .</u>	 	└───┘	il	<u> </u> '		ļ'	ļ'	<u>ا</u> ا										· .									1
			[┝╼╌┥		<u>├</u> '	┝			
								1		├ ───┤	┢───┦		┝───┦													┣───┦		ļ'	 			
				<u> </u> '		├ ──┤		i		├ ───┘	├ ───┘	├ ──'	┞──┤															!				
	· ·				ļ																											
													\square														┟───┦	╞──┦	├			
								†			+	┢╼╼┦							-									┟───┤	┝──┥			
				<u> </u>							┟┦	┝──┦	-				-															
					┟───┤								⊢																			
																				†				-+	-+					-+		i
The following section is to be completed only on the last page of the Client Daily Record					,					I			I	I			. 1		I	1	1	1			1	 	 		•	1	-	
Capacity														T											T	T	<u> </u>		<u> </u>			
Average Occupancy				1. A		3 2			₹ 2 ¢						tt	24		d de		.	£.				e de la compañía de					્લુક્સમાર		
Monthly Avg. Daily Attendance																	1944 1944					ea: Mai										

I certify that the contents of this record are correct and I hereby submit this report as documentary evidence for reimbursement under terms of our CDBG Agreement with HCD. I further acknowledge that all information herein is subject to verification by HCD, Palm Beach County, U.S. HUD or their agents.

(Signature)

(Printed Name and Title)

(Date)

DIRECT BENEFITS ACTIVITIES

EXHIBIT D

Palm Beach County Housing and Community Development

Subrecipient/Program Name: ______ Agreement: R200___ - ____

Month/Year Reported: _____

				Inco	me:		per of Individuals or Households Se					
	TOTAL Number of Individuals or Households Served	Over 80%	Moderate Income 51%-80%	Low Income 31%- 50%	Very Low Income	TOTAL		Ethnic Characte		# H	ispanic	Female
					<30%		Racial Category	This Month	YTD	This Month	YTD	Headed Households
							White:					
	ı						Black/African American:					
							Asian:					
							American Indian/Alaskan Native:					
otal Induplicated							Native Hawaiian/Other Pacific Islander:					
umber Served his Month:	*					*	American Indian/Alaskan Native & White:					
otal							Asian & White:					
nduplicated umber Served	**					**	Black/African American & White:		-		· · · · · · · · · · · · · · · · · · ·	
(ear-to-Date (YTD):	· · · ·			,			Am. Indian/Alaskan Native & Black African Am:					
							Other Multi-Racial:					This Month
							TOTAL	*	**			YTD

EXHIBIT E

DETAILED NARRATIVE REPORT

B.1. CONTRACT FUNDING

	Budgeted	Expended	Percentage		
Total Project:	\$	<u>\$</u>	%		
CDBG Funding:	\$	<u>\$</u>	%		
ESGP Funding:	\$	<u>\$</u>	%		
Other Funding:	\$	<u>\$</u>	%		

Detailed expenditures for the period:

B.2. DECLARATION OF PROGRAM INCOME:

All income earned by the Agency from activities directly financed with CDBG or ESGP funding must be reported below. When calculating the amount of income earned by the activity, prorate the amount by the percentage of the activity being funded by CDBG or ESGP. Program income may be retained by the Agency if the income is treated as additional CDBG or ESGP funds to further support the activities defined in the Work Program Narrative Section of the Agreement. However, any program income remaining at the expiration of the Agreement must be remitted to HCD.

	Received <u>This Period</u>	Received <u>To Date</u>
Program Income:	\$	\$

Source of Program Income:

B.3. DESCRIBE ANY ATTEMPTS TO SECURE ADDITIONAL FUNDING:

C. HIGHLIGHTS OF THE PERIOD:

ACTIVITIES #BENEFICIARIES BENEFICIARIES CONTRACT GOAL D. THIS PERIOD <u>YTD</u>

NEW PROJECTS INITIATED OR SIGNIFICANT CHANGES IN OPERATION: E.

