Agenda Item #: **3-C-9**

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

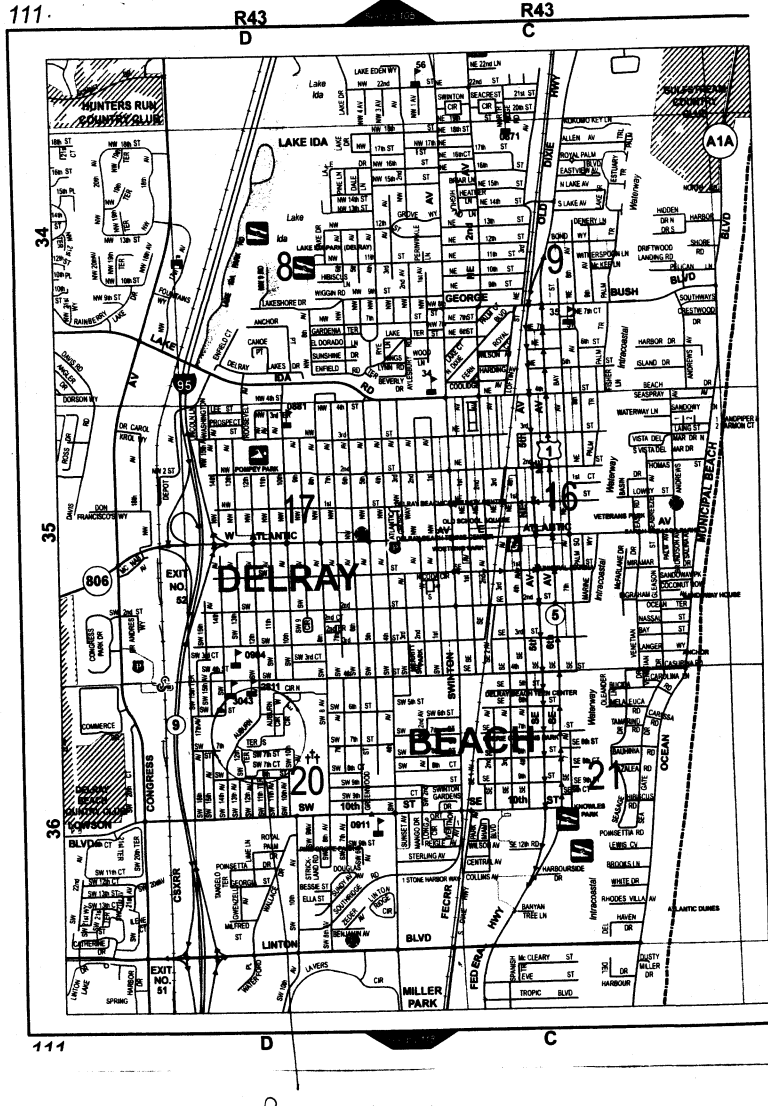
AGENDA ITEM SUMMARY
Meeting Date: December 15, 2009 [X] Consent [] Regular [] Workshop [] Public Hearing
Submitted By: Engineering and Public Works Submitted For: County Engineer
I. EXECUTIVE BRIEF
Motion and Title: Staff recommends motion to approve: An amendment to the Interlocal Agreement R2008-2025 with the City of Delray Beach (City) and Delray Beach Housing Authority (DBHA) approved on November 12, 2008 to reimburse the City in an amount not to exceed \$1,000,000 from the Transportation Improvement Fund Reserves for District 7 for the installation of infrastructure and road improvements or SW12th Avenue.
SUMMARY: Approval of this amended Interlocal Agreement will transfer the responsibility from the DBHA to the City for improvements to SW12th Avenue at the site of the old Carver Estates property. The funding amount shall remain the same as the R2008-2025 Agreement.
District 7 (MRE)
Background and Justification: The Interlocal Agreement (R2008-2025) with the City and DBHA provided that the DBHA was responsible for improvements to Auburr Avenue – SW 12 th Avenue near the boundaries of the Carver Estates area. In the previous Interlocal Agreement Palm Beach County and the City gave the DBHA the authority to undertake these improvements. In the Amendment, the City will become the responsible entity. The District 7 Commissioner supports the transfer of funding for these improvements.
Attachments: 1. Location Map 2. Board of County Commissioner's conceptual approval 4. Amendment 5. Interlocal Agreement (2008-2025)
Recommended by: Marie Division Director Date
Approved by: 12/7/09 County Engineer Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of F	iscal Impact:			
Fiscal Years Capital Expenditures Operating Costs External Revenues Program Income (County) In-Kind Match (County) NET FISCAL IMPACT	2010 2016 \$ -0-	1 2012 -0- -0- -0- -0- -0- -0-	2013 -0- -0- -0- -0- -0- -0-	2014 -0- -0- -0- -0- -0-
# ADDITIONAL FTE POSITIONS (Cumulative)				
Is Item Included in Current E Budget Acct No.: Fund Progra	Dept Unit	Object	No	
B. Recommended Sources	of Funds/Summa	ry of Fiscal Imp	act:	
This item has no fisc responsibility to the amendment transfers re Therefore, the \$1,000,0 Delray Beach. C. Departmental Fiscal Rev	Delray Beac esponsibility (h Housing A to the City d be encumber	Authority.	This
A. OFMB Fiscal and/or Con			••	
OFMB 12-8-09	Da MM 7 Del	Contract D	J. Jucols and Cont Jones 12/9/2	rol 12/9/0
B. Approved as to Form and Legal Sufficiency: Assistant County Attorn	, <u>' /2//0/09</u> ney	This at Our rev	mendment compli view requirements	es with
C. Other Department Revie Department Director	w: —∸			

