Agenda Item #: 3H-3

# PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS AGENDA ITEM SUMMARY

<b>Meeting Date:</b>	October 20, 2009	[X] Consent [ ] Ordinance	[ ] Regular [ ] Public Hearing	
<b>Department:</b>	Facilities Developmen	t & Operations		

#### I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve: an Interlocal Agreement with the City of Belle Glade (City) providing for the City's donation of an approximate 0.82 acre parcel of real property located in Belle Glade to the County together with an access easement.

Summary: The County has recently completed renovations to the existing Fire-Rescue Station No. 73 located at 525 SW 2<sup>nd</sup> Street in Belle Glade. Fire-Rescue requires additional property to build their administrative offices in Belle Glade. This Interlocal Agreement provides for the City's donation of a 0.82 acre parcel of land for fire-rescue purposes and the County's donation of \$75,000 to be applied towards the re-configuration of the master plan of their new municipal complex. The 0.82 acres is adjacent to the existing Fire-Rescue Station No. 73 property and is located within the City's municipal services compound. The Interlocal Agreement requires the City to grant County, at closing, an access easement over a proposed internal roadway area which will service the municipal complex. The easement area is an irregularly shaped parcel that is approximately 30' wide by 142.11' long and contains 3,348 square feet and is located along the northeast side of the site. This is a perpetual, non-exclusive easement for the purposes of ingress and egress to the County property and is being granted to the County at no additional charge. Closing is expected to take place within 75 days of the effective date of this Interlocal Agreement. In the event the County ceases to provide fire-rescue services to the City, the City has the option of purchasing the property for the appraised value of any improvements existing on the property. (PREM) District 6 (HJF)

Background and Justification: The County and City entered into an Interlocal Agreement on December 20, 2005 (R2005-2442), as amended on April 10, 2007, by the First Amendment to Interlocal Agreement (R2007-0563), for the provision of fire protection and emergency medical services within the City. In 2007, the County purchased the City's existing fire station and the surrounding property (1.76 acres) for a nominal amount of \$1.00. Renovations to the existing structure were made to accommodate the operations of the Fire-Rescue Station No. 73 and have been completed. Fire-Rescue has a need to build administrative offices (Battalion Headquarters) in the Glades Area and additional property is required. The 0.82 acres is adjacent to the existing Fire-Rescue Station No. 73 property and is located within the City's municipal services compound. It is the County's intent to design and construct a driveway over the access easement area which will service the fire station and the municipal complex. The City is in need of funding for the re-design and planning of proposed improvements to its municipal complex. It is in the best interest of the City and County to donate the property and funding required by each. In the event the County elects not to accept the donation of the property, the County has the right to terminate this Interlocal Agreement and will be relieved of all further obligations therein. This is scheduled for the City's October 19<sup>th</sup> Board meeting.

#### **Attachments:**

- 1. Location Map
- 2. Interlocal Agreement
- 3. Budget Availability Statement

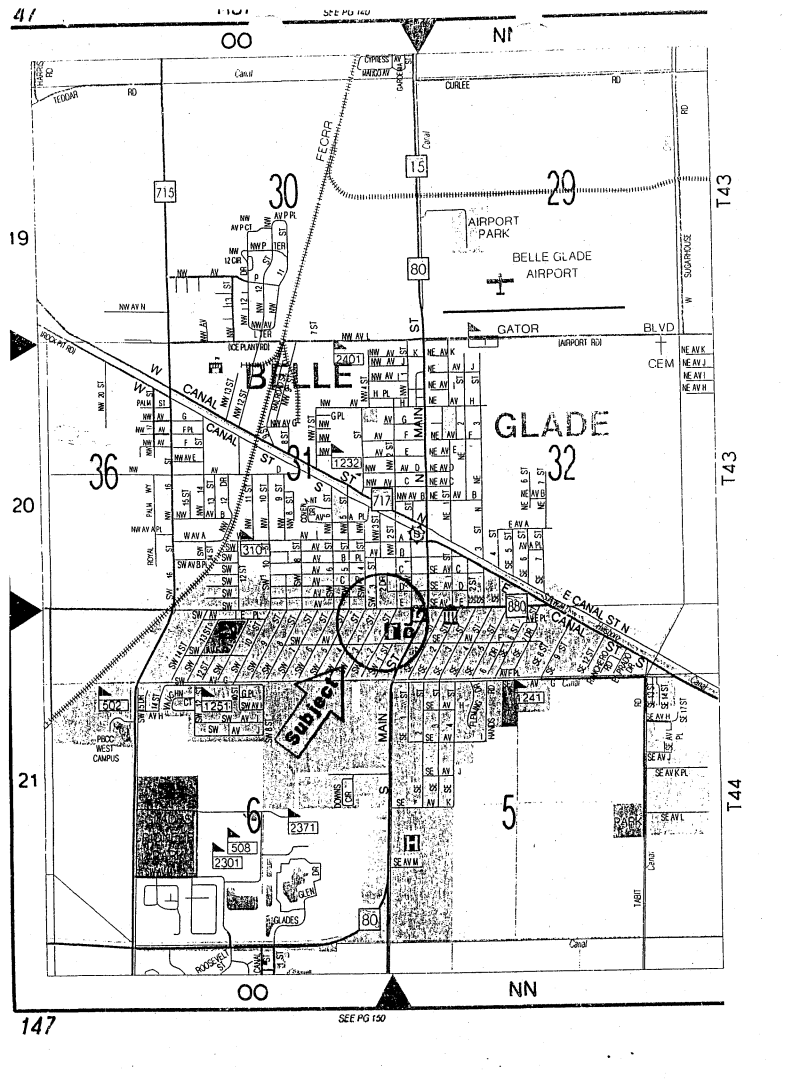
Recommended By: 4Ct	Admy Wick	10/1/09
¥	Department Director	Date
Approved By:	Markey	11/13/09
	County Administrator	Date

# II. FISCAL IMPACT ANALYSIS

A. Five Y	ear Summary of Fig	scal Impact:				
Fiscal Years		2010	2011	2012	2013	2014
Capital Expe Operating C External Rev Program Inc In-Kind Mat	osts venues come (County)	<u>16,506.</u> 30				
NET FISCA	L IMPACT	<u>\$76,506.30</u>				
# ADDITIONS	NAL FTE (Cumulative)	0				
Is Item Inclu	ided in Current Bud	lget: Yes	<u>X</u>	No		
Budget Acco		3700 Dept rogram	<u>441</u> -	Unit <u>F096</u>	Object 610	1
B. Recon	nmended Sources of	f Funds/Summ	ary of Fisc	al Impact:		
	ition to the \$75,000.0 ,506.30 in estimated		he City of l	Belle Glade, the	County will be	e responsible
C. Depar	tmental Fiscal Revi	ew:			<del></del>	
		III. <u>REVIE</u>	W COMM	<u>ENTS</u>		
A. OFM	B Fiscal and/or Con	tract Developi	ment Comi	ments:		
OFMI	NO SU 10	laur 1919/10109	Contract De	evelopment and	Control	) 09
Assist Agree	Sufficiency:  John  and County Attorney  ments not signed  of CAO non	by City at	cont	Contract complies variet review requirem  The Hime  Con Ho  X C C Yee	ents.	es nox
C. Other	Tement Director					