F. PROBLEMS/CONSTRAINTS:

TECHNICAL ASSISTANCE NEEDED AND/OR REQUESTED: G.

FT 2007-08 PALM BEACH CO	d Adult Program	ROGRAM:Homeless Disabled Adult Program (2007-08 PALM BEACH COUNTY CDBG PERSONNEL EXPENSES						ksman				<u> </u>		
E ENSES					PHONE: (56	.,003-333	U UXL42U							
												_		
						0/ • ···						- · · ·		
	Annual	% Alloc	CDBG	% Alloc	ESGP	% Alloc			Indirect		Other		Othe	
PCA		to Program	Funding	to Program	Funding	to	FAA	% Alloc	County	% Alloc	Funding	0/ 80-	Funding	
PCA	1 \$17,680	100	\$15,482	87.57		Program	Funding	to Program	Funding to	o Program		% Alloc to <u>Program</u>	(Please	
FCA	1 \$17,680	100	\$15,482	87.57	\$0 \$0	0	\$0	0	\$0	0	\$2,198		Specify	
1 Contraction of the second se	\$0		\$0	01.57	\$0	0	\$0	0	\$0	0		12.43	\$0	
	\$0		\$0		\$0		\$0		\$0	U	\$2,198	12.43	\$0) :
	\$0				\$0		\$0		\$0 \$0		\$0		\$0	
	\$0		\$0 \$0		\$0		\$0		\$0 \$0		\$0		\$0	
	2 \$35,360		\$0		\$0		\$0				\$0		\$0	
	+30,000		\$30,964	_	\$0		\$0		<u>\$0</u>	-	\$0		\$0	
Fringe Benefits:						–		_	\$0	_	\$0		\$0	
Pay Roll	\$3,115	400											÷	
Pay Roll	\$3,115	100	\$2,728	87.57	\$0		\$0							
	φ5,115	100	\$2,728	87.57	\$0		\$0 \$0		\$0		\$387	12.43	\$0	
			<u>\$0</u>		\$0				\$0		\$387	12.43	\$0 \$0	
			\$5,456		\$0		\$0		\$0		\$0			:
Sub-Total Personnel				. –			\$0		\$0		\$774		<u>\$0</u> \$0	
	<u>.</u>		\$36,420		\$0									
B. OPERATING COSTS	•						\$0		\$0		\$774			
Activities							÷						\$0	\$4
			\$0		\$0									
Administration & Resident A	dvocacy		\$0		\$0 \$0		\$0		\$0		\$61,608			
Auto Transportation			\$0				\$0	•	\$0		\$133,974		\$0	\$6
Capital Improvements/ Costs	3		\$0		\$0		\$0		\$0		\$13,234		\$0	\$13
Environmental			\$0 ·		\$0		\$0		\$0				\$0	\$1
Food			\$0		\$0		\$0		\$0		\$33,218		\$0	\$3
General (Ins., Personnel Ben	efits, etc.)		\$0 \$0		\$0	•	\$0		\$0 \$0		\$29,678		\$0	\$2
House Keeping & Laundry	•		\$0 \$0		\$0		\$0		\$0		\$139,319		\$0	\$139
Marketing			-		\$0		\$0		\$0		\$42,000		\$0	\$42
Personal care			\$0		\$0		\$0		\$0 \$0		\$63,745		\$0	\$63
Resident Funds			\$0		\$ 0		\$0				\$5,670		\$0	\$5
Utilities			\$0		\$0		\$0		\$O		6126,490		\$0	\$126
Subtotal Operating Costs			\$0		\$20,000	38.31	\$0 \$0		\$0		\$32,400		\$0 \$0	\$32
			\$0		\$20,000	·	\$0	-	\$0		\$32,200		\$0	
2. ADMINISTRATIVE COSTS									\$0	\$	713,536	· · · · · · · · · · · · · · · · · · ·	\$0 \$0	\$52
			\$0		\$0		\$ 0						QU	\$733
TOTAL					••		\$0		\$ 0	\$	355,272	100	F O	· • •
IUTAL PROG	RAM BUDGET	\$	36,420		\$20,000		••			•	-,	100	\$0	\$355,
							\$0		\$0					