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

I:\WP\AGENDAPAGE2\AGNPGTWO2010\0000.NO.IMPACT.DOC



PROJECT location

Agenda Item #: **3-C-12**M/BA 7-0

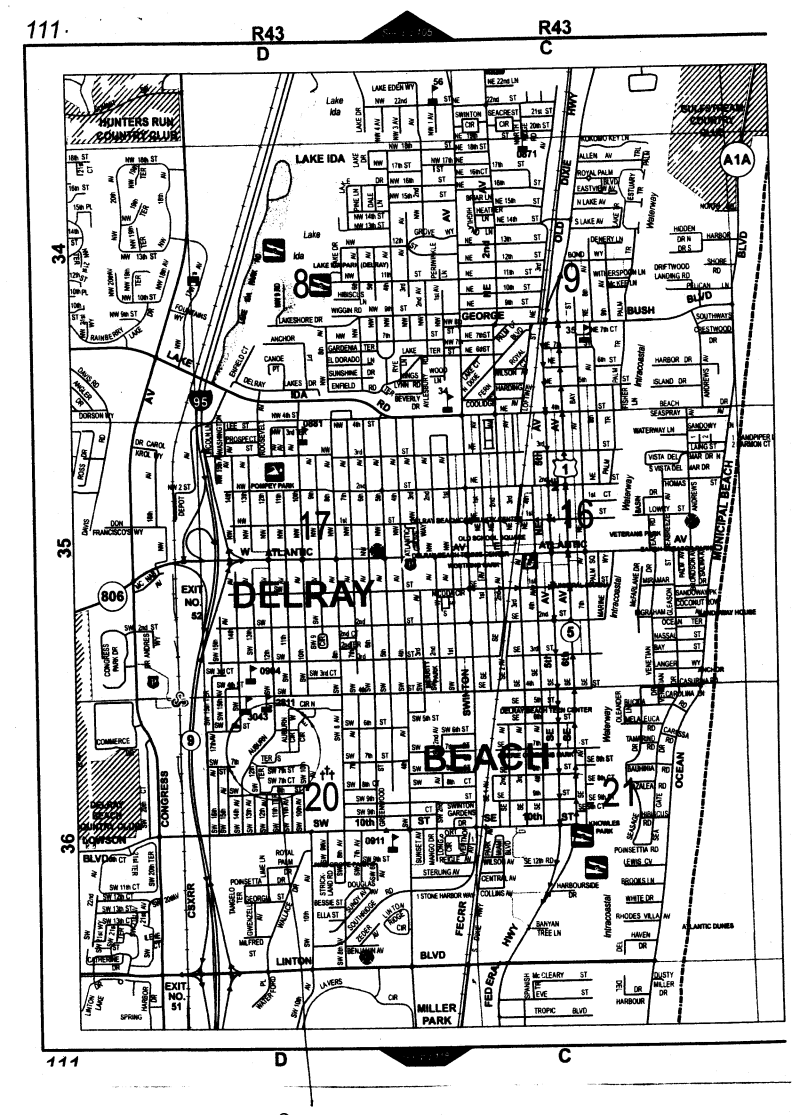
PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS

AGENDA ITEM SUMMARY

Meet	Meeting Date: August 18, 2009 [X] Consent [] Regular [] Workshop [] Public Hearing						
	mitted By: Engineering and Public Works mitted For: County Engineer BY BOARD OF COUNTY COMMISSIONER AT MEETING OF AUG 1 8 2009 MINUTES A RECORDS SECTION						
	I. EXECUTIVE BRIEF						
Moti	on and Title: Staff recommends motion to:						
A)	Conceptually approve to reimburse the City of Delray Beach (City) in an amount not to exceed \$1,000,000 from the Transportation Improvement Fund Reserves for District 7 for the installation of infrastructure and road improvements on SW12th Avenue; and						
B)	Direct staff to amend the Interlocal Agreement with the City and Delray Beach Housing Authority approved on November 12, 2008 (R2008-2025).						
Delra site	IMARY: An amended Interlocal Agreement will transfer the responsibility from the ay Beach Housing Authority to the City for improvements to SW12th Avenue at the of the old Carver Estates property. The \$1,000,000 is the same amount as was in 2008 Agreement. District 7 (MRE)						
Background and Justification: The Interlocal Agreement (R2008-2025) with the City and Delray Beach Housing Authority provided that the Delray Beach Housing Authority was responsible for improvements to Auburn Avenue – SW 12 th Avenue near the boundaries of the Carver Estates area. In the previous Interlocal Agreement the City and the County gave the Delray Beach Housing Authority the authority to undertake these improvements. In the Amendment, the City will become the responsible entity. The District 7 Commissioner supports the transfer of funding for these improvements.							
1. L	chments: ocation Map Pelray Beach Housing Authority letter of authorization						
Rec	ommended by:						
Арр	roved by: County Engineer Date						

II. FISCAL IMPACT ANALYSIS

ita era era gr (in	I Years 2009 al expenditures ating Costs nal Revenues ram Income (County) nd Match (County) FISCAL IMPACT	2010	2011	2012	2013
	OITIONAL FTE TIONS (Cumulative)				
	n Included in Current Budget? et Acct No: Fund Dept	Yes Unit	Object	No t Prog	 ram
	Recommended Source of Funds This item has no fiscal impact the Delray Housing Authority If agenda item is approved, to City of Delray instead.	t. The pro to comple	ject was prote under ac	eviously encu count 3500-3	68-1274.
	Department Fiscal Review:	atu	nllhit	<u> </u>	
		_			
	III. <u>REV</u>	IEW COM	MENTS		
	OFMB Fiscal and/or Contract De VIIII OFMB 72,13-09	ev. And Co	entrol Com	ments:	0/14
	OFMB Fiscal and/or Contract De	ev. And Co	entrol Com	Acres	6/14
	OFMB Fiscal and/or Contract De VIII 9 OFMB 78-13-05 OFMB 78-13-05 Approved as to Form	Conta	entrol Com	Acres	6/14
	OFMB Fiscal and/or Contract De VIII 9 OFMB 78,13-05 Approved as to Form and Legal Sufficiency:	Conta	entrol Com	Acres	8/14



PROJECT location



DELRAY BEACH HOUSING AUTHORITY

REC'D JUL 2 4 2009

July 23, 2009

Ms. Shannon R. LaRocque-Baas, P.E. Assistant County Administrator 301 North Olive Avenue Delray Beach, F1 33401

Subject:

Village Square and Village at Delray 2005 DRI (\$1,000,000)

Transportation Improvement Fund Reserve for District 7 (\$1,000,000)

Dear Ms. LaRocque-Baas:

Per our meeting earlier today, this is to confirm our support for transferring the funding as referenced above to the City of Delray Beach in order to expedite the installation of infrastructure and road improvements on SW 12th Avenue. We would appreciate consideration of the fact that the District 7 funds were specifically made available for improvements to 12th Avenue at the site of the old Carver Estates property and therefore request that any new agreement between Palm Beach County and the City of Delray Beach provide that these funds continue to be used for the area of 12th Avenue between SW 8th Street and SW 7th Street.

Since the DBHA Board of Commissioners approved the agreement dated November 18, 2008 between the City, Palm Beach County and the Delray Beach Housing Authority, I will request ratification of this action (transferring the funds to the City) at the Board's August 25 meeting.