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

G:\PREM\AGENDA\2009\10-20\FS #73 - INTERLOCAL.MJ.DOCX



LOCATION MAP

# INTERLOCAL AGREEMENT BETWEEN THE CITY OF BELLE GLADE AND PALM BEACH COUNTY RELATING TO SERVICES WITHIN THE CITY OF BELLE GLADE

THIS IS AN INTERLOCAL AGREEMENT (hereinafter referred to as "Agreement") entered into \_\_\_\_\_\_, by and between THE CITY OF BELLE GLADE, a municipal corporation of the State of Florida, hereinafter referred to as "City", and PALM BEACH COUNTY, a political subdivision of the State of Florida, hereinafter referred to as "County". City and County are each sometimes referred to herein individually as a "party" and collectively as the "parties".

#### WITNESSETH:

WHEREAS, Section 163.01, Florida Statutes, known as the "Florida Interlocal Cooperation Act of 1969", authorizes local governments to make the most efficient use of their powers by enabling them to cooperate with other localities on a basis of mutual advantage and thereby to provide services and facilities that will harmonize geographic, economic, population and other factors influencing the needs and development of local communities; and

WHEREAS, Part I of Chapter 163, Florida Statutes, permits public agencies as defined therein to enter into interlocal agreements with each other to jointly exercise any power, privilege, or authority which such agencies share in common and which each might exercise separately; and

WHEREAS, Section 125.0101, Florida Statutes, authorizes counties to contract with municipalities to provide fire protection and other essential services; and

WHEREAS, County and City entered into an Interlocal Agreement on December 20, 2005, (R2005-2442), as amended on April 10, 2007, by the First Amendment to Interlocal Agreement (R2007-0563), for the provision of fire protection and emergency medical services within the City, by the County; and

WHEREAS, pursuant to the terms of the 2005 Interlocal Agreement, as amended, County acquired title to the property for Fire Station #73 from City; and

WHEREAS, in furtherance of County's provision of service to City, County wishes to acquire City-owned property adjacent to Fire Station #73 for the construction of administrative offices for Palm Beach County Fire Rescue, and City wishes to donate its property to County for that purpose; and

WHEREAS, Fire Station #73 and the planned County Fire Rescue administrative offices are located within the City's municipal services compound, and County wishes to contribute to the improvement of the compound by donating funds towards the re-design and planning of the City's municipal complex; and

WHEREAS, it furthers the interests of, and is in the best interest of, City and County to donate the property and funding desired by each; and

- NOW, THEREFORE, in consideration of the parties' mutual donations, the terms and conditions contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:
- 1. <u>RECITALS</u>. The foregoing recitals are true and correct and incorporated herein by reference.
- 2. <u>PURPOSE</u>. The purpose of this Agreement is to provide a means by which the County acquires the property it needs to build Fire Rescue administrative offices in Belle Glade, and the City receives funding to prepare a new master plan and re-design its municipal complex as a result of donating the land for fire rescue purposes in lieu of using it for the purposes shown in the current master plan.

ATTACHMENT #2

#### 3. GENERAL AGREEMENTS.

3.1 <u>Donation of Property</u>. Upon satisfaction of and subject to the terms, conditions, and covenants contained herein, City shall convey to County, at no charge, the approximately 0.82 acres of real property, together with all improvements located thereon, if any, and all right, title, interest, privileges, estates, tenements, hereditaments, and appurtenances, including, without limitation, any and all streets, roads, highways, easements, accesses, and rights of way appurtenant thereto, hereinafter referred to as the "Property", which is more particularly described as follows:

#### SEE ATTACHED EXHIBIT "A".

- 3.2 <u>Donation of Funds.</u> Upon satisfaction of and subject to the terms, conditions, and covenants contained herein, County shall donate to City the sum of Seventy-Five Thousand Dollars (\$75,000) ("Improvement Funds") to be applied towards the cost of re-design and planning a new municipal complex or for any lawful purpose the City deems appropriate.
- 4. <u>INSPECTION OF PROPERTY</u>. The Inspection Period shall be that certain period of time commencing upon the Effective Date of this Agreement and terminating sixty (60) days thereafter. During the Inspection Period, County and its engineers, surveyors, agents and representatives shall have unrestricted access to the Property for purposes of survey, testing and inspection thereof. All surveys, testing and inspections shall be conducted by County at its expense, and shall be performed by licensed persons or firms dealing in the respective areas or matters tested. All testing shall be done in the least intrusive manner reasonably practical. In the event County elects not to accept the donation of the Property, County shall restore the Property to the condition in which it existed prior to such inspections, using materials of like kind and quality. Nothing contained herein shall be construed to prohibit County from disclosing the results of said inspections as may be required by applicable law. In the event that such inspections shall reveal a deficiency in the Property, as determined by County in its sole and absolute discretion, County shall have the right to terminate this Agreement at any time during the Inspection Period by giving written notice thereof to City, whereupon the parties shall be relieved of all further obligations hereunder.

#### 5. <u>EVIDENCE OF TITLE.</u>

5.1 Within fifteen (15) days after the Effective Date of this Agreement, County shall obtain an owner's title insurance commitment, together with legible copies of all exceptions to coverage reflected therein, issued by SouthEast Guaranty & Title, Inc., agreeing to issue to the County upon the recording of the Warranty Deed to the Property from City to County, an owner's title insurance policy, insuring the marketability of the fee title of the County to the Property and the County's easement interest in the Access Easement as defined hereinafter, subject only to the Permitted Exceptions as set forth in Exhibit "B" attached hereto. The cost of said title insurance commitment and title insurance policy and any premium therefor shall be borne by County.

The County shall have until the end of the Inspection Period in which to review same. In the event the title insurance commitment shall show as an exception any matter other than the Permitted Exceptions, County shall notify City of County's objection thereto, and City may, but is not required to, act with reasonable effort, including bringing suit, to remove such exception(s), which exceptions shall be deemed to constitute title defects. City shall be entitled to ninety (90) days from the date of notification by County (with adjournment of the Closing Date, if necessary) within which to cure such defects or to make arrangements with the title insurer for deletion of any such title defects from the title insurance commitment without the inclusion of any additional exceptions to coverage. If the defect(s) shall not have been so cured or removed from the title insurance commitment by endorsement thereto at the termination of the said ninety (90) day period, County shall have the option of: (a) accepting title to the Property as it then exists; or (b) terminating this Agreement, by giving written notice thereof to City.