CERTIFICATE OF INSURANCE

SUCH INSURANCE AS RESPECTS THE INTEREST OF THE CERTIFICATE HOLDER NAMED BELOW WILL NOT BE CANCELED OR OTHERWISE TERMINATED WITHOUT GIVING 10 DAYS PRIOR WRITTEN NOTICE TO THE CERTIFICATE HOLDER, BUT IN NO EVENT SHALL THIS CERTIFICATE BE VALID MORE THAN 30 DAYS FROM THE DATE WRITTEN. THIS CERTIFICATE OF INSURANCE DOES NOT CHANGE THE COVERAGE PROVIDED BY ANY POLICY DESCRIBED BELOW.

This certifies that:

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY of Bloomington, Illinois

STATE FARM FIRE AND CASUALTY COMPAN' of Bioomington, Illinois

STATE FARM COUNTY MUTUAL INSURANCE COMPANY OF TEXAS of Dallas, Texas STATE FARM INDEMNITY COMPANY of Bloomington, Illinois, or

STATE FARM GUARANTY INSURANCE COMFANY of Bloomington, Illinois has coverage in force for the following Named Insured as shown below:

NAMED INSURED: FLORIDA HOUSING CORP.

Housing and Community Development

INTERNAL STATE FARM USE ONLY: Request permanent Cartificate of Insurance for listoility coverage.

160 Australian Avenue, Suite 500

W.P.B, F1 33406

press and the state of the second state of the

	100	DING CORP.							
ADDRESS OF NAMED IN	SURED: 5	34 DATURA S	T W.PALM	BEACH, FL 3	34.17		····		
POLICY NUMBER		3-002-59				· · · · · · · · · · · · · · · · · · ·	1	·	
EFFECTIVE DATE	1000 120	5 602-55	025-128	4-D02-59	625-128	5-D02-59	625-128	6-D02-59	
OF POLICY	04/02/0	8-10/02/08	04/02/0	8-10/02/08	04/02/0	8-10/02/08	04/02/01	· 0_04/00/00	
	2003 HO	NDA					04/02/08-04/02/0 2006 HONDA		
DESCRIPTION OF VEHICLE (Including VIN)		533B134690	2006 LE	XUS RX 300	2002 00		RIDGELINE 2HJYK16536H528959		
			2T2GA31	U66C052600	1GNEC13	EVY TAHOE 273J292152			
LIABILITY COVERAGE	YES		🖾 YES		X YES		YES		
LIMITS OF LIABILITY a. Bodily Injury					+				
Each Person	61 000 0								
	\$1,000,0	000	\$1,000,0	000	\$1,000,0	000	\$1,000,0	00	
Each Accident	00	\$1,000,0	000	\$1,000,0	000	\$1,000,000			
b. Property Damage Each Accident					1		+1,000,0		
c. Bodily Injury &	\$1,000,0	00	\$1,000,0	000	\$1,000,0	000	\$1,000,0	00	
Property Damage									
Single Limit Each Accident									
PHYSICAL DAMAGE	<u> </u>								
COVERAGES	YES YES		V YES		🖾 YES		VES		
a. Comprehensive	\$ 1000	Deductible	\$ 1000	Deductible	\$ 1000	Deductible	\$ 1000		
b. Collision	YES		YES		YES		VES YES	Deductible	
EMPLOYERS NON-OWNED	\$ 1000	Deductible	\$ 1000	Deductible	\$ 1000	Deductible	\$ 1000	Deductible	
CAR LIABILITY COVERAGE HIRED CAR LIABILITY	S YES				YE:S				
COVERAGE			YES						
FLEET - COVERAGE FOR ALL OWNED AND LICENSED									
MOTOR VEHICLES		PN9	TYES		TYES	⊠ NO	T YES		
	'く ノ								
Signature of Authorized Repres	entative C		Account M			825	5-3-	-2008	
lame and Address of Certil	Scoto Haldon		Title		A,	ent's Code Nun	nber Da		
alm Beach County Boo ubdivision of the	C, a Poli	tical	 A	NTHONY GAR	TA AGEN	t			
tate of Florida, its	Officere	Fmmlan	5	TATE FARM	NSURANCE	•			
				035 S. STA Ellington,	E ROAD 7				
ousing and Community	Developm	ant	1 "		ET 20414				