Sincerely,

DOROTHY ELLINGTON

President/CEO

Cc: David Harden, City Manager DBHA Board of Commissioners

> 600 North Congress Avenue Suite 310**2** Dobray Boach, SL 33444-1396

Thone: (561) 272-6766 **Sua:** (561) 272-7352

www.dlha.org

Expense Summary as of 8/13/2009 Target Percentage 386.85 % Fiscal Year 2009

		<u>Current</u>				•
Fund Dept Unit Appropriation Object	Adopted Budget	Modified Budget	Encumbered	Expended	<u>Available</u>	% Used
Fiscal Year 2009						
Fund 3500 Transportation Improvmt Fund						
Department 368 District Improvement Projects						
Unit 1274 Carver Estates/Auburn Ave-SW12th Ave-Dist 7						
3500 368 1274 3681274GA 8101 Contributions Othr Govtl Agn	0.00	1,000,000.00	1,000,000.00	0.00	0.00	00.00 %
Grants & Aids	0.00	1,000,000.00	1,000,000.00	0.00	0.00	100.00 %
Total for Unit: 1274 Carver Estates/Auburn Ave-SW12th	0.00	1,000,000.00	1,000,000.00	0.00	0.00	00.00 %
Ave-Dist 7						
368	0.00	1,000,000.00	1,000,000.00	0.00	0.00	
3500	0.00	1,000,000.00	1,000,000.00	0.00	0.00	
	0.00	1,000,000.00	1,000,000.00	0.00	0.00	

G:\BUDGET DIVISION\CRYSTAL\Diaz\Expense Summary with actuals.rpt

Cathy Stewart

From:

Willie Miller Jr. A.

Sent:

Monday, August 17, 2009 4:21 PM

To: Cc:

Cathy Stewart

Priscilla Taylor A.

Subject:

RE: Carver Estates, Delray Beach, FL

Commissioner Taylor has indeed agreed to "authorize \$1,000,000 for the improvements to SW 12th Ave at the site of the old Carver Estates property."

From: Cathy Stewart

Sent: Monday, August 17, 2009 11:20 AM

To: Willie Miller Jr. A.

Subject: FW: Carver Estates, Delray Beach, FL

Willie attached is an email that was sent previously. Could you send me an email to authorize \$1,000,000 for the improvements to SW12th Avenue at the site of the old Carver Estates property. Thank you

From: Owen Miley

Sent: Monday, August 17, 2009 9:57 AM

To: Cathy Stewart

Subject: FW: Carver Estates, Delray Beach, FL

From: Gladys Whigham

Sent: Thursday, September 13, 2007 1:47 PM

To: Owen Miley

Cc: Addie Greene; George Webb; dellington@dbha.org

Subject: Carver Estates, Delray Beach, FL

This will confirm that Commissioner Greene has committed one million dollars (\$1,000,000) from her District VII Discretionary Funding towards the redevelopment of the Carver Estates public housing complex.

The contact information is as follows:

Dorothy Ellington, President/CEO **Delray Beach Housing Authority** 600 N. Congress Avenue, Suite 310-B

FIRST AMENDMENT TO THE INTERLOCAL AGREEMENT WITH THE CITY OF DELRAY BEACH AND DELRAY BEACH HOUSING AUTHORITY FOR IMPROVEMENTS ON SW 12TH AVENUE

THIS FIRST AMENDMENT is made to the INTERLOCAL AGREEMENT FOR CARVER ESTATES/AUBURN AVENUE-SW12th AVENUE (R2008-2025) dated November 18, 2008, by and between THE BOARD OF COUNTY COMMISSIONERS OF PALM BEACH COUNTY, a political subdivision of the State of Florida, hereinafter referred to as the "COUNTY", the CITY OF DELRAY BEACH, a municipal corporation in the State of Florida, hereinafter referred to as "CITY" and DELRAY BEACH HOUSING AUTHORITY, a Florida public agency established pursuant to Chapter 421, Florida Statutes, hereinafter referred to as "DBHA"; and

WHEREAS, on November 18, 2008 the COUNTY, CITY and DBHA entered into an Interlocal Agreement (Agreement) through which the COUNTY would reimburse an amount not to exceed One Million Dollars (\$1,000,000) for Carver Estates-SW 12th Avenue/Auburn Avenue reconstruction to DBHA; and

WHEREAS, SW 12th Avenue/Auburn Avenue/SW 14th Avenue from SW 10th Street to W. Atlantic Avenue is under the CITY's jurisdiction and the CITY gave the DBHA authorization to undertake the improvements; and

WHEREAS, the COUNTY will now provide One Million Dollars (\$1,000,000) reimbursement to the CITY, not the DBHA for the improvements on SW 12th Avenue/Auburn Avenue SW 14th Avenue from SW 10th Street to W. Atlantic Avenue; and

WHEREAS, the CITY has now taken back the responsibility for improvements to SW 12th Avenue/Auburn Avenue/SW 14th Avenue from SW 10th Street to W. Atlantic Avenue.

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

- 1. The above recitations are true and correct and incorporated herein.
- 2. The Inter-local Agreement dated November 18, 2008, by and between the COUNTY, CITY and DBHA is hereby amended to revise paragraph 2 through 31 as follows:

- 3. The **COUNTY** agrees to provide to the **CITY** reimbursement funding for documented costs associated with the IMPROVEMENTS in an amount not to exceed ONE MILLION DOLLARS (\$1,000,000).
- 4. **COUNTY** agrees to reimburse the **CITY** the amount established in paragraph 3 for costs associated with the **IMPROVEMENTS**, upon the **CITY's** submission of acceptable documentation needed to substantiate its cost for the **IMPROVEMENTS**. The **COUNTY** will use its best efforts to provide said funds to the **CITY** on a reimbursement basis within forty-five (45) days of receipt of all information required in paragraph 6, below.
- 5. The **COUNTY** obligation is limited to its payment obligation and shall have no obligation to any other person or entity.
- 6. The CITY agrees to assume all responsibility for design, bidding, contract preparation, and contract administration necessary for the **IMPROVEMENTS**, including payment(s) to contractor(s) pursuant to all applicable governmental laws and regulations and will comply with all applicable governmental codes and permitting requirements (including, but not limited to CITY and COUNTY) in the selection and installation of the **IMPROVEMENTS**. The CITY also agrees to assume financial responsibility for the completion of any portions of the IMPROVEMENTS that are not fully funded by the amount set forth in Paragraph 3, above. Otherwise, COUNTY will have the final determination of the eligibility for reimbursement of any changes. Substantial variations from the approved plans shall require prior written approval from CITY and County Engineer's Office. The final plans for the IMPROVEMENTS must be signed and sealed by a Florida Registered Engineer.
- 7. The CITY will obtain or provide all labor and materials necessary for the design and installation of the IMPROVEMENTS. COUNTY shall have the final determination of eligibility for reimbursement. The CITY shall furnish to the OFFICE OF THE COUNTY ENGINEER representative a request for payment supported by the following:
- A) A statement from a Florida Registered Engineer that the **IMPROVEMENTS** have been inspected and were installed substantially in accordance with the permitted plans for the **IMPROVEMENTS**, and;