- 5.2 County may request, prior to the Closing, an endorsement of the title insurance commitment making it effective to within fifteen (15) days of the Closing Date.
- 5.3 From and after the Effective Date of this Agreement, City shall take no action which would impair or otherwise affect title to any portion of the Property, and shall

record no documents in the Public Records which would affect title to the Property, without the prior written consent of the County.

- 6. <u>SURVEY.</u> County shall have the right, within the time period provided in Section 5 for delivery and examination of title, to obtain a current survey of the Property and all improvements thereon. If the survey reveals any encroachments, overlaps, boundary disputes, or other defects, or any matters other than the Permitted Exceptions, the same shall be treated as title defects as described in Section 5 of this Agreement, and County shall have the same rights and remedies as set forth therein.
- 7. <u>DEVELOPMENT OF PROPERTY.</u> County is acquiring the Property for construction of a Fire Rescue Battalion Headquarters. County shall have the right during the Inspection Period to perform any due diligence it feels is required to determine whether the Property may be developed for County's intended purposes. In the event that such due diligence reveals a potential development problem, as determined by County in its sole and absolute discretion, with regard to County's intended use of the Property, County shall have the right, at its sole option, to either extend the Inspection Period by sixty (60) days, or to terminate this Agreement at any time during the Inspection Period by giving written notice thereof to City, whereupon the parties shall be relieved of all further obligations hereunder. In the event County's development of the Property requires the consent or joinder of City, as the adjoining property owner, with regard to any required document including but limited to applications, easements, or plat or plat waiver, City shall cooperate with County and not unreasonably withhold its consent or joinder.
- 8. <u>ACCESS EASEMENT</u>. City shall, at Closing, grant County an access easement over City's adjacent property, at no charge and in the form attached hereto as Exhibit "C" ("Access Easement"), for access to and from the Property. County will, at County's sole cost and expense, design and construct a driveway over the easement premises identified in the Access Easement.
- 9. <u>CLOSING</u>: This Agreement shall be closed and the deed delivered within 15 days after the end of the Inspection Period. The following are additional details of closing:
- A. <u>Time and Place</u>: The closing will be held at the County's Property and Real Estate Management Division, 2633 Vista Parkway, West Palm Beach, Florida 33411-5605, at a time to be mutually agreed upon by the City and the County. Alternatively, the closing may be held via overnight mail or other means through the closing agent designated by County for this transaction.
- B. <u>Conveyance</u>: At closing, the City will deliver to the County a fully executed warranty deed in the form of Exhibit "D" attached hereto. County shall be responsible for preparation of the deed. City shall convey the Property without a reservation of mineral and petroleum rights pursuant to Florida Statutes, §270.11. County hereby petitions City to convey the Property without reservation of mineral and petroleum rights. City hereby finds that conveyance without such reservation of mineral and petroleum rights is appropriate and justified in light of the impact reservation of such rights would have upon the marketability, value and development potential of the Property.
- C. <u>Other Closing Documents</u>: At Closing, City and County shall execute (i) closing statements prepared by County in accordance with the terms hereof, and (ii) the Access Easement.

#### D. <u>Expenses</u>:

- 1. County shall pay the following expenses at Closing:
  - 1.1 The cost of recording the deed of conveyance and the Access Easement.
  - 1.2 All costs and premiums for the owner's title insurance commitment and policy.
- 2. City shall pay the following expenses at Closing:
  - 2.1 Documentary Stamps required to be affixed to the deed of conveyance, if any.

- 2.2 All costs necessary to cure title defect(s) or encumbrances, other than the Permitted Exceptions, and to satisfy or release of record all existing mortgages and liens upon the Property.
- 3. The City and County shall each pay their own attorney's fees.
- E. <u>Improvement Funds</u>: Upon conveyance of the Property to County, County shall donate the Improvement Funds to City. County's donation of the Improvement Funds is contingent upon City's donation of the Property to County.

#### 10. PRORATIONS.

- 10.1 <u>Taxes.</u> On or before the Closing Date, City shall establish an escrow fund with the County Tax Collector pursuant to Florida Statutes Section 196.295, and shall pay into said escrow City's prorata portion of ad valorem and non-ad valorem real property taxes and assessments for the year of Closing and any prior years, if any, as determined by the Tax Collector. City's prorata share of all taxes and assessments shall include the day of Closing.
- Assessments. If as of the Closing Date, assessments or charges have been imposed against the Property or any part thereof which are, or which may become payable in annual installments, the first installment of which is then a charge or lien, or has been paid, then for the purposes of this Agreement, all of the unpaid installments of any such assessments, including those which become due and payable after the Closing Date, shall be deemed to be due and payable and to be a lien upon the premises affected thereby, and shall be paid and discharged by the City on or before the Closing Date. Any other assessments not deemed to be due and payable as aforesaid which burden County owned property shall be deemed to be payable on a calendar year basis in arrears and prorated accordingly.
- 11. <u>CONDEMNATION</u>. In the event that all or any part of the Property shall be acquired or condemned for any public or quasi-public use or purpose, or if any acquisition or condemnation proceedings shall be threatened or begun prior to the closing of this transaction, County shall have the option to either terminate this Agreement, and the obligations of all parties hereunder shall cease, or to proceed, subject to all other terms, covenants, conditions, representations, and warranties of this Agreement, to Closing, receiving, however, any and all damages, awards, or other compensation arising from or attributable to such acquisition or condemnation proceedings. County shall have the right to participate in any such proceedings.

#### 12. <u>CONDITION OF THE PROPERTY:</u>

- A. "AS IS" CONDITION: The County agrees to accept the Property in its "AS IS" Condition.
- B. Radon Gas: Radon is a naturally occurring radioactive gas that, when it has accumulated in a building in sufficient quantities, may present health risks to persons who are exposed to it over time. Levels of radon that exceed federal and state guidelines have been found in buildings in Florida. Additional information regarding radon and radon testing may be obtained from your county public health unit.

#### 13. **DEFAULT**:

13.1 <u>Defaults by City</u>. In the event City fails, neglects or refuses to perform any term, covenant, or condition of this Agreement for which a specific remedy is not set forth in this Agreement, County shall have the right to (1) terminate this Agreement by written notice to City, in which event the parties shall be released from all obligations hereunder other than those which specifically survive termination of this Agreement; (2) grant City a reasonable period of time within which to cure such default during which time City shall utilize City's best efforts, including bringing suit, to remedy such default; or (3) seek specific performance of the terms of this Agreement. In the event County elects option number two (2) set forth hereinabove and City fails or is unable to cure such default within the applicable time period, County shall have the rights identified in option numbers one (1) and three (3) set forth hereinabove. In the event County elects option number three (3) and County is unable to obtain specific performance of this Agreement for any reason, County shall have the right to terminate this Agreement and pursue damages.