210 Boo	• Plastridge Agency-F LA Program 00 N. Dixle Hwy, Ca Raton FL 33431		THIS CER ONLY ANI HOLDER ALTER TH	TIFICATE IS ISSU CONFERS NO F THIS CERTIFICAT E COVERAGE AF	ED AS A MATTER OF IN JGHTS UPON THE CERT TE DOES NOT AMEND, E FORDED BY THE POLIC	NFICATE
UNSU	RED El orido timori	561-395-4755	INSURERS A	FFORDING COV		NAIC #
	Florida Housing dba Palm Beach Assisted Living 534 Datura Stree West Palm Beach	Facility	INSURER B: INSURER C:			
		FL 33401	INSURER D:	· · · · · · · · · · · · · · · · · · ·		
TH	VERAGES HE POLICIES OF INSURANCE LISTED BELOW IV REQUIREMENT, TERM OR CONDITION OF NY PERTAIN, THE INSURANCE AFFORDED BY LUCIES. AGGREGATE LIMITS SHOWN MAY H	A Deside and the second s	ASO ABOVE FOR THE PO ATH RESPECT TO WHIC MECT TO ALL THE TERM	LIGY PERIOD INDICAT IN THIS CERTIFICATE IN A EXCLUSIONE AND	ED. NOTWITHSTANDING	
	ADD D NERE YVPE OF INSURANCE	AVE SEEN REDUCED BY PAID CLAIMS.		DOLICY EXPLICATION		
A	GENERAL LIABILITY		SATE INNODVYY	DATE (MINOD/YY)	EACH OCCURRENCE	s = 1,000,0
	X COMMERCIAL GENERAL LIABILI		04/23/08	04/23/09	PREMISES (Es gournics)	\$ 50,000
		ALF 200 BEDS			NED EXP (Any one person)	\$5,000
	GEAT AGONA AND				GENERAL AGGREGATE	• INCLUDE • 3,000,0
	GEN'L AGGREGATS LIMIT APPLIES PE	· · · · · · · · · · · · · · · · · · ·			PRODUCTS - COMP/OP AGG	S EXCLUDE
					COMBINED SINGLE LIMIT (En accident)	5
	ALL OWNED AUTOS				BODILY INJURY (Par person)	\$
	HIRED AUTOS NON-OWNED AUTOS				BODILY MJURY (Fer sccident)	\$
	GARAGE LIABILITY				PROPERTY DAMAGE (Per accidunt)	•
	ANY AUTO					5
	FYFEREN				OTHER THAN EA ACC AUTO ONLY: AGG	
	EXCESS/UNBRELLA LIABILITY				- Pen	\$
					· · · · · · · · · · · · · · · · · · ·	\$
				-		6
-	RETENTION \$					<u> </u>
	ORKERS COMPENSATION AND MPLOYERS' LIABILITY				TORY LINITE	•
			1		E.L. EACH ACCIDENT	
	vez, describe Under ECIAL PROVISIONS belgy THER				LL DISEASE - EA EMPLOYEE	
	rofessional Lieb	FLC00001302	04/23/08	04/23/09	Aggragate	500,000
Cert	TION OF OPERATIONS / LOCATIONS / VEHI DENTS ARE EXCLUDED FRO ESSIONAL LIABILITY ARE tificate holdr is ad	A INCLUDE IN MUR THE	exual, physic Ps shown. Inc	'al abuse ai Ludes terra	Occurrenc ND DRISM.	500,000
-A JICI			CANCELLATION			
<u></u>	PBC Board of County		DATE THEREOF, TH	NE ABOVE DESCRIDED	POLICIES BE CANCELLED BE VILL ENDERVOR TO MAR. 10	DAYS WRITT
	Community Development 160 Australian Aves West Palm Beach FL		NOTICE TO THE CH	rtificate Holder N Tion or Liability of	MILED TO THE LEPT, BUT FALL ANY KIND UPON THE INSURE	ire to do so shi R, its agents or
	Community Development 160 Australian August		NOTICE TO THE CHI MIPCISE NO OBLIGA REPRESENTATIVES.	rtificate Holder N Tion or Liability of	ANY KIND UPON THE INSURE	r, its agents or
	Community Development 160 Australian Aves West Palm Beach FL		NOTICE TO THE CHI MIPCISE NO OBLIGA REPRESENTATIVES.	rtificate Holder N Tion or Liability of	ANY KIND UPON THE INSURE	RE TO DO SO SHI , ITS AGENTS OR RPORATION 11
ORD 2	Community Developme 160 Australian Avas West Palm Beach FL 25 (2001/08)		NOTICE TO THE CHI MIPCISE NO OBLIGA REPRESENTATIVES.	RTIFICATE HOLDER IV TION OR LIABLITY OF	ANY KIND UPON THE INSURE	r, its agents or
	Community Development 160 Australian Avas West Palm Beach FL 25 (2001/08)	ue, Su.500 33406	NOTICE TO THE CHI MIPCISE NO OBLIGA REPRESENTATIVES.	RTIFICATE HOLDER IV TION OR LIABLITY OF	ANY KIRD UPON THE INSURE	RPORATION 1
DRD 2	Community Development 160 Australian Avas West Palm Beach FL 25 (2001/08)	ue, Su.500 33406	NOTICE TO THE CHI MIPCISE NO OBLIGA REPRESENTATIVES.	RTIFICATE HOLDER IV TION OR LIABLITY OF	ANY KIRD UPON THE INSURE	RPORATION 1