- B) A Contract Payment Request Form and a Contractual Services Purchases Schedule Form, attached hereto and incorporated herein as Exhibit "A" (pages 1 & 2), which are required for each and every reimbursement to the CITY. Said information shall list each invoice payable by the CITY and shall include the vendor invoice number, invoice date, and the amount payable by the COUNTY. The CITY shall attach a copy of each vendor invoice paid by the CITY along with a copy of the respective check and shall make reference thereof to the applicable item listed on the Contractual Services Purchases Schedule Form. Further, the CITY Financial Officer, or authorized representative shall also certify that each invoice listed on the Contractual Services Purchases Schedule Form was paid by the CITY as indicated.
- 8. CITY shall maintain adequate records to justify all charges, expenses, and costs incurred in performing the IMPROVEMENTS for at least three (3) years after the completion of the IMPROVEMENTS. COUNTY shall have access to all books, records and documents required in this Section for the purpose of inspection or audit during normal business hours.
- 9. The CITY agrees to be responsible for the subsequent maintenance of the roadway following the IMPROVEMENTS. The CITY shall be solely responsible for obtaining and complying with all necessary permits, approvals and authorizations from any federal, state, regional, COUNTY or agency if any are required for the IMPROVEMENTS.
- 10. All installation of the **IMPROVEMENTS** shall be completed and final invoices submitted to the **COUNTY** no later than September 1, 2011 and the **COUNTY** shall have no obligation to the **CITY** or any other entity or person for any cost incurred thereafter unless the time for completion is extended by modification of this Agreement as provided herein.
- 11. Each party shall be liable for its own actions and negligence and to the extent permitted by law; the CITY shall indemnify, defend and hold harmless the COUNTY against any actions, claims or damages arising out of the CITY's negligence in connection with this Agreement or the performance by the CITY as it may relate to this Agreement. The

foregoing indemnification shall not constitute a waiver of sovereign immunity beyond the limits set forth in Florida Statutes, Section 786.28, nor shall the same be construed to constitute agreement by either party to indemnify the other party for such other party's negligence, willful or intentional acts or omissions.

- Without waiving the right to sovereign immunity as provided by s.768.28 f.s., the CITY acknowledges to be self-insured for General Liability and Automobile Liability under Florida sovereign immunity statutes with coverage limits of \$100,000 Per Person and \$200,000 Per Occurrence; or such monetary waiver limits that may change and be set forth by the legislature. In the event the CITY maintains third-party Commercial General Liability and Business Auto Liability in lieu of exclusive reliance of self-insurance under s.768.28 f.s., the CITY shall agree to maintain said insurance policies at limits not less than \$500,000 combined single limit for bodily injury or property damage. The CITY agrees to maintain or to be self-insured for Worker's Compensation & Employer's Liability insurance in accordance with Florida Statute 440. When requested, the CITY shall agree to provide an affidavit or Certificate of Insurance evidencing insurance, self-insurance, and/or sovereign immunity status, which COUNTY agrees to recognize as acceptable for the above mentioned coverage. Compliance with the foregoing requirements shall not relieve the CITY of its liability and obligations under this Interlocal Agreement.
- 13. As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the CITY certifies that its affiliates, suppliers, sub-contractors, and consultants who perform work hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within 36 months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).
- 14. The CITY may require each contractor engaged by the CITY for work associated with this Agreement to maintain:

Workers' Compensation coverage in accordance with Florida Statutes, and:

- a. Workers' Compensation coverage in accordance with Florida statues, and;
- b. Commercial General Liability coverage, including vehicle coverage, in combined single limits of not less than ONE MILLION DOLLARS (\$1,000,000.00). The **COUNTY** shall be included in the coverage as an additional insured, and;
- c. A payment and performance bond for the total amount of the **IMPROVEMENTS** in accordance with Florida Statute 255.05.
- 15. In the event of termination, the CITY 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 CITY; and the COUNTY may withhold any payment to the CITY for the purpose of set-off until such time as the exact amount of damages due the COUNTY is determined.
- 16. The CITY's termination of this Agreement shall result in all obligations of the COUNTY for funding contemplated herein to be cancelled.
- 17. The **COUNTY** and **CITY** agree that no person shall, on the grounds of race, color, national origin, sexual orientation, religion or creed, sex, age, or handicap be discriminated against in performance of this Agreement.
- 18. The COUNTY may, at COUNTY's discretion and for the duration of the IMPROVEMENTS, install signs within the public property or easement, notifying the public that the IMPROVEMENTS were funded with COUNTY dollars.
- 19. In the event that any section, paragraph, sentence, clause or provision hereof is held invalid by a court of competent jurisdiction, such holding shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.
- 20. All notices required to be given under this Agreement shall be in writing, and deemed sufficient to each party when sent by United States Mail, postage paid, to the following:

AS TO THE COUNTY

Engineering and Public Works Department Tanya N. McConnell, P.E. Deputy County Engineer 2300 North Jog Road Ste. 3E-13 West Palm Beach, Florida 33411 AS TO THE CITY

City of Delray Beach Mr. Randall Krejcarek, P.E. City Engineer 100 NW 1st Avenue Delray Beach, Florida 33444

AS TO THE DBHA

Delray Beach Housing Authority
Dorothy Ellington
600 N. Congress Avenue
Delray Beach, FL 33445

Phone: 561-272-6766 Fax: 561-272-7352

- 21. This Agreement shall be construed and governed by the laws of the State of Florida. Any legal action necessary to enforce this Agreement shall be held in Palm Beach County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every other remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power or remedy shall preclude any other or further exercise thereof.
- 22. Any costs or expenses (including reasonable attorney's fees) associated with the enforcement of the terms and conditions of this Agreement shall be borne by the respective parties; provided, however, that this clause pertains only to the parties to the Agreement.
- 23. Except as expressly permitted herein to the contrary, no modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and equality of dignity herewith.
- 24. Each party agrees to abide by all laws, orders, rules and regulations and the CITY will comply with all applicable governmental codes in the maintenance and replacement of the **IMPROVEMENTS**.