- 13.2 <u>Defaults by County</u>. In the event County fails or refuses to perform any term, covenant, or condition of this Agreement for which a specific remedy is not set forth in this Agreement, City shall have the right to (1) terminate this Agreement at any time prior to Closing by written notice to County, in which event the parties shall be released from all obligations hereunder other than those which specifically survive termination of this Agreement; (2) grant County a reasonable period of time within which to cure such default during which time County shall utilize County's best efforts, including bringing suit, to remedy such default; or (3) seek specific performance of the terms hereof. In the event City elects option number two (2) set forth hereinabove and County fails or is unable to cure such default within the applicable time period, City shall have the rights identified in option numbers one (1) and three (3) set forth hereinabove. In the event City elects option number three (3) and City is unable to obtain specific performance of this Agreement for any reason, City shall have the right to terminate this Agreement and pursue damages.
- 14. <u>SUCCESSORS</u>: Upon execution of this Agreement by the City, this Agreement shall be binding upon and inure to the benefit of the City, its successors or assigns. Upon approval of this Agreement by the Palm Beach County Board of County Commissioners, its successors and assigns will be similarly bound. All pronouns and variations thereof shall be construed so as to refer to the masculine, feminine, neuter, singular or plural thereof, as the identity of the person or persons or as the situation may require.
- 15. <u>RECORDING</u>: In no event shall this Agreement or any Memorandum hereof be recorded in the public records of Palm Beach County, and any such recordation or attempted recordation shall constitute a default under this Agreement by the party responsible for such recordation or attempted recordation, but this Agreement shall be filed with the County Clerk as required by Chapter 163 of the Florida Statutes.
- 16. <u>ASSIGNMENT</u>: This Agreement may not be assigned.
- 17. <u>TIME OF ESSENCE</u>: Time is of the essence with respect to in the performance of each and every provision of this Agreement where a time is specified for performance.
- 18. <u>AMENDMENTS</u>: The provisions of this Agreement contain the entire understanding and agreement of the parties with respect to the subject matter hereof. No amendment or modification to this Agreement will be effective except in writing signed by all parties.
- 19. <u>SURVIVAL</u>: The covenants of this Agreement will survive delivery and recording of the deed and possession of the Property. Any provision of this Agreement which is of a continuing nature, or which by its language imposes an obligation that extends beyond the term of this Agreement, shall remain unchanged and is hereby ratified and confirmed and such provisions shall survive the delivery and recording of the deed and possession of the Property and the expiration or earlier termination of this Agreement.
- 20. <u>NOTICES</u>: All notices and elections (collectively, "notices") to be given or delivered by or to any party hereunder shall be in writing and shall be (as elected by the party giving such notice) hand delivered by messenger, courier service, or national overnight delivery service, telecopied or faxed, or alternatively shall be sent by United States Certified Mail, with Return-Receipt Requested. The effective date of any notice shall be the date of delivery of the notice if by personal delivery, courier services, or national overnight delivery service, or on the date of transmission with confirmed answer back if by telecopier or fax if transmitted before 5PM on a business day and on the next business day if transmitted after 5PM or on a non-business day, or if mailed, upon the date which the return receipt is signed or delivery is refused or the notice designated by the postal authorities as non-deliverable, as the case may be. The parties hereby designate the following addresses as the addresses to which notices may be delivered, and delivery to such addresses shall constitute binding notice given to such party:

#### 20.1 County:

Palm Beach County
Property & Real Estate Management Division
Attention: Director
2633 Vista Parkway
West Palm Beach, Florida 33411-5605

Fax: 561-233-0210

With a copy to: County Attorney's Office Attention: Real Estate

301 North Olive Avenue, Suite 601 West Palm Beach, Florida 33401-4791

Fax: 561-355-4398

20.2 City:

City of Belle Glade 110 Dr. Martin Luther King Jr. Blvd. West Belle Glade, Florida 33460

Fax: 561-992-2221

With a copy to: The Law Office of Glen J. Torcivia and Associates, P.A. 701 Northpoint Parkway Suite 209 West Palm Beach, Florida 33407

Fax: 561-686-8764

Any party may from time to time change the address to which notice under this Agreement shall be given such party, upon three (3) days prior written notice to the other parties.

21. <u>CHOICE OF LAW AND CONSTRUCTION</u>: This Agreement shall be governed by, construed and enforced in accordance with the laws of the State of Florida. This Agreement shall not be construed more strongly against any party regardless of who was responsible for its preparation or drafting. Venue in any action, suit or proceeding in connection with this Agreement shall be in a state court of competent jurisdiction in Palm Beach County, Florida.

If any provision of this Agreement as applied to either party or to any circumstance shall be adjudged by a court of competent jurisdiction to be void or unenforceable for any reason, the same shall in no way affect, to the maximum extent permissible by law, any other provision of this Agreement, the application of any such provision under circumstances different from those adjudicated by the court, or the validity or enforceability of this Agreement as a whole.

- 22. <u>FURTHER ASSURANCES</u>: City agrees to execute and deliver to the County such further documents or instruments as may be reasonable and necessary to permit performance in accordance with the terms, conditions and covenants hereof.
- 23. <u>HEADINGS</u>: The paragraph headings or captions appearing in this Agreement are for convenience only and are not to be considered in interpreting this Agreement.
- 24. <u>EFFECTIVE DATE OF AGREEMENT</u>: This Agreement shall not become effective until executed by both parties, and the Effective Date of this Agreement shall be the later of the date upon which the Palm Beach County Board of County Commissioners approves this Agreement at a formal meeting of the Board or the date upon which the City approves this Agreement at a formal meeting of the City Commission.
- 25. <u>NON-DISCRIMINATION</u>. The parties agree that no person shall, on the grounds of race, color, sex, age, national origin, disability, religion, ancestry, marital status, sexual orientation, or gender identity or expression, be excluded from the benefits of, or be subjected to any form of discrimination under any activity carried out by the performance of this Agreement.
- 26. <u>ENTIRE UNDERSTANDING</u>. This Agreement represents the entire understanding between the parties, and supersedes all other negotiations, representations, or agreements, written or oral, relating to this Agreement.
- 27. <u>WAIVER</u>. No waiver of any provision of this Agreement shall be effective against any party hereto unless it is in writing and signed by the party waiving such provision. A written waiver shall only be effective as to the specific instance for which it is obtained and shall not be deemed a continuing or future waiver.