CERTIFICATE OF INSURANCE

SUCH INSURANCE AS RESPECTS THE INTEREST OF THE CERTIFICATE HOLDER NAMED BELOW WILL NOT BE CANCELED OR OTHERWISE TERMINATED WITHOUT GIVING 10 DAYS PRIOR WRITTEN NOTICE TO THE CERTIFICATE HOLDER, BUT IN NO EVENT SHALL THIS CERTIFICATE BE VALID MORE THAN 30 DAYS FROM THE DATE WRITTEN. THIS CERTIFICATE OF INSURANCE DOES NOT CHANGE THE COVERAGE PROVIDED BY ANY POLICY DESCRIBED BELOW.

This certifies that:

STATE FARM MUTUAL AUTOMOBILE INSURANCE COMPANY of Bloomington, Illinois

STATE FARM COUNTY MUTUAL INSURANCE COMPANY OF TEXAS of Dallas, Texas

STATE FARM INDEMNITY COMPANY of Bloomington, Illinois, or

STATE FARM GUARANTY INSURANCE COMF ANY of Bloomington, Illinois

has coverage in force for the following Named Insured as shown below:

NAMED INSURED: FLORIDA HOUSING CORP.

ADDRESS OF NAMED INSURED: 534 DATURA ST W. PALM BEACH, FL 334)1

	The second se				/3 /1				
POLICY NUMBER	625-128	3-002-59		4-D02-59		5-D02-59	605 100		
EFFECTIVE DATE	1		020-120	1-002-33	023-120	5-002-39	625-1286	-D02-59	
OF POLICY	04/02/01	8-10/02/08	04/02/01	9-10/02/08	04/02/08	3-10/02/08	04/02/08	-04/02/08	
DESCRIPTION OF VEHICLE (Including VIN)	2003 HON ODYSSEY 5FNRL185	NDA 533B134690		CUS RX 300		evy tahoe	2006 HON RIDGELIN	DA	
LIABILITY COVERAGE	X YES			166C052600	$\frac{1 \text{GNEC132}}{\text{MYES}}$	73J292152	67 VED		
LIMITS OF LIABILITY a. Bodily Injury			KA ILO				YES		
Each Person	\$1,000,0	000	\$1,000,0	000	\$1,000,0	00	\$1,000,0	00	
Each Accident	\$1,000,0	100	\$1,000,0	00	\$1,000,0	•	\$1,000,0		
b. Property Damage	1	······································			4.4.100010		41,000,0	00	
Each Accident	\$1,000,0	00	\$1,000,0	00	\$1,000,0	00	\$1,000,0	00	
c. Bodity Injury & Property Damage Single Limit Each Accident								<u>.</u>	
PHYSICAL DAMAGE COVERAGES a. Comprehensive	X YES \$ 1000		X YES \$ 1000		X YES		X YES		
b. Collision	X YES \$ 1000		\$ 1000	Deductible Deductible Deductible	\$ 1000 YES \$ 1000	Deductible NO Deductible	\$ 1000 YES \$ 1000	Deductible NO Deductible	
EMPLOYERS NON-OWNED CAR LIABILITY COVERAGE			T YES		YES		☐ YES		
HIRED CAR LIABILITY COVERAGE			YES						
FLEET - COVERAGE FOR ALL OWNED AND LICENSED MOTOR VEHICLES		N9	□ YES		YES	NO NO	T YES		
TU	5	V	Account 1	Manager	596	5825	5-3	-2008	
Signature or Authorized Repres	· · · ·		Titie		Agent's Code Number Date				
Name and Address of Code	foot land								

Name and Address of Certificate HolderName and Address of AgentFalm Beach County Bocc, a PoliticalName and Address of AgentSubdivision of theANTHONY GAR: IA, AGENTState of Florida, its Officers, Employees and1035 S. STAPE ROAD 7Agents, c/o Department ofWELLINGTON, FL 33414Housing and Community DevelopmentWellington, FL 33414160 Australian Avenue, Suite 500W.P.B, Fl 33406

INTERNAL STATE FARM USE ONLY: Request permanent Certificate of Insurance for liability coverage.