- 25. The parties to this Agreement shall not be deemed to assume any liability for the negligent or wrongful acts, or omissions of the other party (or parties). Nothing contained herein shall be construed as a waiver, by any of the parties, of the liability limits established in Section 768.28, Florida Statutes.
- 26. CITY shall promptly notify the other of any lawsuit-related complaint, or cause of action threatened or commenced against it which arises out of or relates, in any manner, to the performance of this Agreement.
- 27. The parties expressly covenant and agree that in the event any of the parties is in default of its obligations under this Agreement, the parties not in default shall provide to the defaulting party thirty (30) days written notice before exercising any of their rights.
- 28. The preparation of this Agreement has been a joint effort of the parties, and the resulting document shall not solely as a matter of judicial constraint, be construed more severely against one of the parties than the other.
- 29. The CITY has the authority to enter into the Agreement and to perform the obligations contained herein.
- 30. This Agreement represents the entire understanding among the parties, and supersedes all other negotiations, or agreements, written or oral, relating to this Agreement.
- 31. A copy of this Agreement shall be filed with the Clerk of the Circuit Court in and for Palm Beach County, Florida.
- 32. It is the intent of the parties hereto that this Amendment shall not become binding until the date executed by the Board of County Commissioners of Palm Beach County. All other provisions of the Interlocal Agreement dated November 18, 2008 not specifically amended herein shall remain in full force and effect

(REMAINDER OF PAGE LEFT BLANK)

PALM BEACH COUNTY, FLORIDA, BY ITS ATTEST: SHARON R. BOCK, CLERK & **BOARD OF COUNTY COMMISSIONERS COMPTROLLER** By: By:_ **Deputy Clerk** John F. Koons, Chairman BURT ARRONSON, CHAIR APPROVED AS TO FORM AND APPROVED AS TO TERMS LEGAL SUFFICIENCY AND CONDITIONS alleconnell By: _ **Assistant County Attorney** Date: 12/4/09 Date: ____ City of Delray Beach, APPROVED AS TO FORM AND LEGAL **SUFFICIECY** City Attorney Mayor Date: 12-1-2009 Date: 11-20-09 Attest: Lanelda D. Gaskins
Deputy City Clerk

Delray Beach Housing Authority APPROVED AS TO FORM AND LEGAL SUFFICIECY

CITY Attorney

Date: _____

IN WITNESS WHEREOF, the parties have executed this Agreement and it is

effective on the date first above written.

Date:

PALM BEACH COUNTY ENGINEERING & PUBLIC WORKS DEPARTMENT CONTRACT PAYMENT REQUEST

	(PROJE	CCT)				
Grantee						
lling # Billing Period						
PI	ROJECT PAYME	ENT SUMMARY				
Item	Project Costs this Billing	Cumulative Project Costs	Total Project Costs			
Consulting Services						
Contractual Services						
Material, Supplies, Direct Purchases		·				
Grantee Stock		<u> </u>				
Equipment, Furniture						
TOTAL PROJECT COSTS		District on the Part of the Pa				
Certification: I hereby certify that was incurred for the work identified accomplished in the attached progr	d as being ha	ertification: I hereby certify as been maintained as require spenses reported above, and is quest.	ed to support the project			
Administrator/Date	Fi	nancial Officer/Date				
PBC USE ONLY						
County Funding Participati	on	\$				
Total Project Costs		\$				
Total Project Costs to Date		\$				
County Obligation to Date		\$				
County Retainage (%)		(\$				
County Funds Previously D	isbursed	(\$				
County Funds Due this Bill	ing	\$				
Reviewed and Approved by	·					
		PBC Project Administrator/Date				

PALM BEACH COUNTY ENGINEERING & PUBLIC WORKS DEPARTMENT CONTRACTUAL SERVICES PURCHASE SCHEDULE

		(PROJECT)			
	Grantee	Billi	Billing Date		
	Billing #		ng Period		
Contractor Name	Contractor Invoice Number and Date	City Check or Voucher Number and Date	Project Amount Paid this Period	General Description	
		TO	ΓAL	-	
Certification: I hereby certify the above was used in accomplishing	at the purchase noted g the project.	cnecks, a	and other purchasing documentation	lations, executed contract, cancelled on have been maintained as required available for audit upon request.	
Administrator/Date		Financial	Officer/Date		

Agenda Item #: 3-C-16

Mine or

PALM BEACH COUNTY BOARD OF COUNTY COMMISSIONERS R-2008-2025

AGENDA ITEM SUMMARY

Meeting Date: Nov	ember 18, 2008	[X]	Consent Workshop]]	Regular Public Hearing
Submitted By: Submitted For:	Engineering and County Engineer		: Works			

I. EXECUTIVE BRIEF

Motion and Title: Staff recommends motion to approve:

- A) An Inter-Local Agreement with the City of Delray Beach (City) and the Delray Beach Housing Authority to reimburse in an amount not to exceed \$1,000,000 for Carver Estates/Auburn Avenue - SW 12th Avenue reconstruction; and
- B) A Budget Transfer of \$1,000,000 in the Transportation Improvement Fund from Reserves for District 7 to Carver Estates/Auburn Avenue - SW 12th Avenue -District 7.

SUMMARY: Approval of this Agreement will reimburse the City from the Transportation Improvement Fund in an amount not to exceed \$1,000,000 for Carver Estates/Auburn Avenue – SW 12th Avenue reconstruction.

District 7 (MRE)

Background and Justification: The City and Delray Beach Housing Authority are reconstructing the Carver Estates/Auburn Avenue - SW 12th Avenue roadway, also upgrading the landscaping, drainage, pavement markings and signage. The District 7 Commissioner wishes to support the reconstruction of this roadway which will serve the best interest of public safety and welfare.

Attachments:

- 1. Location Map
- 2. Authorization
- 3. Agreement with Exhibit 'A' (2)
- 4. Budget Transfer

Recommended by: Mn	Electornell	10/14/08
/	Division Director	Date
Approved by:	Sall Will County Engineer	10/23/08 Date

II. FISCAL IMPACT ANALYSIS

A. Five Year Summary of Fiscal Impact:

Fiscal Years	2009	2010	2011	2012	2013	
Grant Expenditures	\$1,000,000	-0-	-0-	-0-	-0-	
Operating Costs	-0-	-0-	-0-	-0-	-0-	
External Revenues	-0-	-0-	-0-	-0-	<u>-0-</u>	
Program Income (County)	-0-	-0-	-0-	-0-	-0-	
In-Kind Match (County)	-0-	-0-	-0-	-0-	-0-	
NET FISCAL IMPACT	\$1,000,000	-0-	-0-	-0	<u>-0-</u>	
# ADDITIONAL FTE						
POSITIONS (Cumulative)						
Is Item Included in Current Budget? Yes No_X . Budget Acct No.: Fund_ Dept Unit Object Program						
B. Recommended Sources of Funds/Summary of Fiscal Impact: Transportation Improvement Fund Reserve for District 7 Carver Estates/Auburn Ave - SW 12 th Ave - Dist 7						
Reserve for District	ement Fund 7		-			

C.	Departmental Fiscal Review:	Ruts	
	•	V N	
		<i>- u</i>	•

III. REVIEW COMMENTS

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

Smillhite 10.27-08	V. An J. Jecoly 10/39/08
OFMB 5/ 102 10/23/08	Contract Dev. and Control
B. Approved as to Form	This Contract complies with our

B. Approved as to Form and Legal Sufficiency:

contract feview requirements.