- 28. <u>INCORPORATION BY REFERENCE</u>. Exhibits attached hereto and referenced herein shall be deemed to be incorporated into this Agreement by reference.
- 29. <u>TIME COMPUTATION</u>. Any references in this Agreement to time periods of less than six (6) days shall, in the computation thereof, exclude Saturdays, Sundays, and federal or state legal holidays; any time period provided for in this Agreement that shall end on a Saturday, Sunday, or federal or state legal holiday shall extend to 5:00 p.m. (EST) of the next day that is not a Saturday, Sunday, or federal or state legal holiday.
- 30. <u>BUY-BACK OPTION</u>. In the event Palm Beach County Fire Rescue ceases to provide fire rescue services to the City, City shall have the option of purchasing the Property from County for the appraised value of any improvements on the Property. Upon the County ceasing to provide fire rescue services to the City, City shall give County written notice if City desires to exercise its buy-back option. County shall obtain an appraisal from an independent third party to determine the value of the improvements to the Property and shall provide City with a copy of the appraisal. The parties shall close ninety (90) days after City's receipt of the appraisal. During the ninety day period prior to closing, City may perform at its expense any due diligence it feels is necessary, but County shall not be obligated to cure any defects that may be noted during City's inspection of the Property. City may terminate its buy-back of the Property if County elects not to cure any defects. City shall be responsible for all closing costs including, but not limited to, the cost of a title insurance policy.

(REMAINDER OF PAGE INTENTIONALLY LEFT BLANK)

City Attorney

City Clerk

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed in their

ATTEST: SHARON R. BOCK CLERK & COMPTROLLER	COUNTY: PALM BEACH COUNTY, a political subdivision of the State of Florida			
By: Deputy Clerk	By:			
APPROVED AS TO FORM AND LEGAL SUFFICIENCY	APPROVED AS TO TERMS AND CONDITIONS			
By:Assistant County Attorney	By: Lett Ahmy Work Department Director			

G:/DEVELOPMENT/OPEN PROJECTS/FS #73 - BELLE GLADE/INTERLOCAL AGREEMENT/AGREEMENT/FINAL. DOCX

#### SCHEDULE OF EXHIBITS

EXHIBIT A -

PROPERTY

EXHIBIT B-

PERMITTED EXCEPTIONS

EXHIBIT C-

ACCESS EASEMENT

EXHIBIT D-

WARRANTY DEED

#### **EXHIBIT "A"**

#### **PROPERTY**

#### **DESCRIPTION:**

A parcel of land being a portion of Lot 1, Block 6 of the Hiatus between Township 43 South and Township 44 South, Range 37 East, Palm Beach County, Florida and a portion of the Plat of BELLE GLADE MUNICIPAL PARK, according to the Plot thereof as recorded in Plat Book 18, Page 48 of the Public Records of Palm Beach County, Florida. Being more particularly described as follows.

Beach County, Florida. Being more particularly described as follows.

COMMENCING at the intersection of the North line of Black 6 of the Hiotus between Townships 43 and 44 South, Range 37 East, Polm Beach County, Florida and the centerline of S.W. Second Street as depicted on the Plat of Rader Subdivision No. 3 as recorded in Plat Book 21, Page 10 of the Public Records of Palm Beach County, Florida; thence South 29'47'26" West (as a basis of bearings) along soid centerline, a distance of 107.74 feet to a point being on the Northwesterly extension of the Northeasterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida; thence South 60'12'34" East along soid extension line, a distance of 30.02 feet to a point being on the Southeosterly line of those lands dedicated to the Town of Belle Glade for street, sidewalk and drainage purposes as recorded in Deed Book 655, Page 526 of the Public Records of Palm Beach County, Florida and the POINT OF BEGINNING; thence continue South 60'12'34" East along said Northeosterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida, a distance of 291.98 feet; thence North 29'1'26" East, a distance of 45.13 feet; thence North 65'11'37" East, a distance of 12.52 feet; thence North 27'10'25" West, a distance of 79.71 feet to the point of curvature of a circular curve to the right; thence Northerly along the arc of soid curve having a radius of 91.31 feet, a ceptral angle of 27'09'06" for a distance of 43.27 feet; thence North 00'01'19" West, a distance of 61.57 feet to a point being on a line lying 35.00 feet South of and parallel with (as measured at right angles) the North line of said Block 6; thence South 89'58'41" West along said parallel Jine, a distance of 189.95 feet to the point of curvature of a circular curve to the

# EXHIBIT "B" PERMITTED EXCEPTIONS

#### EXHIBIT "C"

#### ACCESS EASEMENT

Prepared by & Return to:

Margaret Jackson, Real Estate Specialist

Palm Beach County

Property & Real Estate Management Division

2633 Vista Parkway

West Palm Beach, Florida 33411-5605

Portions of Property Control Numbers: 04-37-43-42-01-006-0020 and 04-37-43-42-01-006-0012

#### **ACCESS EASEMENT**

THIS EASEMENT is granted \_\_\_\_\_\_ by CITY OF BELLE GLADE, a municipal corporation of the State of Florida, whose mailing address is 110 Dr. Martin Luther King Jr. Blvd. West, Belle Glade, Florida 33430 ("City"), to PALM BEACH COUNTY, a political subdivision of the State of Florida ("County") whose mailing address is 301 North Olive Avenue, West Palm Beach, Florida 33401-4791.

#### RECITALS

Whereas, City owns the property described on <u>Exhibit "A"</u> attached hereto and by reference made a part hereof (hereinafter referred to as "City Property" or "Easement Premises"); and

Whereas, County is the owner of the property described on <u>Exhibit "B"</u> attached hereto and made a part hereof (hereinafter referred to as the "County Property"); and

Whereas, County is in the process of developing the County Property for the location of Fire Rescue's Battalion Headquarters; and

Whereas, County has requested that City grant the County an access easement across the City Property for fire truck access to County Property; and

Whereas, City wishes to provide to County, its successors and assigns, a non-exclusive easement and rights of access for access, ingress and egress to and from County Property.

Now, therefore, for and in consideration of the sum of TEN DOLLARS (\$10.00) to the City in hand paid by County, and various other good and valuable consideration identified in the Agreement and as set forth below, the receipt and sufficiency of which are hereby acknowledged, City and County do hereby agree as follows:

- 1. The foregoing recitals are true and correct and incorporated herein by reference.
- 2. City does hereby grant, bargain, sell and convey to County, its successors and assigns, a perpetual non-exclusive easement for the purposes of access, ingress and egress

  Page 1 of 4

to the County Property and the facilities located thereon, including but not limited to vehicular and pedestrian traffic, over and upon Easement Premises.