PRODUC		IFICATE OF	LIAE	JILITY IN	ISURAN	NCE		DATE (
	• • 4	Seri	el # 0834	27 THIS CERTIFIC	CATE IS ISSUED			12/1
LI244	ON MEEK							
	OURT STREET							
OLCAR	WATER FL 33756				TERAGE AFEA	UNEN DV TUR BA	LOKEDEL	OR
INSURED					ORDING COVE	RAGE	LIGIEO DEL	
FrankCrum 1,800,277 terr				FRANK WINSTON CRUM INSURANCE INC				NAIC#
14/18/18/19/19/19/19/19/19/19/19/19/19/19/19/19/								- /
				INSURER F.				
THE	FOLICIES OF INSURANCE LISTED REQUIREMENT, TERM OR CONDIT PERTAIN, THE INSURANCE AFFO	BELOW HAVE						
ANY	REQUIREMENT, TERM OR CONDI PERTAIN, THE INSURANCE AFFOI CIES. AGGREGATE LIMITS SHOW	TION OF ANY CONTRACT	ID TO THE I	NSURED NAMED AS	OVE FOR THE P			
WAY	PERTAIN, THE INSURANCE AFFO	RDED BY THE POLIDICA TOP	OTHER DO	OCUMENT WITH RE	SPECT TO WHICH	THIS CEPTICICATI	CATED. NOT	WITHSTANDING
NER ADD	PERTAIN, THE INSURANCE AFFOI CIEB. AGGREGATE LIMITS SHOWN TYPE OF INSURANCE	N MAY HAVE BEEN REDUCE	ICRIBED HI	EREIN IS SUBJECT	TO ALL THE TER	MS. EXCLUSIONS A	- MAY BE 185	UED OR
TR WER	TYPE OP INSURANCE	POLICY NUMBE	DET PAID (CLAIMS.			ND CONDITIC	NS OF SUCH
	GRNEIAL LIAULITY			DATE (MM/DO/YY)	POLICY EXPIRAT	N	1 an a second	~
	COMMERCIAL GENERAL LIABILITY							• •
1		COUR				HIRE DAMAGE (Any		15
	ht	1	-			MED EXP (Any ORV DE		- \$
1	GENL AGGREGATE LIMIT APPLIES PER					PENSONAL & ADV IN		13
				1		GENERAL AGOREGA		15
1	AUTOHOBILE LIABILITY	3				PRODUCTS - COMPAC		s
1	ANY AUTO							
	ALL OWNED AUTOS					COMBINED SINGLE LI	MIT	5
	SCHEDULED AUTOR							
				· ·		BODILY INJURY (Per paren)		\$ ·
	NON-OWNED AUTOS	· ·				BODLY INJURY		
		1		1		(Por sector)		\$
	ARAGE LIABILITY					PROPERTY DAMAGE		\$
	ANY AUTO					(Per accidant)		•
		1				ALITO ONLY - EA ACCID	ENT	5
E E	CERE / UMBRELLA LIABILITY	+	·			OTHER THAN	EA ACC	6
E				•		AUTO ONLY: EACH OCCURRENCE	AGG	
- E	DEDUCTIOLE		1		1	AGGRECATE		
VORKERA	RETENTION \$			Í				