Manual Resistant County Attorney

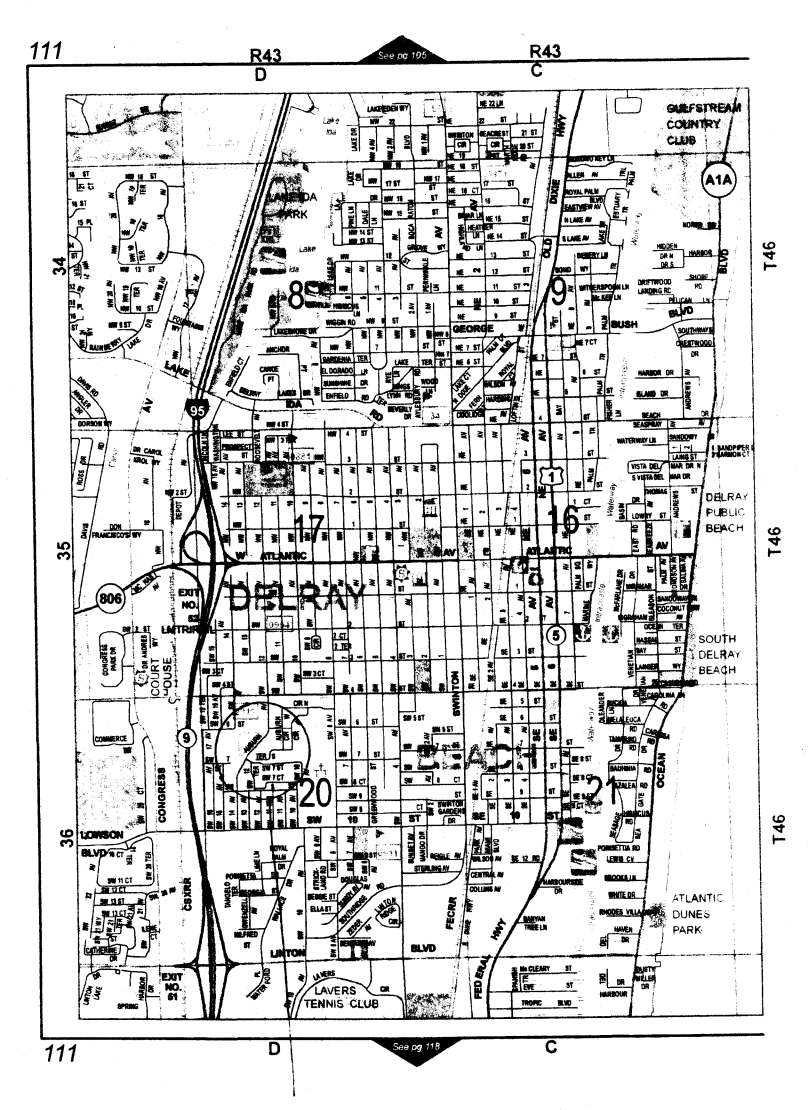
C. Other Department Review:

Department Director

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

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PROSect location

From:

Gladys Whigham

To:

Owen Miley

Date:

Thu, Sep 13, 2007 1:46 PM

Subject:

Carver Estates, Delray Beach, FL

This will confirm that Commissioner Greene has committed one million dollars (\$1,000,000) from her District VII Discretionary Funding towards the redevelopment of the Carver Estates public housing complex.

The contact information is as follows:

Dorothy Ellington, President/CEO Delray Beach Housing Authority 600 N. Congress Avenue, Suite 310-B Delray Beach, FL 33445 561 272-6766

Thank you,

Gladys Whigham, Administrative Assistant Commissioner Addie L. Greene, Chair Palm Beach County Board of County Commission

CC:

Addie Greene; dellington@dbha.org; George Webb

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2009	U	U	00

Page	_1_	of _	1
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BOARD OF COUNTY COMMISSIONERS PALM BEACH COUNTY BUDGET Transfer

FUND Transportation Improvement

BGEX 100608-61

ACCOUNT NUMBER	ACCOUNT NAME	ORIGINAL BUDGET	CURRENT BUDGET	INCREASE	DECREASE	ADJUSTED BUDGET	EXPENDED/ ENCUMBERED AS OF 10/06/08	REMAINING BALANCE
	JRN AVE-SW 12 AVE-DIST 7 ributions Othr Govtl Agncy	0	0	1,000,000	0	1,000,000	0	1,000,000
RESERVE FOR DISTRICT 3500-368-9117-9907 Res-f		3,752,195	3,202,830	0	1,000,000	2,202,830	S.	
				1,000,000	1,000,000			
		SIGNATURE		DATE			of County Compa	
Engineering & Public V	Vorks		ang		0/2/08	0-0	O O O O O O O O O O O O O O O O O O O	Cy. Co
Administration / Budge	t Approval	atwil	Chite		27-08	The	Untille	
OFMB Department – Po	osted					Deputy (lerk to the *	
			50/27/18 WE				County Commissi	oners

INTERLOCAL AGREEMENT PALM BEACH COUNTY AND DELRAY BEACH HOUSING AUTHORITY FOR CARVER ESTATES/AUBURN AVENUE-SW 12TH AVENUE R 2008 2025

THIS INTERLOCAL AGREEMENT is made and entered into this ______day

of_____, by and between PALM BEACH COUNTY, a political subdivision of the

State of Florida hereinafter referred to as "COUNTY", DELRAY BEACH (CITY) a

municipal corporation of the State of Florida hereinafter referred to as "CITY" and

DELRAY BEACH HOUSING AUTHORITY a Florida public agency established

pursuant to Chapter 421. Florida Statutes hereinafter referred to as "DBHA"

WITNESSETH:

WHEREAS, the DBHA is part of a partnership that is responsible for undertaking certain improvements to Auburn Avenue-SW 12th Avenue near the boundaries of the Carver Estates area, consisting of reconstruction of the roadway including pavement markings and signage, replacing and upgrading landscaping, and drainage hereinafter referred to as "IMPROVEMENTS"; and

WHEREAS, the COUNTY believes that the IMPROVEMENTS serve a public purpose through the enhancement of Carver Estates/Auburn Avenue-SW 12th Avenue, and wishes to support the IMPROVEMENTS by providing supplemental reimbursement funding for the documented costs of the IMPROVEMENTS in an amount not to exceed ONE MILLION DOLLARS (\$1,000,000.00); and

WHEREAS, after completion of the IMPROVEMENTS; City will be responsible for the subsequent maintenance of all IMPROVEMENTS; and

WHEREAS, Auburn Avenue-SW 12th Avenue is under the City's jurisdiction; and WHEREAS, City shall give the DBHA authorization to undertake these IMPROVEMENTS as stated in paragraph 1.