- 3. This Easement shall be an easement appurtenant to the County Property and shall inure to the benefit of and run with title to the County Property; this easement may not be transferred or assigned separate and apart from the County Property.
- 4. The grant of this Easement shall in no way restrict the right and interest of the City in the use, maintenance and quiet enjoyment of the Easement Premises to the extent that such does not interfere with the rights granted herein.
- 5. County acknowledges that County is responsible for construction and maintenance of improvements to the Easement Premises.
- 6. City acknowledges that County shall have unrestricted access for ingress and egress over and upon the Easement Premises.
- 7. The grant of Easement contained herein is solely for the use and benefit of County and County's authorized agents, employees, and contractors who desire to use the facilities located on the County Property.
- 8. This Easement shall be governed by, construed and enforced in accordance with the laws of the State of Florida. Venue in any action, suit or proceeding in connection with this Easement shall be in a state court of competent jurisdiction in Palm Beach County, Florida.
- 9. The terms, conditions, covenants and provisions of this Easement shall run with the land and burden the City Property and inure to the benefit of and be binding upon the City and County, and their respective successors and assigns.
- 10. In the event that City fails or refuses to perform any term, covenant, or condition of this Easement for which a specific remedy is not set forth in this Easement, County shall have all remedies available to it by law, including but not limited to, the right of specific performance thereof.
- 11. No party shall be considered the author of this Easement since the parties hereto have participated in extensive negotiations and drafting and redrafting of this document so as to arrive at a final agreement. Thus, the terms of this Easement shall not be strictly construed against one party as opposed to the other party based upon who drafted it. In the event that any section, paragraph, sentence, clause, or provision hereof is held by a court of competent jurisdiction to be invalid, such shall not affect the remaining portions of this Easement and the same shall remain in full force and effect.

12. This Easement contains the entire understanding and agreement of the parties with respect to the subject matter hereof and supersedes all other negotiations, representations, or agreements, either written or oral, relating to this Easement. No amendment shall be effective unless the same is in writing and signed by all parties.

(THE REMAINDER OF THIS PAGE INTENTIONALLY LEFT BLANK)

IN WITNESS WHEREOF, the City has executed this Access Easement as of the day and year first above written. Signed, sealed, and delivered in the presence of: City: CITY OF BELLE GLADE, a municipal corporation of the State of Florida **ATTEST:** By: \_ By: \_\_\_\_\_ , City Clerk , Mayor APPROVED AS TO FORM AND LEGAL SUFFICIENCY , City Attorney (City Seal) Signed and delivered in the presence of: Witness Name Print Witness Name Witness Name Print Witness Name STATE OF FLORIDA COUNTY OF PALM BEACH I HEREBY CERTIFY that on this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 200\_\_, before me personally appeared \_\_\_\_\_\_\_, Mayor, personally known to me or who produced as identification and who did ( ) did not ( ) take an oath and who executed the foregoing instrument and acknowledged before me that he executed the same for the purposes therein.

Notary Public, State of Florida

Print Name

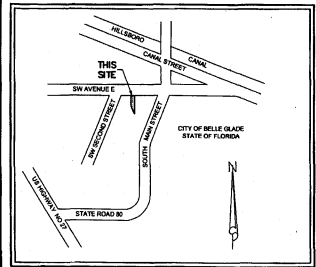
Commission No.

My Commission Expires: \_\_\_\_\_

#### EXHIBIT "A"

#### "CITY PROPERTY / EASEMENT PREMISES"

### SKETCH & DESCRIPTION



NOT TO SCALE



#### SURVEYOR'S NOTES:

- 1. BEARINGS DEPICTED HEREON ARE BASED UPON THE EAST LINE OF BLOCK 6 OF THE HIATUS BETWEEN TOWNSHIP 43 SOUTH AND TOWNSHIP 44 SOUTH, RANGE 37 EAST, PALM BEACH COUNTY, FLORIDA. SAID LINE HAVING A BEARING OF SOUTH 29'47'26" WEST, BASED UPON THE NORTH AMERICAN DATUM OF 1983, ON THE 1990 ADJUSTMENT FOR THE FLORIDA TRANSVERSE MERCATOR EAST ZONE.
- 2. THIS INSTRUMENT NOT VALID WITHOUT THE SIGNATURE AND THE ORIGINAL RAISED SEAL OF A FLORIDA LICENSED SURVEYOR AND MAPPER.
- J. THE UNDERSIGNED MAKES NO REPRESENTATIONS OR GUARANTEES AS TO THE INFORMATION REFLECTED HEREON PERTAINING TO EASEMENTS, RIGHTS OF WAY, SETBACK LINES, AGREEMENTS AND OTHER MATTERS, AND FURTHER, THIS INSTRUMENT IS NOT INTENDED TO REFLECT OR SET FORTH ALL SUCH MATTERS. SUCH INFORMATION SHOULD BE OBTAINED AND CONFIRMED BY OTHERS THROUGH APPROPRIATE TITLE VERIFICATION. LANDS SHOWN HEREON WERE NOT ABSTRACTED FOR RIGHTS OF WAY AND/OR EASEMENTS OF RECORD.
- 4. THE LICENSED BUSINESS NUMBER FOR DENNIS J. LEAVY & ASSOCIATES INC. IS LB #6599, THE CERTIFYING SURVEYORS (DAVID A. BOWER) LICENSE NUMBER IS LS #5888.
- 5. THIS IS NOT A SURVEY.

Dennis J. Leavy & Associates, Inc. Land Surveyors \* Mappers 460 Business Park Way \* Suite B Royal Palm Beach, Florida 33411 Phone: 561 753-0650 Fox: 561 753-0290 SKETCH & DESCRIPTION
For: PALM BEACH COUNTY PROPERTY
AND REAL ESTATE MANAGEMENT DIVISION

DRAWN: DB | SCALE: N/A | DATE: 09/24/09

CHK: DJL/DB | JOB#09-062-AE | SHEET: 1 OF 4

Ki\2009 Jobs\09-062\dwg\09-062-AE.dwg 9/24/2009 11:02:38 AM EDT

#### **DESCRIPTION:**

A parcel of land being a portion of Lot 1, Block 6 of the Hiatus between Township 43 South and Township 44 South, Range 37 East, Palm Beach County, Florida and a portion of the Plat of BELLE GLADE MUNICIPAL PARK, according to the Plat thereof as recorded in Plat Book 18, Page 48 of the Public Records of Palm Beach County, Florida. Being more particularly described as follows.

COMMENCING at the Northeast corner of Block 6 of the Hiatus between Townships 43 South and Township 44 South, Range 37 East, Palm Beach County, Florida; thence South 29°47′26" West (as a basis of bearings) along the East line of said Block 6, a distance of 40.34 feet to a point being on a line lying 35.00 feet South of and parallel with (as measured at right angles) the North line of said Block 6; thence South 89°58′41" West along said parallel line, a distance of 395.85 feet to the POINT OF BEGINNING; thence continue South 89°58′41" West along said parallel line, a distance of 30.00 feet; thence South 00°01′19" East, a distance of 61.57 feet to the point of curvature of a circular curve to the left; thence Southerly along the arc of said curve having a radius of 91.31 feet, a central angle of 27°09′06" for a distance of 43.27 feet; thence South 27°10′25" East, a distance of 43.69 feet; thence North 00°01′19" West, a distance of 142.11 feet to the POINT OF BEGINNING.

Said lands situate, lying and being in the City of Belle Glade, Palm Beach County, Florida.

Containing 3,348 square feet more or less.