			·		ŀ		5	
NY PROPR Prices / M	HTOR / PARTNER / EXECUTIVE	WC 8 0000 0000		1/1/2008	44440000	WC STATU		
Visit, planed					1/1/2009	X TORY LIMITS	OTHER	
agial Phi	in under Wisions drive			1	le le	L. EACH ACCIDENT		
HER						L. DISEASE - LA EMPLO		1,000,0
					Ľ	L. DISEASE - POLICY LIM		1,000,0
			1		Γ	· · · · · · · · · · · · · · · · · · ·		1,000,0
ON OF ON	RATIONE	•						
ERTIF	RATIONS / LOCATIONS / VEHICLES / EXCLU CATE REMAINS IN EFFEC	SIONS ADDED BY ENDORADINE						
PROV	RATIONS / LOCATIONS / VEHICLES / EXCLU ICATE REMAINS IN EFFEC IDED FOR ANY EMPLOYEI OR STATUTORY EMPLOYE ASED TO FLORIDA HOUSI	T PROVIDED THE CI	ENTO A					
DED F(DR STATUTORY EMPLOYE	E FOR WHICH THE CI	IENT IS	NOT REPORT	GOOD STAN	DING WITH Fra		OVERAGE
rum LE	IDED FOR ANY EMPLOYE OR STATUTORY EMPLOYE ASED TO FLORIDA HOUSI	ING OF THE CLIENT, F	FFECT	VE 09/14/2000	NG HOURS T	O FrankCrum, C	OVERAGI	EISNOT
-0413		NO CORP. DBA PALM	BEACH	ASSISTED I IN	ATTLIES TO	100% OF THE F	MPLOYE	ES OF
					110			•
								•
TE HOL)FP	•						
			DALLA.					
				LATION				
۵				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION				
	Palm Beach County	TO THE	DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 20 DAYS WRITTEN NOTICE TO THE GERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SHALL IMPOSE ND OBLIGATION OR LIABILITY OF ANY KIND LIPON THE INSURER, ITS AGENTS OR					
	400	•	NO OBI #	GATION OD	R NANED TO THE L	EFT, BUT FAILURE TO	DO SHALL	
	160 Austrakian #50	00	ND OBLI	GATION OR LIABILITY	R NANIED TO THE LI OF ANY KIND LIPO	eft, but failure to N the insurer, its /	DO SHALL IN	POSE
	HCD 160 Austrakian,#5(West Palm Beach,	00	REPRESE	GATION OR LIABILITY ENTATIVES. IZED REPRESENTATIV	OF ANY KIND LIPO	eft, but failure to n the insurer, its /) do Shall in Ngents or	Pose

PAGE 04/05

PALM BEACH ALF

2676639138

\$\$\02\508 02:3¢

ļ