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

- 1. The above recitals are true, correct and incorporated herein.
- 2. The COUNTY agrees to provide to the DBHA reimbursement funding for documented costs associated with the IMPROVEMENTS in an amount not to exceed ONE MILLION DOLLARS (\$1.000.000.00).
- 3. COUNTY agrees to reimburse the DBHA the amount established in paragraph 2 for costs associated with the IMPROVEMENTS, upon the DBHA's

submission of acceptable documentation needed to substantiate its cost for the IMPROVEMENTS. The COUNTY will use its best efforts to provide said funds to the DBHA on a reimbursement basis within forty-five (45) days of receipt of all information required in paragraph 6, below.

- 4. The **COUNTY** obligation is limited to its payment obligation and shall have no obligation to any other person or entity.
- 5. The DBHA agrees to assume all responsibility for design, bidding, contract preparation, and contract administration necessary for the IMPROVEMENTS, including payment(s) to contractor(s) pursuant to all applicable governmental laws and regulations and will comply with all applicable governmental codes and permitting requirements (including, but not limited to CITY and COUNTY) in the selection and installation of the IMPROVEMENTS. The DBHA also agrees to assume financial responsibility for the completion of any portions of the IMPROVEMENTS that are not fully funded by the amount set forth in Paragraph 2, above. Otherwise, COUNTY will have the final determination of the eligibility for reimbursement of any changes. Substantial variations from the approved plans shall require prior written approval from CITY and County Engineer's Office. The final plans for the IMPROVEMENTS must be signed and sealed by a Florida Registered Engineer.
- 6. The **DBHA** will obtain or provide all labor and materials necessary for the design and installation of the **IMPROVEMENTS**. **COUNTY** shall have the final determination of eligibility for reimbursement. The **DBHA** shall furnish to the **OFFICE OF THE COUNTY ENGINEER** representative a request for payment supported by the following:
 - A) A statement from a Florida Registered Engineer that the IMPROVEMENTS have been inspected and were installed substantially in accordance with the permitted plans for the IMPROVEMENTS, and;
 - B) A Contract Payment Request Form and a Contractual Services Purchases Schedule Form, attached hereto and incorporated herein as Exhibit "A" (pages 1 & 2), which are required for each and every reimbursement to the DBHA. Said information shall list each invoice payable by the DBHA and shall include the vendor invoice number, invoice date, and the amount payable by the COUNTY. The DBHA shall attach a copy of each vendor invoice paid by the DBHA along with a copy of the respective check and shall make reference thereof to the

applicable item listed on the Contractual Services Purchases Schedule Form.

Further, the **DBHA** Financial Officer, or authorized representative, shall also certify that each invoice listed on the Contractual Services Purchases Schedule Form was paid by the **DBHA** as indicated.

- 7. **DBHA** shall maintain adequate records to justify all charges, expenses, and costs incurred in performing the **IMPROVEMENTS** for at least three (3) years after the completion of the **IMPROVEMENTS**. **COUNTY** shall have access to all books, records and documents required in this Section for the purpose of inspection or audit during normal business hours.
- 8. The CITY agrees to be responsible for the subsequent maintenance of the roadway following the IMPROVEMENTS. The DBHA shall be solely responsible for obtaining and complying with all necessary permits, approvals and authorizations from any federal, state, regional, COUNTY or agency if any are required for the IMPROVEMENTS.
- 9. All installation of the **IMPROVEMENTS** shall be completed and final invoices submitted to the **COUNTY** no later than September 1, 2011 and the **COUNTY** shall have no obligation to the **DBHA** or any other entity or person for any cost incurred thereafter unless the time for completion is extended by modification of this Agreement as provided herein.
- 10. Each party shall be liable for its own actions and negligence and to the extent permitted by law; the **DBHA** shall indemnify, defend and hold harmless the **COUNTY** against any actions, claims or damages arising out of the **DBHA's** negligence in connection with this Agreement or the performance by the **DBHA** as it may relate to this Agreement. The foregoing indemnification shall not constitute a waiver of sovereign immunity beyond the limits set forth in Florida Statutes, Section 786.28, nor shall the same be construed to constitute agreement by either party to indemnify the other party for such other party's negligence, willful or intentional acts or omissions.
- 11. Without waiving the right to sovereign immunity as provided by s.768.28 f.s., the **DBHA** acknowledges to be self-insured for General Liability and Automobile Liability under Florida sovereign immunity statutes with coverage limits of \$100,000 Per Person and \$200,000 Per Occurrence; or such monetary waiver limits that may change and be set forth by the legislature. In the event the **DBHA** maintains third-party Commercial General Liability and Business Auto Liability in lieu of exclusive reliance of

self-insurance under s.768.28 f.s., the DBHA shall agree to maintain said insurance policies at limits not less than \$500,000 combined single limit for bodily injury or property damage. The DBHA agrees to maintain or to be self-insured for Worker's Compensation & Employer's Liability insurance in accordance with Florida Statute 440. When requested, the DBHA shall agree to provide an affidavit or Certificate of Insurance evidencing insurance, self-insurance, and/or sovereign immunity status, which COUNTY agrees to recognize as acceptable for the above mentioned coverage. Compliance with the foregoing requirements shall not relieve the DBHA of its liability and obligations under this Interlocal Agreement.

- 12. As provided in F.S. 287.132-133, by entering into this Agreement or performing any work in furtherance hereof, the **DBHA** certifies that its affiliates, suppliers, sub-contractors, and consultants who perform work hereunder, have not been placed on the convicted vendor list maintained by the State of Florida Department of Management Services within 36 months immediately preceding the date hereof. This notice is required by F.S. 287.133(3)(a).
- 13. The **DBHA** may require each contractor engaged by the **DBHA** for work associated with this Agreement to maintain:

Workers' Compensation coverage in accordance with Florida Statutes, and;

- a. Workers' Compensation coverage in accordance with Florida statues, and;
- b. Commercial General Liability coverage, including vehicle coverage, in combined single limits of not less than ONE MILLION DOLLARS (\$1,000,000.00). The COUNTY shall be included in the coverage as an additional insured, and;
- c. A payment and performance bond for the total amount of the **IMPROVEMENTS** in accordance with Florida Statute 255.05.
- 14. In the event of termination, the DBHA 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 DBHA; and the COUNTY may withhold any payment to the DBHA for the purpose of set-off until such time as the exact amount of damages due the COUNTY is determined.
- 15. The **DBHA's** termination of this Agreement shall result in all obligations of the **COUNTY** for funding contemplated herein to be cancelled.