#### LEGEND:

P.B.C.R. = PALM BEACH COUNTY RECORDS

PG. = PAGE

O.R.B. = OFFICIAL RECORDS BOOK

S.F. = SQUARE FEET ± = MORE OR LESS

<u></u>	LINE TABLE				
LINE	DIRECTION	LENGTH			
L-1	S 89*58'41" W	30.00'			
L-2	S 00'01'19" E	61.57'			
L-3	S 2710'25" E	43.691			
L-4	N 00'01'19" W	142.11			

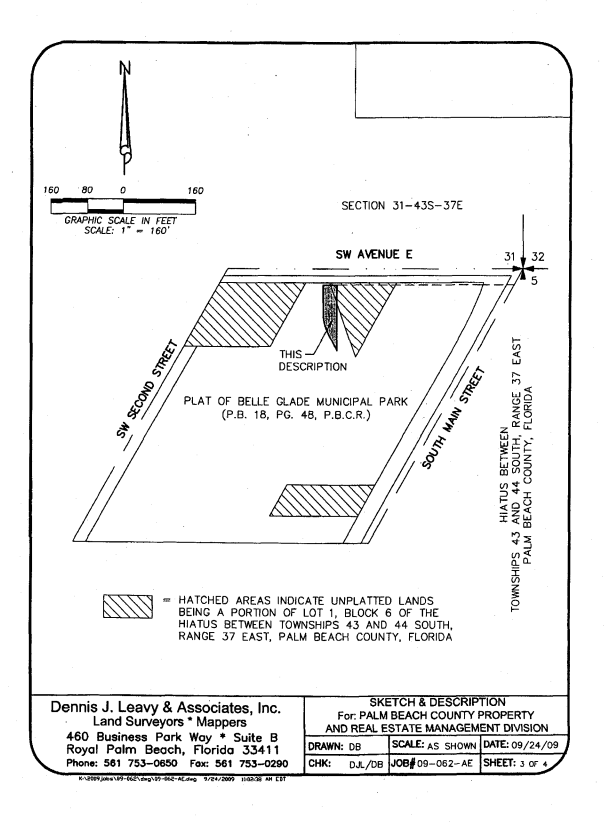
CURVE TABLE				
CURVE	RADIUS	CENTRAL ANGLE	ARC LENGTH	
C-1	91.31'	27'09'06"	43.27'	

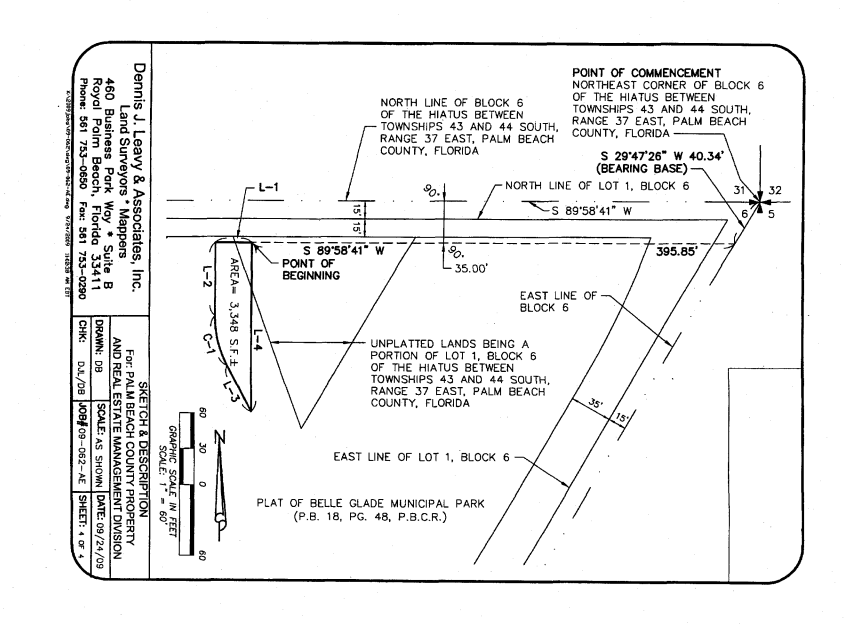
Dennis J. Leavy & Associates, Inc. Land Surveyors \* Mappers 460 Business Park Way \* Suite B Royal Palm Beach, Florida 33411 Phone: 561 753-0650 Fax: 561 753-0290 SKETCH & DESCRIPTION
For: PALM BEACH COUNTY PROPERTY
AND REAL ESTATE MANAGEMENT DIVISION

 DRAWN: DB
 SCALE: N/A
 DATE: 09/24/09

 CHK: DJL/DB
 JOB#09-062-AE
 SHEET: 2 OF 4

K-\2009 jobs\09-062\d+g\09-062-AE.d+g 9/24/2009 11:02:38 AM EB





#### **EXHIBIT "B"**

#### "COUNTY PROPERTY"

#### **DESCRIPTION:**

A parcel of land being a portion of Lot 1, Black 6 of the Hiatus between Township 43 South and Township 44 South, Range 37 East, Polm Beach County, Florida and a portion of the Plot of BELLE GLADE MUNICIPAL PARK, according to the Plot thereof as recorded in Plat Book 18, Page 48 of the Public Records of Palm Beach County, Florida. Being more particularly described as follows.

Beach County, Florida. Being more particularly described as follows.

COMMENCING at the intersection of the North line of Block 6 of the Hiotus between Townships 43 and 44 South, Range 37 East, Palm Beach County, Florida and the centerline of S.W. Second Street as depicted on the Plat of Rader Subdivision No. 3 as recorded in Plat Book 21, Page 10 of the Public Records of Palm Beach County, Florida; thence South 29'47'26" West (as a bosis of bearings) along said centerline, a distance of 107.74 feet to a point being on the Northwesterly extension of the Northeasterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida; thence South 60'12'34" East along said extension line, a distance of 30.02 feet to a point being on the Southeasterly line of those lands dedicated to the Town of Belle Glade for street, sidewalk and drainage purposes as recorded in Deed Book 655, Page 526 of the Public Records of Palm Beach County, Florida and the POINT OF BEGINNING; thence continue South 60'12'34" East along said Northeasterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida, a distance of 291.98 feet; thence North 29'47'26" East, a distance of 45.13 feet; thence North 65'11'37" East, a distance of 12.52 feet; thence North 27'10'25" West, a distance of 79.71 feet to the point of curvature of a circular curve to the right; thence Northerly along the arc of said curve having a radius of 91.31 feet, a ceptral angle of 27'09'06" for a distance of 43.27 feet; thence North 00'01'19" West, a distance of 61.57 feet to a point being on a line lying 35.00 feet South of and parallel with (as measured at right angles) the North line of said Block 6; thence South 89'58'41" West along said parallel Jine, a distance of 189.95 feet to the point of curvature of a circular curve to the

# EXHIBIT "D"

#### WARRANTY DEED

PREPARED BY AND RETURN TO:
MARGARET JACKSON
PALM BEACH COUNTY
PROPERTY & REAL ESTATE MANAGEMENT DIVISION
2633 VISTA PARKWAY
WEST PALM BEACH, FLORIDA 33411-5605

PCN: 04-37-43-42-01-0	06-0012 (a portion of
Closing Date:	·
Purchase Price	

#### STATUTORY WARRANTY DEED

(Florida Statutes 689.02)

THIS INDENTURE, made this	day of	· ·	, 200 ,
between CITY OF BELLE GLADE, a n	nunicipal corpora	ation of the Sta	te of Florida,
whose post office address is 110 Dr. Mart	tin Luther King	Jr. Blvd. West,	Belle Glade,
Florida ("Grantor") and PALM BEACH (	COUNTY, a poli	tical subdivisio	n of the State
of Florida, whose post office address is 3	801 North Olive	Avenue, West	Palm Beach,
Florida 33401-4791 ("Grantee").		,	

#### WITNESSETH:

THAT Grantor, for and in consideration of the sum of Ten and 00/100's (\$10.00) Dollars to it in hand paid by Grantee, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, has granted, bargained, and sold to Grantee, its successors and assigns forever, all that certain land situate in Palm Beach County, State of Florida, to wit:

# SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PART HEREOF

TOGETHER, with all the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining.

TO HAVE AND TO HOLD, the same in fee simple forever.

AND Grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever.

IN WITNESS WHEREOF, Grantor has signed and sealed these presents the day and year first above written.

Signed, sealed and delivered in the presence of:

	Grantor:
	CITY OF BELLE GLADE, a municipal corporation of the State of Florida
Witness Signature	By:,Mayor
	,Mayor
Witness Name Printed	
	Attest:
With and Cinnet	, City Clerk
Witness Signature	(City Soci)
	(City Seal)
Witness Name Printed	Approved as to Form and Legality:
STATE OF FLORIDA	City Attorney
COUNTY OF PALM BEACH	
The foregoing instrument was acknowled	gad bafara ma this day of
, 200, by	, as the Mayor of the City of Belle Glade,
a municipal corporation of the State of Florida, (  ( ) who has produced	)who is personally known to me OR
who ( )did ( )did not take an oath.	as identification and
	Notary Public, State of Florida
	Print Notary Name
(Stamp/Seal)	
	Commission Number
	My Commission Expires:
Approved by the Palm Beach County	
Board of County Commissioners on	
County Attorney or Designee	

#### Exhibit "A"

#### **DESCRIPTION:**

A parcel of land being a portion of Lot 1, Block 6 of the Hiatus between Township 43 South and Township 44 South, Range 37 East, Polm Beach County, Florida and a portion of the Plat of BELLE GLADE MUNICIPAL PARK, according to the Plot thereof as recorded in Plat Book 18, Page 48 of the Public Records of Palm Beach County, Florida. Being more particularly described as follows.

Beach County, Florida. Being more particularly described as follows.

COMMENCING at the intersection of the North line of Block 6 of the Hiotus between Townships 43 and 44 South, Range 37 East, Palm Beach County, Florida and the centerline of S.W. Second Street as depicted on the Plat of Rader Subdivision No. 3 as recorded in Plat Book 21, Page 10 of the Public Records of Palm Beach County, Florida; thence South 29'47'26" West (as a basis of bearings) along said centerline, a distance of 107.74 feet to a point being on the Northwesterly extension of the Northeasterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida; thence South 60'12'34" East along soid extension line, a distance of 30.02 feet to a point being on the Southeasterly line of those lands dedicated to the Town of Belle Glade for street, sidewalk and drainage purposes as recorded in Deed Book 655, Page 526 of the Public Records of Palm Beach County, Florida and the POINT OF BEGINNING; thence continue South 60'12'34" East along soid Northeasterly line of those lands conveyed to Palm Beach County by Statutory Warranty Deed as recorded in Official Records Book 22180, Page 1465 of the Public Records of Palm Beach County, Florida, a distance of 291.98 feet; thence North 29'47'26" East, a distance of 45.13 feet; thence North 65'11'37" East, a distance of 12.52 feet; thence North 27'10'25" West, a distance of 79.71 feet to the point of curvature of a circular curve to the right; thence Northerly along the arc of said curve having a radius of 91.31 feet, a ceptral angle of 27'09'06" for a distance of 43.27 feet; thence North 00'01'19" West, a distance of 61.57 feet to a point being on a line lying 35.00 feet South of and parallel with (as measured at right angles) the North line of said Block 6; thence South 89'58'41" West along said parallel Jine, a distance of 189.95 feet to the point of curvature of a circular curve to the

# **BUDGET AVAILABILITY STATEMENT**

REQUEST DATE: 9/22/09	,	REQUESTED BY	: Margaret Jackson	PHONE: 2 FAX: 2	33-0212 33-0210	
PROJECT TITLE: Fire Station	n #73 - Belle (	Glade		PROJECT	NO.:	
ORIGINAL CONTRACT AM	OUNT:			BCC RESC	DLUTION#:	
REQUESTED AMOUNT:	\$76,506.30			DATE:		
CSA or CHANGE ORDER N	UMBER:					
CONSULTANT/CONTRACT	OR:					
PROVIDE A BRIEF STA CONSULTANT/CONTRACT new municipal complex and the (administrative offices). Antic	OR: The Cour e City of Belle	nty has agreed to dor Glade has agreed to	nate \$75,000.00 toward donate a 0.79 acre parc	s the redesignin	g and plannin	gofa
CONSTRUCTION VENDOR SERVICES STAFF COSTS** EQUIP. / SUPPLIES CONTINGENCY TOTAL	\$ \$76,506.30					
** By signing this BAS your de BAS by FD&O. Unless there i	epartment agre s a change in	ees to these staff cos the scope of work, n	ts and your account wi so additional staff char	ill be charged u ges will be bill	ıpon receipt o ed.	f this
BUDGET ACCOUNT NUM	<u>BER</u>				P	
FUND: 3700	DEPT: 4	41	UNIT: F096	OBJ: SUB OBJ:	6101	
IDENTIFY FUNDING SOU	RCE FOR EA	ACH ACCOUNT:	(check <u>all</u> that apply)			
□ Ad Valorem (source/type: _ □ Non-Ad Valorem (source/ty) □ Grant (source/type: _ □ Park Improvement Fund (sou □ General Fund	urce/type:	□ Operating Budget	□ F	) ) ) ederal/Davis Ba	acon	
Department:	lik	t	9/23/	109		
BAS APPROVED BY:	<del> </del>		DATE:			
ENCUMBRANCE NUMBER:	:					

C:\Documents and Settings\jwilson\Local Settings\Temporary Internet Files\Content.Outlook\17ZLDZS6\BAS Donation Plus Closing Costs 9-22-09.doc