- 16. The **COUNTY** and **DBHA** agree that no person shall, on the grounds of race, color, national origin, sexual orientation, religion or creed, sex, age, or handicap be discriminated against in performance of this Agreement.
- 17. The COUNTY may, at COUNTY's discretion and for the duration of the IMPROVEMENTS, install signs within the public property or easement, notifying the public that the IMPROVEMENTS were funded with COUNTY dollars.
- 18. In the event that any section, paragraph, sentence, clause or provision hereof is held invalid by a court of competent jurisdiction, such holding shall not affect the remaining portions of this Agreement and the same shall remain in full force and effect.
- 19. All notices required to be given under this Agreement shall be in writing, and deemed sufficient to each party when sent by United States Mail, postage paid, to the following:

AS TO THE COUNTY

Engineering and Public Works Department Tanya N. McConnell, P.E. Deputy County Engineer 2300 North Jog Road Ste. 3E-13 West Palm Beach, Florida 33411

AS TO THE DBHA

Delray Beach Housing Authority Dorothy Ellington 600 N. Congress Avenue Delray Beach, FL 33445 Phone: 561-272-6766 Fax: 561-272-7352

- 20. This Agreement shall be construed and governed by the laws of the State of Florida. Any legal action necessary to enforce this Agreement shall be held in Palm Beach County. No remedy herein conferred upon any party is intended to be exclusive of any other remedy, and each and every other remedy shall be cumulative and shall be in addition to every other remedy given hereunder or now hereafter existing at law or in equity or by statute or otherwise. No single or partial exercise by any party of any right, power or remedy shall preclude any other or further exercise thereof.
- 21. Any costs or expenses (including reasonable attorney's fees) associated with the enforcement of the terms and conditions of this Agreement shall be borne by the respective parties; provided, however, that this clause pertains only to the parties to the Agreement.

- 22. Except as expressly permitted herein to the contrary, no modification, amendment, or alteration in the terms or conditions contained herein shall be effective unless contained in a written document executed with the same formality and equality of dignity herewith.
- 23. Each party agrees to abide by all laws, orders, rules and regulations and the **DBHA** will comply with all applicable governmental codes in the maintenance and replacement of the **IMPROVEMENTS**.
- 24. The parties to this Agreement shall not be deemed to assume any liability for the negligent or wrongful acts, or omissions of the other party (or parties). Nothing contained herein shall be construed as a waiver, by any of the parties, of the liability limits established in Section 768.28, Florida Statutes.
- 25. **DBHA** shall promptly notify the other of any lawsuit-related complaint, or cause of action threatened or commenced against it which arises out of or relates, in any manner, to the performance of this Agreement.
- 26. The parties expressly covenant and agree that in the event any of the parties is in default of its obligations under this Agreement, the parties not in default shall provide to the defaulting party thirty (30) days written notice before exercising any of their rights.
- 27. The preparation of this Agreement has been a joint effort of the parties, and the resulting document shall not solely as a matter of judicial constraint, be construed more severely against one of the parties than the other.
- 28. The **DBHA** has the authority to enter into the Agreement and to perform the obligations contained herein.
- 29. This Agreement represents the entire understanding among the parties, and supercedes all other negotiations, or agreements, written or oral, relating to this Agreement.
- 30. A copy of this Agreement shall be filed with the Clerk of the Circuit Court in and for Palm Beach County, Florida.
- 31. This Agreement shall take effect upon execution and the effective date shall be the date of execution.

IN WITNESS WHEREOF, the parties have executed this Agreement and it is effective on the date first above written.

DELRAY BEACH HOUSING AUTHORITY By: Joe Bernader Chair ATTEST:	PALM BEACH COUNTY, FLORIDA, BY ITS BOARD OF COUNTY COMMISSIONERS By: Addie L. Greene Chairperson John F. Koons Chairman ATTEST:
By: Secretary	SHARON R. BOCK, CLERK & COMPTROLLER By: Debuty Clerk
APPROVED AS TO FORM AND LEGAL SUFFICIENCY By:	APPROVED AS TO FORM AND LEGAL SUFFICIENCY By: Monday D HALL
DBHA Attorney Date: 5/16/08	Date:
By: Mayor	APPROVED AS TO TERMS AND CONDITIONS By: While Abruell
By: Elson S MW vy	AND CONDITIONS
By: SWW W	AND CONDITIONS By: Mulacountle

PALM BEACH COUNTY ENGINEERING & PUBLIC WORKS DEPARTMENT CONTRACT PAYMENT REQUEST

	(PROJE	CT)				
Grantee	Request Date					
Billing #	Billing Period					
Pl	ROJECT PAYMEN	NT SUMMARY				
Item	Project Costs this Billing	Cumulative Project Costs	Total Project Costs			
Consulting Services						
Contractual Services						
Material, Supplies, Direct Purchases						
Grantee Stock						
Equipment, Furniture						
TOTAL PROJECT COSTS						
Certification: I hereby certify that the was incurred for the work identified accomplished in the attached progression.	as being has b	fication: I hereby certify the een maintained as required ases reported above, and is a est.	to support the project			
was incurred for the work identified	as being has b ss reports. exper reque	een maintained as required ises reported above, and is a	to support the project			
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accomplished in the attached progres Administrator/Date	as being has best reports. expering reque	een maintained as required asses reported above, and is a est. acial Officer/Date	to support the project vailable for audit upon			
Administrator/Date PBC USE ONLY	as being has best reports. expering reque	seen maintained as required asses reported above, and is a est. acial Officer/Date	to support the project			
Administrator/Date PBC USE ONLY County Funding Participation	as being has best reports. expering reque	seen maintained as required asses reported above, and is a est. acial Officer/Date	to support the project vailable for audit upon			
Administrator/Date PBC USE ONLY County Funding Participation Total Project Costs	as being has best reports. expering reque	seen maintained as required asses reported above, and is a est. Scial Officer/Date S \$ \$	to support the project vailable for audit upon			
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Administrator/Date PBC USE ONLY County Funding Participation Total Project Costs Total Project Costs to Date County Obligation to Date County Retainage (%)	as being has best requestions reports. experienced	seen maintained as required asses reported above, and is a est. Scial Officer/Date S	to support the project vailable for audit upon			
Administrator/Date PBC USE ONLY County Funding Participation Total Project Costs Total Project Costs to Date County Obligation to Date County Retainage (%) County Funds Previously Disl	as being has best requestions reports. experienced	seen maintained as required asses reported above, and is a est. Scial Officer/Date S	to support the project vailable for audit upon			

PALM BEACH COUNTY ENGINEERING & PUBLIC WORKS DEPARTMENT CONTRACTUAL SERVICES PURCHASE SCHEDULE

		(PROJECT)		
	Grantee	Billing Date		<u> </u>
	Billing #	Billin		
Contractor Name	Contractor Invoice Number and Date	City Check or Voucher Number and Date	Project Amount Paid this Period	General Description
		TOT	AL	- -
Certification: I hereby certify t above was used in accomplishing	hat the purchase noted ng the project.	checks, an	id other purchasing documentation	lations, executed contract, cancelled n have been maintained as required available for audit upon request.
Administrator/Date		Financial (Officer/Date	